

SECOND REGULAR SESSION

# HOUSE BILL NO. 1389

## 91ST GENERAL ASSEMBLY

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INTRODUCED BY REPRESENTATIVES BRAY (Sponsor), HOLLINGSWORTH, HARDING,  
COLEMAN AND BOUCHER.

Pre-filed January 8, 2002, and 1000 copies ordered printed.

TED WEDEL, Chief Clerk

3553L.011

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### AN ACT

To repeal sections 142.803, 144.020, 144.021, 144.440, 144.805, 226.030, 227.020, 301.025, 301.032, 301.055, 301.057, 301.058, 301.059, 301.061, 301.062, 301.063, 301.065, 301.066, 301.067, 301.069, 301.130, 301.144, 301.190, 301.227, 301.265, 301.266, 301.300, 301.370, 301.380, 301.560, 302.140, 302.177, 302.178, 302.181, 302.185, 302.272, 302.304, 302.309, 302.541, 302.720, 302.735, and 304.001, RSMo, and section 301.064 as enacted by house committee substitute for senate substitute for senate bill no. 3, eighty-eighth general assembly, first regular session, and section 301.064 as enacted by house bill no. 769, eighty-ninth general assembly, first regular session, and to enact in lieu thereof fifty-one new sections relating to transportation, with penalty provisions and a referendum clause.

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

Section A. Sections 142.803, 144.020, 144.021, 144.440, 144.805, 226.030, 227.020,  
2 301.025, 301.032, 301.055, 301.057, 301.058, 301.059, 301.061, 301.062, 301.063, 301.064,  
3 301.065, 301.066, 301.067, 301.069, 301.130, 301.144, 301.190, 301.227, 301.265, 301.266,  
4 301.300, 301.370, 301.380, 301.560, 302.140, 302.177, 302.178, 302.181, 302.185, 302.272,  
5 302.304, 302.309, 302.541, 302.720, 302.735, and 304.001, RSMo, and section 301.064 as  
6 enacted by house committee substitute for senate substitute for senate bill no. 3, eighty-eighth  
7 general assembly, first regular session, and section 301.064 as enacted by house bill no. 769,  
8 eighty-ninth general assembly, first regular session, are repealed and fifty-one new sections  
9 enacted in lieu thereof, to be known as sections 37.025, 142.803, 144.020, 144.021, 144.440,  
10 144.805, 226.030, 226.035, 226.036, 226.037, 226.195, 226.915, 226.980, 227.020, 301.025,

**EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.**

11 301.032, 301.055, 301.057, 301.058, 301.059, 301.061, 301.062, 301.063, 301.064, 301.065,  
12 301.066, 301.067, 301.069, 301.130, 301.144, 301.190, 301.227, 301.265, 301.266, 301.300,  
13 301.370, 301.380, 301.560, 302.140, 302.177, 302.178, 302.181, 302.185, 302.272, 302.304,  
14 302.309, 302.541, 302.720, 302.735, 304.001, and 304.676, to read as follows:

**37.025. 1. There is hereby created within the office of administration the "Missouri  
2 Public Capital Investment Board". The board shall be composed of nineteen members,  
3 including:**

- 4 (1) The director of the department of economic development;
- 5 (2) The director of the department of natural resources;
- 6 (3) The director of the department of transportation;
- 7 (4) The director of the department of conservation;
- 8 (5) The director of the department of social services;
- 9 (6) The commissioner of administration;
- 10 (7) The state treasurer;
- 11 (8) Six representatives of the political subdivisions of this state, of whom no more  
12 than four may belong to the same political party, to be appointed by the governor with the  
13 advice and consent of the senate, and to serve at the pleasure of the governor; and
- 14 (9) Six representatives of the general public, of whom no more than four may  
15 belong to the same political party, to be appointed by the governor with the advice and  
16 consent of the senate, and to serve at the pleasure of the governor.

17 **2. The board shall advise the governor on statewide economic and quality of life  
18 goals and shall develop a coordinated, statewide, interagency plan for the investment of  
19 public capital toward achieving these goals. This plan shall include, at a minimum:**

- 20 (1) A listing of state infrastructure priorities;
- 21 (2) A set of economic performance measures with benchmarks and targets for  
22 growth;
- 23 (3) A methodology for calculating the return on public capital investments in  
24 infrastructure, with annual fiscal reports to be made to the governor, the general assembly  
25 and the taxpayers; and
- 26 (4) A mechanism for shared, interagency accountability and continuous quality  
27 improvement in outcomes achieved by the investment of public capital.

28 **3. The state highways and transportation commission, in cooperation with the  
29 regional planning commissions and metropolitan planning organizations, shall develop a  
30 statewide total transportation investment plan for the purpose of allocating transportation  
31 funds in a manner that is consistent with the priorities, methodologies, and accountability  
32 mechanisms established by the Missouri public capital investment board. All revenue**

33 available for transportation needs, regardless of the source or designated purpose of such  
34 revenue, may be included in the plan. The commission shall annually update the plan. The  
35 plan shall be developed in consultation with the state agencies and departments  
36 represented on the investment board and with members of the public from all regional  
37 planning commission districts throughout the state.

38 **4. To obtain authorization for the implementation of the plan, the highways and**  
39 **transportation commission shall annually present to the general assembly the plan and an**  
40 **analysis demonstrating the feasibility and appropriateness thereof, in conjunction with the**  
41 **return on investment report of the public capital investment board. The board shall**  
42 **annually present to the general assembly, by the tenth legislative day, the plan and an**  
43 **analysis demonstrating the feasibility and appropriateness thereof. The plan shall become**  
44 **effective no later than forty-five calendar days after the plan proposed by the board is**  
45 **submitted to a regular session of the general assembly, unless it is disapproved within**  
46 **forty-five calendar days of its submission to a regular session by a concurrent resolution**  
47 **introduced within fourteen calendar days of the submission of the plan to a regular session**  
48 **of the general assembly and adopted by a majority vote of the elected members of each**  
49 **chamber. If no concurrent resolution disapproving of the plan is introduced within**  
50 **fourteen calendar days of the submission of the plan to the general assembly, the plan shall**  
51 **become effective immediately. The presiding officer of each chamber in which a**  
52 **concurrent resolution disapproving of the plan has been introduced, unless the resolution**  
53 **has been previously accepted or rejected by that chamber, shall submit it to a vote of the**  
54 **membership not sooner than seven calendar days or later than fourteen calendar days after**  
55 **introduction of the concurrent resolution pertaining to the plan. The presiding officer of**  
56 **the chamber passing a concurrent resolution disapproving of the plan shall immediately**  
57 **forward the concurrent resolution to the other chamber and the presiding officer of that**  
58 **chamber shall submit it to a vote of the membership not sooner than seven calendar days**  
59 **or later than fourteen calendar days of its receipt from the other legislative body. The plan**  
60 **submitted by the board shall not be subject to amendment by either chamber and may only**  
61 **be rejected in its entirety.**

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state  
2 as follows:

3 (1) Motor fuel, seventeen cents per gallon. Beginning April 1, [2008] **2003**, the tax rate  
4 shall become [eleven] **eighteen** cents per gallon; **beginning April 1, 2004, the tax rate shall**  
5 **become nineteen cents per gallon; and beginning April 1, 2005, the tax rate shall become**  
6 **twenty cents per gallon;**

7 (2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with

8 a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly  
9 sold or measured by the gallon, is used in motor vehicles on the highways of this state, the  
10 director is authorized to assess and collect a tax upon such alternative fuel measured by the  
11 nearest power potential equivalent to that of one gallon of regular grade gasoline. The  
12 determination by the director of the power potential equivalent of such alternative fuel shall be  
13 prima facie correct;

14 (3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per  
15 gallon as levied and imposed by section 155.080, RSMo, to be collected as required [under]  
16 **pursuant to** this chapter.

17 2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be  
18 precollected as described in this chapter, for the facility and convenience of the consumer. The  
19 levy and assessment on other persons as specified in this chapter shall be as agents of this state  
20 for the precollection of the tax.

144.020. 1. A tax is hereby levied and imposed upon all sellers for the privilege of  
2 engaging in the business of selling tangible personal property or rendering taxable service at  
3 retail in this state. The rate of tax shall be as follows:

4 (1) Upon every retail sale in this state of tangible personal property[, including but not  
5 limited to motor vehicles, trailers, motorcycles, mopeds, motortricycles, boats and outboard  
6 motors] **except motor vehicles, as defined in section 301.010, RSMo**, a tax equivalent to four  
7 **and one-quarter of one** percent of the purchase price paid or charged, or in case such sale  
8 involves the exchange of property, a tax equivalent to four **and one-quarter of one** percent of  
9 the consideration paid or charged, including the fair market value of the property exchanged at  
10 the time and place of the exchange, except as otherwise provided in section 144.025;

11 (2) A tax equivalent to four **and one-quarter of one** percent of the amount paid for  
12 admission and seating accommodations, or fees paid to, or in any place of amusement,  
13 entertainment or recreation, games and athletic events;

14 (3) A tax equivalent to four **and one-quarter of one** percent of the basic rate paid or  
15 charged on all sales of electricity or electrical current, water and gas, natural or artificial, to  
16 domestic, commercial or industrial consumers;

17 (4) A tax equivalent to four **and one-quarter of one** percent on the basic rate paid or  
18 charged on all sales of local and long distance telecommunications service to  
19 telecommunications subscribers and to others through equipment of telecommunications  
20 subscribers for the transmission of messages and conversations and upon the sale, rental or  
21 leasing of all equipment or services pertaining or incidental thereto; except that, the payment  
22 made by telecommunications subscribers or others, pursuant to section 144.060, and any  
23 amounts paid for access to the Internet or interactive computer services shall not be considered

24 as amounts paid for telecommunications services;

25 (5) A tax equivalent to four **and one-quarter of one** percent of the basic rate paid or  
26 charged for all sales of services for transmission of messages of telegraph companies;

27 (6) A tax equivalent to four **and one-quarter of one** percent on the amount of sales or  
28 charges for all rooms, meals and drinks furnished at any hotel, motel, tavern, inn, restaurant,  
29 eating house, drugstore, dining car, tourist cabin, tourist camp or other place in which rooms,  
30 meals or drinks are regularly served to the public;

31 (7) A tax equivalent to four **and one-quarter of one** percent of the amount paid or  
32 charged for intrastate tickets by every person operating a railroad, sleeping car, dining car,  
33 express car, boat, airplane and such buses and trucks as are licensed by the division of motor  
34 carrier and railroad safety of the department of economic development of Missouri, engaged in  
35 the transportation of persons for hire;

36 (8) A tax equivalent to four **and one-quarter of one** percent of the amount paid or  
37 charged for rental or lease of tangible personal property, provided that if the lessor or renter of  
38 any tangible personal property had previously purchased the property under the conditions of  
39 "sale at retail" as defined in subdivision [(8)] **(10)** of section 144.010 or leased or rented the  
40 property and the tax was paid at the time of purchase, lease or rental, the lessor, sublessor, renter  
41 or subrenter shall not apply or collect the tax on the subsequent lease, sublease, rental or  
42 subrental receipts from that property. The purchase, rental or lease of motor vehicles, trailers,  
43 motorcycles, mopeds, motortricycles, boats, and outboard motors shall be taxed and the tax paid  
44 as provided in this section and section 144.070. In no event shall the rental or lease of boats and  
45 outboard motors be considered a sale, charge, or fee to, for or in places of amusement,  
46 entertainment or recreation nor shall any such rental or lease be subject to any tax imposed to,  
47 for, or in such places of amusement, entertainment or recreation. Rental and leased boats or  
48 outboard motors shall be taxed [under] **pursuant to** the provisions of the sales tax laws as  
49 provided [under] **pursuant to** such laws for motor vehicles and trailers. Tangible personal  
50 property which is exempt from the sales or use tax [under] **pursuant to** section 144.030 upon  
51 a sale thereof is likewise exempt from the sales or use tax upon the lease or rental thereof[.];

52 (9) **Upon every retail sale of motor vehicles, as defined in section 301.010, RSMo,**  
53 **a tax equivalent to four and one-half of one percent of the purchase price paid or charged,**  
54 **or in case such sale involves the exchange of property, a tax equivalent to four and one-half**  
55 **of one percent of the consideration paid or charged, including the fair market value of the**  
56 **property exchanged at the time and place of the exchange, except as otherwise provided**  
57 **in section 144.025.**

58 2. All tickets sold which are sold under the provisions of sections 144.010 to 144.525  
59 which are subject to the sales tax shall have printed, stamped or otherwise endorsed thereon, the

60 words "This ticket is subject to a sales tax."

144.021. The purpose and intent of sections 144.010 to 144.510 is to impose a tax upon  
2 the privilege of engaging in the business, in this state, of selling tangible personal property and  
3 those services listed in section 144.020. The primary tax burden is placed upon the seller making  
4 the taxable sales of property or service and is levied at the rate provided for in section 144.020.  
5 Excluding sections 144.070, 144.440 and 144.450, the extent to which a seller is required to  
6 collect the tax from the purchaser of the taxable property or service is governed by section  
7 144.285 and in no way affects sections 144.080 and 144.100, which require all sellers to report  
8 to the director of revenue their "gross receipts", defined herein to mean the aggregate amount of  
9 the sales price of all sales at retail, and remit tax at four **and one-quarter of one** percent of their  
10 gross receipts, **except in the case of sales of motor vehicles, in which case at four and one-**  
11 **half percent of gross receipts.**

144.440. 1. In addition to all other taxes now or hereafter levied and imposed upon  
2 every person for the privilege of using the highways or waterways of this state, there is hereby  
3 levied and imposed a tax equivalent to four **and one-half of one** percent of the purchase price,  
4 as defined in section 144.070, which is paid or charged on new and used motor vehicles, trailers,  
5 boats, and outboard motors purchased or acquired for use on the highways or waters of this state  
6 which are required to be registered [under] **pursuant to** the laws of the state of Missouri.

7 2. At the time the owner of any such motor vehicle, trailer, boat, or outboard motor  
8 makes application to the director of revenue for an official certificate of title and the registration  
9 of the same as otherwise provided by law, [he] **such owner** shall present to the director of  
10 revenue evidence satisfactory to the director showing the purchase price paid by or charged to  
11 the applicant in the acquisition of the motor vehicle, trailer, boat, or outboard motor, or that the  
12 motor vehicle, trailer, boat, or outboard motor is not subject to the tax herein provided and, if the  
13 motor vehicle, trailer, boat, or outboard motor is subject to the tax herein provided, the applicant  
14 shall pay or cause to be paid to the director of revenue the tax provided herein.

15 3. In the event that the purchase price is unknown or undisclosed, or that the evidence  
16 thereof is not satisfactory to the director of revenue, the same shall be fixed by appraisement by  
17 the director.

18 4. No certificate of title shall be issued for such motor vehicle, trailer, boat, or outboard  
19 motor unless the tax for the privilege of using the highways or waters of this state has been paid  
20 or the vehicle, trailer, boat, or outboard motor is registered [under] **pursuant to** the provisions  
21 of subsection 5 of this section.

22 5. The owner of any motor vehicle, trailer, boat, or outboard motor which is to be used  
23 exclusively for rental or lease purposes may pay the tax due thereon required in section 144.020  
24 at the time of registration or in lieu thereof may pay a use tax as provided in sections 144.010,

25 144.020, 144.070 and 144.440. A use tax shall be charged and paid on the amount charged for  
26 each rental or lease agreement while the motor vehicle, trailer, boat, or outboard motor is  
27 domiciled in the state. If the owner elects to pay upon each rental or lease, [he] **such owner** shall  
28 make an affidavit to that effect in such form as the director of revenue shall require and shall  
29 remit the tax due at such times as the director of revenue shall require.

30 6. In the event that any leasing company which rents or leases motor vehicles, trailers,  
31 boats, or outboard motors elects to collect a use tax, all of its lease receipt would be subject to  
32 the use tax, regardless of whether or not the leasing company previously paid a sales tax when  
33 the vehicle, trailer, boat, or outboard motor was originally purchased.

34 7. The provisions of this section, and the tax imposed by this section, shall not apply to  
35 manufactured homes.

144.805. 1. In addition to the exemptions granted pursuant to the provisions of section  
2 144.030, there shall also be specifically exempted from the provisions of sections 144.010 to  
3 144.525, sections 144.600 to [144.748] **144.761**, and section 238.235, RSMo, and the provisions  
4 of any local sales tax law, as defined in section 32.085, RSMo, and from the computation of the  
5 tax levied, assessed or payable pursuant to sections 144.010 to 144.525, sections 144.600 to  
6 [144.748] **144.761**, and section 238.235, RSMo, and the provisions of any local sales tax law,  
7 as defined in section 32.085, RSMo, all sales of aviation jet fuel in a given calendar year to  
8 common carriers engaged in the interstate air transportation of passengers and cargo, and the  
9 storage, use and consumption of such aviation jet fuel by such common carriers, if such common  
10 carrier has first paid to the state of Missouri, in accordance with the provisions of this chapter,  
11 state sales and use taxes pursuant to the foregoing provisions and applicable to the purchase,  
12 storage, use or consumption of such aviation jet fuel in a maximum and aggregate amount of one  
13 million five hundred thousand dollars of state sales and use taxes in such calendar year.

14 2. To qualify for the exemption prescribed in subsection 1 of this section, the common  
15 carrier shall furnish to the seller a certificate in writing to the effect that an exemption pursuant  
16 to this section is applicable to the aviation jet fuel so purchased, stored, used and consumed. The  
17 director of revenue shall permit any such common carrier to enter into a direct-pay agreement  
18 with the department of revenue, pursuant to which such common carrier may pay directly to the  
19 department of revenue any applicable sales and use taxes on such aviation jet fuel up to the  
20 maximum aggregate amount of one million five hundred thousand dollars in each calendar year.  
21 The director of revenue shall adopt appropriate rules and regulations to implement the provisions  
22 of this section, and to permit appropriate claims for refunds of any excess sales and use taxes  
23 collected in calendar year 1993 or any subsequent year with respect to any such common carrier  
24 and aviation jet fuel.

25 3. The provisions of this section shall apply to all purchases and deliveries of aviation

26 jet fuel from and after May 10, 1993.

27 4. Effective September 1, 1998, all sales and use tax revenues upon aviation jet fuel  
28 received pursuant to this chapter, less the amounts specifically designated pursuant to the  
29 constitution or pursuant to section 144.701, for other purposes, shall be deposited to the credit  
30 of the aviation trust fund established pursuant to section 305.230, RSMo; provided however, the  
31 amount of such state sales and use tax revenues deposited to the credit of such aviation trust fund  
32 shall not exceed five million dollars in each calendar year.

33 [5. The provisions of this section and section 144.807 shall expire on December 31,  
34 2003.]

226.030. The state highways and transportation commission shall consist of [six] **nine**  
2 members, **one from each United States congressional district in this state, each to thereby**  
3 **represent a proportional number of the residents of this state**, who shall be appointed by the  
4 governor, by and with the advice and consent of the senate, not more than [three] **five** thereof to  
5 be members of the same political party. Each commissioner shall be a taxpayer and resident of  
6 state for at least five years prior to [his] **such** appointment. Any commissioner **appointed**  
7 **before August 28, 2002**, may be removed by the governor if fully satisfied of [his] **such**  
8 **commissioner's** inefficiency, neglect of duty, or misconduct in office. All commissioners  
9 appointed prior to October 13, 1965, shall serve the term for which they were appointed.  
10 Commissioners appointed pursuant to this section shall be appointed for terms of [six] **four**  
11 years[.] **and** upon the expiration of each of the foregoing terms of these commissioners a  
12 successor shall be appointed for a term of [six] **four** years or until [his] **a** successor is appointed  
13 and qualified [which term of six years shall thereafter be the length of term of each member of  
14 the commission unless removed as above provided]. The members of the commission shall  
15 receive as compensation for their services twenty-five dollars per day for the time spent in the  
16 performance of their official duties, and also their necessary traveling and other expenses  
17 incurred while actually engaged in the discharge of their official duties.

226.035. 1. There is hereby created the "Transportation Sales Tax Fund". The  
2 revenue derived from the rate of one-quarter of one cent on the dollar of the taxes imposed  
3 by sections 144.010 to 144.340, RSMo, and sections 144.600 to 144.745, RSMo, shall be  
4 deposited by the state treasurer in the fund, and all revenues derived from said tax shall  
5 be distributed to support the transportation needs of this state and used for no other  
6 purpose; except that, of all refunds made of taxes collected pursuant to the provisions of  
7 sections 144.010 to 144.430, RSMo, and sections 144.600 to 144.745, RSMo, the appropriate  
8 percentage of any refund shall be paid from the transportation sales tax fund, and except  
9 that the state may retain a fee as a charge for collecting and disbursing moneys so  
10 deposited. The state collection fee shall not exceed one and one-half million dollars or one

11 percent of the amount deposited in the fund, whichever is less. The fee shall be negotiated  
12 annually through the appropriation process. Any balance remaining in the fund at the end  
13 of an appropriation period shall not be transferred to general revenue, and the provisions  
14 of section 33.080, RSMo, shall not apply to the fund. Moneys in the fund shall be invested  
15 by the state treasurer in the same deposits and obligations in which state funds are  
16 authorized by law to be invested.

17 **2. Moneys in the fund shall be distributed to support the transportation needs of**  
18 **this state according to the following formula:**

19 **(1) Sixty-six and one-half of one percent shall be dedicated to public transportation**  
20 **and shall be allocated according to department of transportation districts, with district**  
21 **four divided into urban and rural portions consistent with Mid-America regional council**  
22 **boundaries, pursuant to the following formula:**

23 **(a) One-quarter of the revenue dedicated to public transportation shall be allocated**  
24 **to the various districts based on the percentage of the state's population residing in each**  
25 **district according to the last decennial census, consistent with section 1.100, RSMo;**

26 **(b) One-quarter of the revenue dedicated to public transportation shall be allocated**  
27 **to the various districts based on the percentage of statewide employment existing in each**  
28 **district according to the annual average industry employment statistics published by the**  
29 **bureau of labor statistics of the Missouri department of economic development; and**

30 **(c) One-half of the revenue dedicated to public transportation shall be allocated to**  
31 **the various districts based on the percentage of statewide transit passenger-miles associated**  
32 **with public agencies providing transit services to the general public in each district during**  
33 **the immediately preceding year, consistent with public transit agency data to be compiled**  
34 **annually by the department of transportation's transit division using transit passenger-**  
35 **mile calculation methodology prescribed by the Federal Transit Administration or its**  
36 **successor agency for reporting on transit systems nationwide.**

37

38 **Only public agencies providing transit services to the general public shall be eligible for**  
39 **funding pursuant to this subsection. The department of transportation shall establish a**  
40 **statewide transit agency to award funds through an annual application process. The**  
41 **department of transportation shall allocate and distribute funds to specific transit agencies**  
42 **and projects outside the Kansas City and St. Louis metropolitan areas. The metropolitan**  
43 **planning organizations, in cooperation with the department of transportation, shall**  
44 **allocate and distribute funds to specific transit areas and projects located within the**  
45 **Kansas City and St. Louis metropolitan areas;**

46 **(2) Thirteen percent shall be dedicated to intercity rail transportation services and**

47 facilities;

48 (3) Thirteen percent shall be dedicated to transportation services and facilities of  
49 political subdivisions of this state, pursuant to the following formula:

50 (a) One-half of the revenue dedicated to transportation services and facilities of  
51 political subdivisions of this state shall be allocated to incorporated cities. One-half of the  
52 total sum dedicated to incorporated cities shall be allocated based on the ratio of the  
53 population of each such city to the total population of this state residing in such cities as  
54 of the last decennial census, consistent with section 1.100, RSMo. One-half of the total sum  
55 dedicated to incorporated cities shall be allocated based on the ratio of total employment  
56 in each such city to the total of all employment in incorporated cities in this state as of the  
57 last decennial census, consistent with section 1.100, RSMo, employment data to be derived  
58 from the annual average industry employment statistics published by the bureau of labor  
59 statistics of the Missouri department of economic development; and

60 (b) One-half of the revenue dedicated to transportation services and facilities of  
61 political subdivisions of this state shall be allocated to counties. One-half of the total sum  
62 dedicated to counties shall be allocated based on the ratio of the population residing in  
63 unincorporated areas of all counties as of the last decennial census, consistent with section  
64 1.100, RSMo. One-half of the total sum dedicated to counties shall be allocated based on  
65 the ratio of lane-miles of county-owned and -maintained roadways in each county to the  
66 total lane-miles of all county-owned and -maintained roadways in this state;

67 (4) Three percent shall be dedicated to port facilities on navigable waters;

68 (5) One and one-half of one percent shall be dedicated to intercity bus facilities and  
69 services;

70 (6) One and one-half of one percent shall be dedicated to bicycle and pedestrian  
71 facilities which are integrated with other transportation facilities and rights-of-way; and

72 (7) One and one-half of one percent shall be dedicated to the support of the  
73 activities of the public capital investment board created by section 37.025, RSMo, the  
74 regional planning commissions and metropolitan planning organizations, to be used for the  
75 purpose of transportation planning and development.

226.036. There is hereby created the "Transportation User Fee Fund". The  
2 revenue credited to this fund pursuant to section 142.803, RSMo, chapter 301, RSMo, and  
3 chapter 302, RSMo, shall be distributed as provided by this section and shall be used solely  
4 to support highways. The moneys in this fund shall be allocated according to department  
5 of transportation districts, with district four divided into urban and rural portions  
6 consistent with Mid-America regional council boundaries, pursuant to the following  
7 formula:

8           (1) One-third of such revenue shall be allocated to the various districts based on the  
9 percentage of the statewide population residing in each district as of the last decennial  
10 census, consistent with section 1.100, RSMo;

11           (2) One-third of such revenue shall be allocated to the various districts based on the  
12 percentage of statewide employment which is located in the district, employment data to  
13 be derived from the annual average industry employment statistics published by the  
14 bureau of labor statistics of the department of economic development; and

15           (3) One third of such revenue shall be allocated to the various districts based on the  
16 percentage of total statewide vehicle-miles traveled on and off the state system in each  
17 district during the immediately preceding year. Vehicle-miles traveled data shall be  
18 derived from annual statistics developed by the department of transportation to meet  
19 requirements of the federal highway performance monitoring system.

20

21 The department of transportation shall allocate and distribute funds to specific projects  
22 in districts outside the Kansas City and St. Louis metropolitan areas. The regional  
23 planning commissions and the metropolitan planning organizations, in cooperation with  
24 the department of transportation, shall jointly allocate and distribute funds to specific  
25 projects located within the Kansas City and St. Louis metropolitan areas.

226.037. There is hereby created the "Toll Road Fund". The revenue derived from  
2 any tolls collected on the use of the roads or highways of this state shall be deposited by the  
3 state treasurer in the fund. Such revenues may be used solely for the improvement,  
4 necessary expansion, and maintenance of the highways for the use of which a toll is  
5 imposed.

226.195. The department of transportation is authorized to use the design-build  
2 method of contracting for projects on the state highway system.

226.915. The provisions of sections 226.900 to 226.910 notwithstanding, in any  
2 construction project funded by revenues deposited in any fund created by section 226.035,  
3 226.036, or 226.037, all federal laws and regulations concerning the participation of  
4 disadvantaged business enterprises and applying to the federal highway aid program shall  
5 be followed. The department of transportation shall monitor compliance with this section  
6 for any and all projects funded by said funds, whether such projects are undertaken by the  
7 state or by political subdivisions thereof.

226.980. 1. The highways and transportation commission is authorized to impose  
2 tolls upon users of any interstate highway of the interstate system, as defined in section  
3 226.510, within this state.

4           2. Any toll which is imposed pursuant to this section shall be set at a level which,

5 in the best estimate of the department of transportation, will generate no more than eighty  
6 million dollars of revenue in any year, except that the limit of eighty million dollars shall  
7 be adjusted annually in accordance with the Consumer Price Index as published by the  
8 United States Department of Labor, Bureau of Labor Statistics, or its successor  
9 organization, so that the adjusted limit retains the same constant value as eighty million  
10 dollars had at the time this section was enacted.

11 3. Should total receipts from any toll imposed pursuant to this section generate in  
12 any one fiscal year more than eighty million dollars, or a sum equivalent in inflation-  
13 adjusted value to the value of eighty million dollars at the time this section was enacted,  
14 pursuant to subsection 2 of this section, the department of transportation shall, in the  
15 subsequent fiscal year, reduce the level of the toll accordingly, so that the rolling average  
16 of tolls collected in any two consecutive fiscal years does not exceed eighty million dollars,  
17 or a sum equivalent in inflation-adjusted value to the value of eighty million dollars at the  
18 time this section was enacted, pursuant to subsection 2 of this section.

19 4. Any tolls collected pursuant to this section shall be deposited in the toll road fund  
20 created by section 226.037.

227.020. There is hereby created and established a statewide connected system of  
2 hard-surfaced public roads extending into each county of the state, which shall be located,  
3 acquired, constructed, reconstructed, and improved and ever after maintained as public roads,  
4 and the necessary grading, hard-surfacing, bridges and culverts therefor shall be constructed by  
5 the state of Missouri. Such statewide connected system of hard-surfaced roads shall be known  
6 as the "state highway system", and shall consist of highways along the following described  
7 routes:

8 Adair County--Beginning at the Adair-Sullivan County line, west of Novinger, thence  
9 east and south through Novinger, Kirksville and Brashear to the Adair-Knox County line.  
10 Beginning at the Adair-Schuyler County line, north of Sublette, thence south to Kirksville,  
11 thence south and east through Millard to the Adair-Macon County line near LaPlata.

12 Andrew County--Beginning at the Nodaway-Andrew County line, thence south through  
13 Savannah to the Buchanan-Andrew County line, just north of St. Joseph. Beginning at the  
14 Holt-Andrew County line, at the state ferry crossing, thence east a distance of approximately six  
15 miles to a point connecting with the north and south state road near Savannah. Beginning at a  
16 point on the north and south state road near Rosendale, thence north and east through Rosendale,  
17 Rea and Whitesville to the Gentry County line west of King City. Beginning at a point on the  
18 DeKalb-Andrew County line near Union Star, thence south and west through Rochester and  
19 Avenue City to the Andrew-Buchanan County line near St. Joseph.

20 Atchison County--Beginning at the Holt-Atchison County line east of Milton, thence

21 north and west to Fairfax, thence north to Tarkio, continuing due north to the Iowa state line.  
22 Beginning at Tarkio, thence east to the Nodaway-Atchison County line, west of Burlington  
23 Junction. Beginning on the north and south state road south of Tarkio, thence west via Rockport  
24 to Phelps City. Beginning at Rockport, thence in a northerly direction to the Iowa state line.

25         Audrain County--Beginning at the Audrain-Randolph County line, near Clark, thence  
26 southeast to the Audrain-Boone County line and along said county line to a point north of  
27 Centralia. Beginning at the Audrain-Boone County line east of Centralia, thence south and east  
28 through Thompson and Mexico to the Audrain-Montgomery County line near the Burlington  
29 railroad. Beginning at the Audrain-Monroe County line, thence southeast to Mexico, thence  
30 southwest to the Audrain-Callaway County line north of Auxvasse. Beginning at the  
31 Audrain-Pike County line, east of Vandalia, thence west to Vandalia, Farber and Laddonia,  
32 thence south to Laddonia, to connect with the state road north of Martinsburg.

33         Barry County--Beginning at the Newton-Barry County line, thence in a northeasterly  
34 direction to Monett, thence north to the county line and along the county line for a short distance  
35 between Lawrence and Barry counties. Beginning at Monett, thence south to Cassville and  
36 southwest and southeast through Seligman to the Arkansas-Missouri state line. Beginning at the  
37 Newton-Barry County line, thence east and south to Wheaton, thence east and south to Exeter,  
38 thence east into Cassville, from Cassville northeast to Barry-Stone County line west of Galena.

39         Barton County--Beginning at the Vernon-Barton County line, thence south through  
40 Lamar to the Jasper-Barton County line. Beginning at the Missouri-Kansas state line, thence east  
41 through Lamar, continuing east to near the Dade County line, thence south and east through  
42 Golden City to the Dade-Barton County line.

43         Bates County--Beginning at the Cass-Bates County line, thence south through Adrian,  
44 Butler and Rich Hill to the Vernon-Bates County line. Beginning at the Kansas-Missouri state  
45 line, thence east through Amoret and Butler to the St. Clair-Bates County line, near the northwest  
46 corner of St. Clair County.

47         Benton County--Beginning at the Pettis-Benton County line near Ionia, south through  
48 Lincoln and Warsaw, thence southeast through Dell and Fristoe to the Hickory-Benton County  
49 line, just north and west of Cross Timbers. Beginning on the north and south road two miles  
50 south of Ionia, thence east through Cole Camp to the Morgan-Benton County line.

51         Bollinger County--Beginning at the Bollinger-Wayne County line at Ivey Ford, thence  
52 north and east through Marble Hill to the Bollinger-Cape Girardeau County line, west of  
53 Jackson. Beginning at Dongola, thence southeast to Bollinger-Stoddard County line. Beginning  
54 at Marble Hill, thence in a northerly direction to Patton, at which point the road forks, one  
55 extending to the Bollinger-Perry County line near Alliance, and the other to the  
56 Bollinger-Madison County line east of Fredericktown. Beginning at Marble Hill, thence south

57 to a point near Dongola, thence in a southwesterly direction to Stoddard County line near Puxico.

58 Boone County--Beginning on the Missouri river at Rocheport, thence east through  
59 Columbia to the Callaway-Boone County line west of Millersburg. Beginning at the  
60 Randolph-Boone County line near the southeast corner of Randolph County, thence south  
61 through Columbia, thence south and southeast to the Callaway-Boone County line near the  
62 Missouri River. Beginning just north of Centralia on the Audrain-Boone County line, thence  
63 south and east via Centralia to the Boone-Audrain County line.

64 Buchanan County--Beginning at the Andrew-Buchanan County line, thence south to St.  
65 Joseph. Beginning at St. Joseph, thence in a southwesterly direction to the Missouri River, at  
66 Atchison, Kansas, also one prong southeast to Platte County line. Beginning at St. Joseph, thence  
67 south through Faucett to the Platte-Buchanan County line. Beginning at St. Joseph, thence east  
68 to the DeKalb-Buchanan County line. Beginning at St. Joseph, thence in a southeasterly  
69 direction to the Clinton-Buchanan County line. Beginning at St. Joseph, thence north and east  
70 to the Andrew County line.

71 Butler County--Beginning at the Butler-Wayne County line near Hendrickson, thence  
72 south and east to Poplar Bluff, thence south and west to Neelyville, thence to the  
73 Missouri-Arkansas line. Beginning at the Butler-Ripley County line near Fairdealing, thence  
74 easterly a distance of approximately six and one-half miles to the road above described.  
75 Beginning at Poplar Bluff, thence easterly to the Butler-Stoddard County line. Beginning at the  
76 Butler-Carter County line near Elsinore, thence south and east through Poplar Bluff to the  
77 Butler-Dunklin County line near the southern boundary of the County, near DeKin ferry.

78 Caldwell County--Beginning at the Clinton-Caldwell County line, near the northeast  
79 corner of Clinton, thence east, crossing the north part of Caldwell County to the  
80 Caldwell-Livingston County line, near the northeast corner of Caldwell County. Beginning at  
81 the Daviess-Caldwell County line, thence south through Hamilton and Kingston, to the  
82 Caldwell-Ray County line.

83 Callaway County--Beginning at the Callaway-Boone County line near Millersburg,  
84 thence south and east through Millersburg to Fulton, thence north and east through Calwood to  
85 Williamsburg to the Callaway-Montgomery County line. Beginning at Fulton, thence south and  
86 west through New Bloomfield to South Cedar City. Beginning at the Callaway-Audrain County  
87 line north of Auxvasse, thence south and west through Auxvasse to Fulton. Beginning at the  
88 Boone-Callaway County line near the Missouri River, thence southeast to South Cedar City.

89 Camden County--Beginning at the Dallas-Camden County line, thence north and  
90 northeast through Branch, Macks Creek, Linn Creek and Zebra to the Miller-Camden County  
91 line. Beginning at the Morgan-Camden County line near Hurricane Deck, thence south through  
92 Linn Creek to the Laclede-Camden County line.

93 Cape Girardeau County--Beginning at the Cape Girardeau-Perry County line, thence  
94 south and east through Jackson to Cape Girardeau, thence south to the Scott County line.  
95 Beginning at Jackson, thence in a southwesterly direction to the Cape Girardeau-Bollinger  
96 County line. Beginning at Jackson, thence south by way of Gordonville to Dutchtown and Delta,  
97 thence to the Cape Girardeau-Stoddard County line near the western boundary of Cape Girardeau  
98 County. Beginning at Cape Girardeau, thence southwest to Dutchtown.

99 Carroll County--Beginning at the Ray-Carroll County line, thence in a northeasterly  
100 direction through Carrollton, to the Carroll-Chariton County line. Beginning at the  
101 Livingston-Carroll County line, thence south through Tina to Carrollton. Beginning at  
102 Carrollton, thence south to Missouri River at Waverly.

103 Carter County--Beginning at the Carter-Shannon County line west of Fremont, thence  
104 east and north through Fremont and Van Buren to the Carter-Reynolds County line near  
105 Garwood. Beginning at the Carter-Reynolds County line near Garwood, thence in a  
106 southeasterly direction through Elsinore to the Carter-Butler County line. Beginning at the  
107 Carter-Ripley County line south of Grandin, thence in a northerly direction on through Grandin  
108 to Hunter, to the road last described above at Kirtz Corner.

109 Cass County--Beginning at the Jackson-Cass County line north of Belton, thence to  
110 Belton and southeast to Harrisonville via Peculiar, thence south to the Bates-Cass County line  
111 via Archie. Beginning at the Jackson-Cass County line north of Pleasant Hill, thence south and  
112 east through Pleasant Hill to the Johnson-Cass County line. Beginning at Harrisonville, thence  
113 north to Pleasant Hill. From Harrisonville north to the Cass-Jackson County line.

114 Cedar County--Beginning at El Dorado Springs, thence north to the St. Clair-Cedar  
115 County line. Beginning again at the Vernon-Cedar County line west of El Dorado Springs,  
116 thence east to El Dorado Springs, thence in a southeasterly direction through Stockton to the  
117 Polk-Cedar County line, west of Fairplay. Beginning at Stockton, thence south and west on the  
118 Greenfield road to the Dade County line.

119 Chariton County--Beginning at the Chariton-Carroll County line, west of Brunswick  
120 thence easterly through Brunswick, Keytesville and Salisbury, to the Chariton-Randolph County  
121 line. Beginning at the Chariton-Linn County line, near Marceline, thence south and east to  
122 Keytesville. From Keytesville south to Glasgow.

123 Christian County--Beginning at the Lawrence-Christian County line, near the southwest  
124 corner of Christian County, thence in a northeasterly direction through Billings to the  
125 Greene-Christian County line. Beginning at the Greene-Christian County line, thence south to  
126 Ozark and southwest to the Christian-Stone County line, near the intersection of Stone, Taney  
127 and Christian counties. Beginning at Ozark, thence east to the Douglas-Christian County line  
128 via Sparta. Beginning at Ozark, thence in a westerly direction, via Clever and Nixa to Billings.

129           **City of St. Louis--Beginning at the St. Louis County line on the west and north,**  
130 **thence east and south, all highways in the City of St. Louis which are functionally classified**  
131 **as of January 1, 1999, by the Missouri department of transportation, the United States**  
132 **Department of Transportation, and the Federal Highway Administration as principal**  
133 **arterial highways.**

134           Clark County--Beginning at the Clark-Scotland County line, thence east and south  
135 through Luray, Kahoka and Wayland to Alexandria. Beginning at the Missouri-Iowa state line  
136 near Athens, thence south and east to Wayland. Beginning at Wayland, thence south and east  
137 to Lewis-Clark County line.

138           Clay County--Beginning at the Clay-Clinton County line, near Trimble, thence south  
139 through Smithville, Nashua, and North Kansas City, also a prong near south end in westerly  
140 direction connecting with state road in Platte County. Beginning at the Ray-Clay County line,  
141 thence in a southwesterly direction through Excelsior Springs, Liberty and North Kansas City.  
142 Beginning at Nashua, thence west to the Platte-Clay County line.

143           Clinton County--Beginning at the Clay-Clinton County line south of Trimble, thence  
144 north through Trimble and Grayson, one prong going east to Plattsburg and one prong north and  
145 west to the Buchanan-Clinton County line. Beginning at Plattsburg, thence in a southeasterly  
146 direction to Lathrop. Beginning at Plattsburg, thence northeast to Perrin and north to the east and  
147 west state road near the DeKalb-Clinton County line.

148           Cole County--Beginning at the Moniteau-Cole County line, thence east through  
149 Centertown and Jefferson City to the Osage County line at Huber's Ferry. Beginning at Jefferson  
150 City, thence southwest via Brazito to the Miller-Cole County line near Eugene. Beginning at  
151 Cole-Miller County line, thence north via Eugene to connect with state road north of Eugene.

152           Cooper County--Beginning at the Saline-Cooper County line near the Missouri River,  
153 south of Arrow Rock, thence south and east through Lamine and Boonville to the Missouri River  
154 east of Boonville near Rocheport. Beginning at Boonville, thence southwest and south via  
155 Bellair to the Cooper-Moniteau County line near the Moniteau-Morgan County line.

156           Crawford County--Beginning at the Phelps-Crawford County line, northeast of St. James,  
157 thence northeast via Cuba, Leasburg and Bourbon to the Franklin-Crawford County line near  
158 Sullivan. Beginning at Cuba, thence southeast via Steelville to Cherryville, thence southeast  
159 along the Cherryville-Davisville County road to the intersection of the Davisville-Sligo road,  
160 thence following the Davisville-Sligo road in a southwest direction to the Dent-Crawford County  
161 line. Beginning at Steelville, thence east to the Washington-Crawford County line, connecting  
162 with the east and west road in Washington County.

163           Dade County--Beginning at the Barton-Dade County line near Golden City, thence east  
164 and north to Greenfield, thence east through Polk township, thence south to Everton, thence

165 south and east to the Greene-Dade County line. Beginning at Greenfield, thence north to the  
166 Cedar County line. Beginning at Greenfield, thence south via South Greenfield and Pennsboro  
167 to Lawrence-Dade County line.

168 Dallas County--Beginning near the northwest corner of Dallas County on the  
169 Hickory-Dallas County line, thence via Urbana and Louisburg in a southeasterly direction to  
170 Buffalo, thence south via Olive to Goss school house, thence west and south to Greene-Dallas  
171 County line. Beginning at Buffalo, thence in a northeasterly direction to the Dallas-Camden  
172 County line. Beginning at Buffalo, thence west to the Dallas-Polk County line.

173 Daviess County--Beginning at the DeKalb-Daviess County line, near the southwest  
174 corner of Daviess County, thence in a northeasterly direction through Winston, Altamont,  
175 Gallatin and Jamesport, to the Grundy-Daviess County line. Beginning at Gallatin, thence south  
176 to the Daviess-Caldwell County line. Beginning at the Daviess-Harrison County line, north to  
177 Pattonsburg, thence in a southerly direction through Pattonsburg to Altamont. Beginning at the  
178 DeKalb-Daviess County line, near Weatherby, thence south and east to a point on the state road  
179 near Winston.

180 DeKalb County--Beginning at the Buchanan-DeKalb County line, thence in an easterly  
181 direction to the Clinton-DeKalb County line. Beginning at the Buchanan-DeKalb County line,  
182 thence in a northeasterly direction through Clarksdale, Maysville and Weatherby to the  
183 Daviess-DeKalb County line. Beginning at the Gentry-DeKalb County line, near King City,  
184 thence south to Clarksdale. Beginning at the DeKalb-Gentry County line, near King City, on the  
185 north and south state road in DeKalb County, thence south and west through Union Star to the  
186 Andrew County line. Beginning at the DeKalb-Daviess County line, near the southwest corner  
187 of Daviess County, thence south and west to the DeKalb County line at Cameron.

188 Dent County--Beginning at the Texas-Dent County line, northeast of Licking, thence in  
189 a northeasterly direction, through Ranger and Salem to Sligo, thence east to Crawford-Dent  
190 County line connecting with the Sligo-Davisville County road west of Cherryville. Beginning  
191 at Salem, thence in an easterly direction by way of Stone Hill and Hawes Mill to the Iron-Dent  
192 County line southwest of Bixby. Beginning at Salem, thence in a southeasterly direction to the  
193 Shannon-Dent County line, connecting with the north and south state road in Shannon County.

194 Douglas County--Beginning at the Wright-Douglas County line, south of Mansfield,  
195 thence in a southwesterly direction to Ava, thence in a southeasterly direction to the  
196 Douglas-Ozark County line. Beginning at Ava, thence in a northwesterly direction to the  
197 Christian-Douglas County line via Tigris. From Ava southeast to Howell-Douglas County line,  
198 just west of Siloam Springs.

199 Dunklin County--Beginning at the Dunklin-Stoddard County line at the northeast corner  
200 of Dunklin County, thence southwest through Malden, Clarkton, Kennett, Caruth, Senath and

201 Cardwell to the Missouri-Arkansas state line at Hopkins River bridge. Beginning at the  
202 Dunklin-Butler County line, thence south and east through Campbell and Holcomb to the road  
203 described above. Beginning at the Missouri-Arkansas state line west of Kennett, thence easterly  
204 through Kennett to the Dunklin-Pemiscot County line.

205 Franklin County--Beginning at the Gasconade-Franklin County line near Rosebud, thence  
206 north and east through Gerald, Leslie, Union and Villa Ridge to the Franklin-St. Louis County  
207 line. Beginning at Washington, thence south and east to Villa Ridge. A distance of ten miles,  
208 connecting with the above described road. Beginning at Union, thence south and east to St. Clair,  
209 thence south and west through Stanton and Sullivan to the Franklin-Crawford County line.  
210 Beginning at St. Clair, thence south and east through Lonedell to the Franklin-Jefferson County  
211 line near Grubville.

212 Gasconade County--Beginning at the Gasconade-Osage County line near Mt. Sterling,  
213 thence easterly through Mt. Sterling to Drake, thence south and east to Rosebud, thence northeast  
214 to the Gasconade-Franklin County line. Beginning at Hermann, thence in a southerly direction  
215 to Drake. Beginning at Rosebud, thence south and west through Owensville and Bland to the  
216 Gasconade-Osage County line near Belle.

217 Gentry County--Beginning at King City, thence north to Stanberry, thence east through  
218 Albany to the Harrison-Gentry County line, near New Hampton. Beginning at the Worth-Gentry  
219 County line, thence south to the east and west road west of Albany, 11.2 miles. Beginning at the  
220 Nodaway-Gentry County line, thence east one-half mile, thence south to the Wabash railroad,  
221 thence parallel the Wabash railroad south of east to Stanberry, 4.3 miles. Beginning at the  
222 Andrew-Gentry County line, thence east to King City. Beginning at Albany, thence south to  
223 Evona.

224 Greene County--Beginning at the Christian-Greene County line near Billings, thence in  
225 a northeasterly direction and east direction to Springfield, thence in a northeasterly direction to  
226 the Webster-Greene County line. Another prong beginning at the Lawrence-Greene County line,  
227 thence in an easterly direction connecting with the above road west of Springfield. Beginning  
228 at Springfield, thence southeast through Galloway to the Christian-Greene County line. Another  
229 prong beginning on the above road just south of Galloway, thence east to the Webster-Greene  
230 County line near Rogersville. Beginning at the Dade-Greene County line, thence in a  
231 southeasterly direction connecting with the state road, west of Springfield. Beginning at the  
232 Polk-Greene County line, thence south to Springfield. Beginning at the Dallas-Greene County  
233 line, thence southwest to Springfield. Beginning at the Lawrence-Greene County line, thence  
234 east connecting with the state road west of Republic.

235 Grundy County--Beginning at the Grundy-Daviess County line, thence in a northeasterly  
236 direction through Edinburg, Trenton and Galt to the Grundy-Sullivan County line. Beginning

237 at the Mercer-Grundy County line, thence south through Spickard, Tindall and Trenton to the  
238 Livingston County line.

239 Harrison County--Beginning at the Iowa-Missouri state line, thence south to Bethany, one  
240 prong running west to the Gentry-Harrison County line by way of New Hampton and the other  
241 running south to Harrison-Daviess County line. Beginning at Bethany, thence in a northeasterly  
242 direction to the Mercer-Harrison County line. Beginning south of Bethany, at the end of the  
243 south prong of the above road, and continuing southwestwardly to the Daviess-Harrison County  
244 line.

245 Henry County--Beginning at the Johnson-Henry County line near Post Oak, thence south  
246 through Shawnee Mound, Clinton and Deepwater to the St. Clair-Henry County line. Beginning  
247 at Clinton, thence northeast to Windsor via Lewis and Calhoun. Beginning at Windsor, thence  
248 west and north to the Johnson-Henry County line. Beginning at the St. Clair-Henry County line  
249 near the northwest corner of St. Clair County, thence north to Montrose and east to Deepwater,  
250 on the north and south road in Henry County.

251 Hickory County--Beginning at the Benton-Hickory County line, thence southeast and  
252 south through Cross Timbers and Preston to the Dallas-Hickory County line at the northwest  
253 corner of Dallas County. Beginning at Preston, thence west through Hermitage, Wheatland and  
254 Weaubleau to the St. Clair-Hickory County line east of Collins. Beginning on east and west road  
255 between Weaubleau and Wheatland, thence north to Benton-Hickory County line via Quincy.

256 Holt County--Beginning at the Atchison-Holt County line, near Milton, thence south to  
257 a point east of Craig, where the road forks, one fork going to Craig and the other continuing in  
258 a southeasterly direction to Mound City. (One prong through Mound City southwest of  
259 Bigelow.) From Mound City east about five miles to the Gibson Corner, thence south to Oregon.  
260 (One prong extending from the north and south road from the Gibson Corner to Oregon, east to  
261 New Point.) (One prong from Oregon west to Forest City.) From Oregon east and south to the  
262 Andrew-Holt County line at the state ferry. Beginning at the northeast corner of Holt County,  
263 on the Nodaway-Holt County line, thence south through Maitland to a point directly east of  
264 Mound City, thence west to a point connecting with the Mound City-Oregon state road.

265 Howard County--Beginning on the Missouri River at Glasgow, thence east and southeast  
266 through Fayette to the Howard-Boone County line at Rocheport. Beginning at the  
267 Randolph-Howard County line at Roanoke, thence south through Armstrong to the above  
268 mentioned road northwest of Fayette. Beginning at Fayette, thence south to the Missouri River  
269 at Boonville via New Franklin.

270 Howell County--Beginning at the Texas-Howell County line, thence southeast through  
271 Willow Springs and West Plains to the Howell-Oregon County line near Koshkonong. Another  
272 prong beginning at Willow Springs, thence east through Mountain View to the Shannon-Howell

273 County line. Beginning at the Ozark-Howell County line, thence in an east and northeasterly  
274 direction to West Plains. From Mountain View north to Texas-Howell County line.

275 Iron County--Beginning at the Iron-Washington County line near Caledonia, thence south  
276 to Belleview, thence south and east to Ironton, thence south and west to Glover, thence in a  
277 southerly direction through Sabula, Annapolis and Des Arc, to the Iron-Wayne County line.  
278 Beginning at the Iron-Reynolds County line near Lesterville, thence north and east to Glover.  
279 Beginning at Ironton, thence south and east to the Iron-Madison County line. Beginning at the  
280 Iron-Dent County line near Bixby, thence north and east through Bixby and Brule, a distance  
281 approximately twenty-five miles to a point on the road first described above, approximately one  
282 and one-half miles north of Belleview.

283 Jackson County--Beginning at the Cass-Jackson County line north of Belton, thence north  
284 to Kansas City. Beginning at Kansas City, thence in a southeasterly direction to Lee's Summit,  
285 Lonejack, to the Johnson-Jackson County line east of Lonejack. One prong leaving the above  
286 state road near Lee's Summit, thence in a southerly direction towards Harrisonville to the  
287 Cass-Jackson County line. Another prong from the same road in a southeasterly direction  
288 towards Pleasant Hill to the Jackson-Cass County line. Beginning at the east city limits of  
289 Kansas City, Missouri, near Leeds, Missouri, and thence via the road known as the Sni-A-Bar  
290 road to Grain Valley, Missouri, and thence in a southeasterly direction via Oak Grove to the  
291 Lafayette-Jackson County line. Beginning at Kansas City, thence east by way of Independence  
292 and Levasy to the Lafayette-Jackson County line.

293 Jasper County--Beginning at the Newton-Jasper County line near Joplin, thence north  
294 through Joplin and northeast and east through Webb City to Carthage, thence north to the  
295 Barton-Jasper County line. Beginning at Carthage, thence in a northeasterly direction to the  
296 Lawrence-Jasper County line. Beginning at the Lawrence-Jasper County line near the southeast  
297 corner of Jasper County, thence west parallel with the Jasper-Newton County line approximately  
298 sixteen miles thence north to Carthage. Beginning at Joplin, thence in a northwesterly direction  
299 through Carl Junction to the Missouri-Kansas state line.

300 Jefferson County--Beginning at the Jefferson-St. Louis County line, thence south through  
301 Maxville, Kimmswick, Barnhart, Pevely and Herculaneum to Festus, thence south and east to  
302 the Jefferson-Ste. Genevieve County line. Beginning at Festus, thence south and west through  
303 Hematite, Victoria and DeSoto to the Jefferson-Washington County line. Beginning at DeSoto,  
304 thence in a southerly direction to the Jefferson-St. Francois County line. Beginning at the  
305 Jefferson-Franklin County line near Grubville, thence in a northeasterly direction through  
306 Oermann, Dittmer, Cedar Hill, House Springs and High Ridge to the St. Louis County line,  
307 connecting with the Gravois road in St. Louis County.

308 Johnson County--Beginning at the Cass-Johnson County line, thence east through

309 Kingsville, Holden, Centerview, Warrensburg, and Knob Noster to the Pettis-Johnson County  
310 line. Beginning at Warrensburg, thence south to a point one-half mile north of Leeton where the  
311 road forks, one fork going south and west via Post Oak to the Johnson-Henry County line on the  
312 Clinton road, and the other south and east via Leeton to the Johnson-Henry County line on the  
313 Windsor road. Beginning at the Johnson-Jackson County line near the southeast corner of  
314 Jackson County east of Lonejack, thence south and east to a point west of Warrensburg,  
315 intersecting with the road first described above.

316           Knox County--Beginning at the Knox-Adair County line, near Hurdland, thence easterly  
317 through Hurdland, Edina and Knox City, to the Knox-Lewis County line. Beginning at the  
318 Scotland-Knox County line, thence south through Barring, Edina and Plevna, to the Knox-Shelby  
319 County line.

320           Laclede County--Beginning at the Laclede-Webster County line, thence northeast through  
321 Lebanon to the Pulaski-Laclede County line. Beginning at Lebanon, thence north via Dove to  
322 the Camden-Laclede County line near Decaturville. From Lebanon southeast to Wright-Laclede  
323 County line.

324           Lafayette County--Beginning at the Lafayette-Jackson County line just east of Levasy,  
325 thence east by Wellington, Lexington, Dover, Waverly to the Saline-Lafayette County line.  
326 Beginning at the Jackson-Lafayette County line, thence in an easterly direction through Odessa  
327 and Higginsville to the Saline-Lafayette County line. Beginning at Lexington, thence in a  
328 southeasterly direction to Higginsville.

329           Lawrence County--Beginning at the Barry-Lawrence County line, thence in a  
330 northeasterly direction through Verona, Aurora, Marionville, and McKinley to the  
331 Christian-Lawrence County line. Beginning at the Lawrence-Jasper County line near the  
332 southeast corner of Jasper County, thence east to Mount Vernon to the Greene-Lawrence County  
333 line near the southwest corner of Greene County. Beginning at the Lawrence-Jasper County line  
334 northeast of Carthage, thence east to the Greene-Lawrence County line.

335           Lewis County--Beginning at the Lewis-Knox County line near LaBelle, thence easterly  
336 through LaBelle, Lewistown and Monticello to Canton. Beginning again at the Lewis-Clark  
337 County line near Gregory Landing, thence south through Canton and LaGrange to the  
338 Lewis-Marion County line near Taylor.

339           Lincoln County--Beginning at the Lincoln-Pike County line near Eolia, thence in a  
340 southerly direction to Troy, thence south and east through Moscow Mills to the Lincoln-St.  
341 Charles County line. Beginning at the Lincoln-Warren County line south of Hawk Point, thence  
342 north to Hawk Point, thence north and east through Troy to Winfield, thence south to the  
343 Lincoln-St. Charles County line.

344           Linn County--Beginning at the Linn-Livingston County line, west of Meadville, thence

345 east through Meadville, Laclede, Brookfield and Bucklin, to the Linn-Macon County line.  
346 Beginning at the Linn-Sullivan County line, thence southwest to Linneus, thence south and east  
347 through Brookfield and Marceline to the Linn-Chariton County line.

348 Livingston County--Beginning at the Livingston-Caldwell County line, thence north and  
349 east through Mooresville, Utica, Chillicothe and Wheeling to the Livingston-Linn County line,  
350 west of Meadville. Beginning at the Livingston-Grundy County line, thence in a southeasterly  
351 direction through Farmersville, Chillicothe and Avalon to the Livingston-Carroll County line.

352 McDonald County--Beginning at the Newton-McDonald County line, thence south  
353 through Anderson and Noel to the Arkansas-Missouri state line. Beginning at Noel, thence  
354 southwest to the Arkansas-Missouri state line, near the southwest corner of McDonald County.  
355 Another prong beginning on the state road south of Anderson at Lanagan, thence east to Pineville  
356 and southeasterly to the Arkansas-Missouri state line. From Anderson northeast to Rocky  
357 Comfort.

358 Macon County--Beginning at the Macon-Linn County line east of Bucklin, thence  
359 easterly through New Cambria, Callao, Bevier and Macon to the Macon-Shelby County line, near  
360 Anabel. Beginning at the Macon-Adair County line north of LaPlata, thence south through  
361 LaPlata, Atlanta, Macon and Excello to the Macon-Randolph County line.

362 Madison County--Beginning at the Madison-St. Francois County line near Mine LaMotte,  
363 thence south and east to Fredericktown, thence to the Madison-Wayne County line near  
364 Coldwater. Beginning at the Madison-Iron County line east of Arcadia, thence in an easterly  
365 direction through Fredericktown to the Madison-Bollinger County line near Patton.

366 Maries County--Beginning at the Maries-Osage County line near Freeburg, thence south  
367 and east through Vienna to the Maries-Pulaski County line near Dixon. Beginning at the  
368 Maries-Osage-Gasconade County line east of Belle, thence south and west through Belle and  
369 Hawkins Store to Vienna. Beginning again at Hawkins Store, thence south and east to the  
370 Maries-Phelps County line near St. James.

371 Marion County--Beginning at the Marion-Shelby County line near Hunnewell, thence  
372 east and north through Ely to Hannibal. Beginning at the Marion-Lewis County line north of  
373 Taylor, thence south through Taylor to Palmyra, thence south and east to Hannibal, thence south  
374 and west to the Marion-Ralls County line, near Oakwood. Beginning at Palmyra, thence  
375 westwardly to Philadelphia to the Marion-Shelby County line.

376 Mercer County--Beginning at the Mercer-Harrison County line, thence north and east  
377 through Princeton and Ravanna, to the Mercer-Putnam County line. Beginning at the  
378 Missouri-Iowa state line in Mercer County, at Lineville, thence south and west through the towns  
379 of Mercer and Princeton to the Mercer-Grundy County line.

380 Miller County--Beginning at the Cole-Miller County line east of Eldon, thence west to

381 Eldon and southwest to Camden-Miller County line by the way of Bagnell. Beginning at the  
382 Morgan-Miller County line northwest of Eldon, thence in a southeasterly direction via Eldon,  
383 Tuscumbia, Iberia via Petrican ford of Big Tavern Creek to the Pulaski-Miller County line north  
384 of Crocker. Beginning at Tuscumbia, thence northwest to Cole-Miller County line near Eugene.

385 Mississippi County--Beginning at the Mississippi-Scott County line near Buckeye, thence  
386 north and east through Charleston to Birds Point. Beginning at the Mississippi-Scott County line  
387 near Diehlstadt, thence southeasterly approximately four miles to the road described above.  
388 Beginning at Charleston, thence southerly to a point near Anniston where the road forks, one  
389 portion extending to Wolf Island and the other to the southwest to the Mississippi-New Madrid  
390 County line near East Prairie.

391 Monroe County--Beginning at the Monroe-Randolph County line, thence northeasterly  
392 through Madison to Paris, thence southeasterly to the Monroe-Ralls County line, west of Perry.  
393 Beginning at the Monroe-Marion County line at Monroe City, thence south and west through  
394 Monroe City and Stoutsville to Paris. Beginning at Paris, thence south and east to the  
395 Monroe-Audrain County line. Beginning at the Monroe-Shelby County line, south of Shelbina,  
396 thence south and east to Paris.

397 Moniteau County--Beginning at Cooper-Moniteau County line near the  
398 Moniteau-Morgan County line, thence east through Tipton and California to the Cole-Moniteau  
399 County line. Beginning at Tipton, thence south to the Morgan-Moniteau County line through  
400 Fortuna. Beginning at California, thence north to the Cooper-Moniteau County line on the  
401 Prairie Home road.

402 Montgomery County--Beginning at the Montgomery-Callaway County line west of  
403 Mineola, thence easterly to Mineola, thence northeasterly to Danville, thence south and east  
404 through High Hill and Jonesburg to the Montgomery-Warren County line. Beginning at the  
405 Montgomery-Audrain County line, thence south and east through Wellsville, Montgomery, New  
406 Florence, Big Spring and McKittrick to the Missouri River.

407 Morgan County--Beginning at the Moniteau-Morgan County line near Fortuna, thence  
408 south through Versailles and Gravois Mill to the Camden-Morgan County line. Beginning at the  
409 Benton-Morgan County line, thence east to Versailles and southeast through Barnett to the  
410 Morgan-Miller County line near Eldon.

411 New Madrid County--Beginning at the New Madrid-Scott County line south of Sikeston,  
412 thence in a southerly direction to New Madrid, thence southwest through Portageville to the New  
413 Madrid-Pemiscot County line. Beginning at the New Madrid-Dunklin County line at Malden,  
414 thence in an easterly direction through Risco to a point in the above described road north of  
415 Marston. Beginning at the New Madrid-Stoddard County line near Morehouse, thence in a  
416 northeasterly direction through Morehouse to the New Madrid-Scott County line.

417           Newton County--Beginning at the Jasper-Newton County line near Joplin, thence  
418 southeast to Neosho, thence southwest to the Newton-McDonald County line. Beginning at the  
419 Oklahoma-Missouri state line at Seneca, thence east through Neosho, via Granby, to the  
420 Barry-Newton County line near the northwest corner of Barry County.

421           Nodaway County--Beginning at the Missouri-Iowa state line near Hopkins, thence south  
422 through Pickering, Maryville and Barnard, to the Nodaway-Andrew County line. Beginning at  
423 the Nodaway-Atchison County line, thence east and south through Burlington Junction to  
424 Maryville, connecting with the north and south state road. Beginning again on the north and  
425 south road, south of Maryville, thence easterly through Ravenwood to the Nodaway-Gentry  
426 County line.

427           Oregon County--Beginning at the Oregon-Howell County line north of Koshkonong,  
428 thence south and east through Koshkonong and Thayer to the Missouri-Arkansas state line.  
429 Beginning at the Oregon-Shannon County line south of Birch Tree, thence south and east through  
430 Alton to the Oregon-Ripley County line. From Alton southwest to Thayer.

431           Osage County--Beginning at Huber's Ferry at the Osage-Cole County line, thence in an  
432 easterly direction to Loose Creek and Linn to the Osage-Gasconade County line near Mt.  
433 Sterling. Beginning at Chamois, thence south and west to an intersection with the above road,  
434 approximately nine miles east of Linn. Beginning at the Huber's Ferry and thence south and east  
435 through Westphalia and Freeburg to the Osage-Maries County line.

436           Ozark County--Beginning at the Douglas-Ozark County line, thence southeast to  
437 Gainesville, thence easterly to the Howell-Ozark County line. Beginning at Gainesville,  
438 southwesterly to the Arkansas-Missouri state line. Beginning at or near the Douglas-Ozark  
439 County line on the state road from Ava to Gainesville, thence southwest via or in the vicinity of  
440 Foil to Thornfield, thence southwest to Longrun.

441           Pemiscot County--Beginning at the Pemiscot-New Madrid County line near Portageville,  
442 thence south and west through Hayti, Canady, Steele and Holland to the Missouri-Arkansas state  
443 line. Beginning at the Pemiscot-Dunklin County line east of Kennett, thence east to Hayti and  
444 thence southeast to Caruthersville.

445           Pettis County--Beginning at the Johnson-Pettis County line, thence east through Sedalia  
446 and Smithton to the Morgan-Pettis County line. Beginning at the Saline-Pettis County line,  
447 thence south through Sedalia to the Pettis-Benton County line near Ionia. Beginning at the  
448 Pettis-Henry County line at Windsor, thence due east approximately nine and one-half miles to  
449 an intersection with the north and south road described above.

450           Perry County--Beginning at the Perry-Ste. Genevieve County line south of St. Marys,  
451 thence south and east through Perryville and Longtown to the Perry-Cape Girardeau County line  
452 near Appleton. Beginning on the Mississippi River near Claryville, thence south and west

453 through Perryville via Silver Lake to the Perry-Bollinger County line near Alliance.

454 Phelps County--Beginning at the Phelps-Pulaski County line, thence north and east  
455 through Newburg, Rolla and St. James to the Phelps-Crawford County line. Beginning at the  
456 Phelps-Texas County line, thence north and east through Edgar Springs to Rolla. Beginning at  
457 the Phelps-Maries County line, thence south and east to St. James.

458 Pike County--Beginning at the Pike-Ralls County line near Frankford, thence south and  
459 east through Frankford, McCune and Bowling Green, to Eolia, thence south to the Pike-Lincoln  
460 County line. From Louisiana to Bowling Green, thence west to Pike-Audrain County line east  
461 of Vandalia.

462 Platte County--Beginning at the Platte-Buchanan County line, thence south through  
463 Dearborn, Platte City, thence southeastwardly through Parkville, to the Platte-Clay County line,  
464 at the southeast corner of Platte County. Beginning at the Missouri River opposite Leavenworth,  
465 Kansas, thence east to Platte City, thence eastwardly to the Platte-Clay County line. Beginning  
466 at the Platte-Clay County line west of Nashua, thence westwardly to a point connecting with the  
467 road first described above.

468 Polk County--Beginning at the Cedar-Polk County line west of Fairplay, thence east  
469 through Fairplay to Bolivar, thence south to the Greene-Polk County line. Beginning at the St.  
470 Clair-Polk County line, thence south to Fairplay, via Humansville and Dunnegan. Beginning at  
471 Bolivar, thence east to the Dallas-Polk County line.

472 Pulaski County--Beginning at the Pulaski-Laclede County line, thence north and east  
473 through Laquey and Waynesville to the Pulaski-Phelps County line. Beginning at the  
474 Pulaski-Maries County line near Dixon, thence in a southerly direction through Dixon to  
475 Anderson's School, connecting with the above described road, approximately seven miles east  
476 of Waynesville. Beginning at the Pulaski-Miller County line, thence south and west via Crocker  
477 to Waynesville. Beginning at Waynesville, thence south via Bloodland to the Pulaski-Texas  
478 County line.

479 Putnam County--Beginning at the Putnam-Mercer County line, near Ravanna, thence  
480 easterly through Unionville and Livonia to the Putnam-Schuyler County line. Beginning at the  
481 Missouri-Iowa state line north of Unionville, thence south to Unionville, thence south and west  
482 to the Putnam-Sullivan County line.

483 Ralls County--Beginning at the Ralls-Marion County line near Oakwood, thence south  
484 and west to New London, thence south and east to the Ralls-Pike County line, near Frankford.  
485 Beginning at the Ralls-Monroe County line, thence east to Perry, thence north and east through  
486 Center to New London. Beginning at Perry, thence in a southerly direction to the Audrain  
487 County line.

488 Randolph County--Beginning at the Randolph-Chariton County line, thence east and

489 south through Huntsville, Moberly and Clark to the Randolph-Audrain County line. Beginning  
490 at the Randolph-Macon County line south of Excello, thence south through Cairo and  
491 Jacksonville to Moberly, thence norths and east to the Randolph-Monroe County line. Beginning  
492 at the Randolph-Boone County line near Clark, thence north a distance of approximately three  
493 miles and connecting with the road as described above. Beginning at the Randolph-Howard  
494 County line, thence north and east to Huntsville.

495 Ray County--Beginning at the road at the Clay County line, near Excelsior Springs,  
496 thence south and east through Richmond and Hardin, to the Ray-Carroll County line. Beginning  
497 at the Ray-Caldwell County line south of Kingston, thence south and east to Richmond. From  
498 Richmond southeast to Lexington.

499 Reynolds County--Beginning at the Reynolds-Iron County line near Glover, thence  
500 westerly to Centerville, then south through Ellington to the Reynolds-Carter County line,  
501 approximately four miles west of Garwood. Beginning at Garwood, thence easterly to the  
502 Reynolds-Wayne County line. From Centerville northwest to Stone Hill.

503 Ripley County--Beginning at the Ripley-Oregon County line, thence easterly through  
504 Doniphan to the Ripley-Butler County line near Fairdealing. Beginning at a point on the road  
505 described above, approximately two miles east of Doniphan, thence northwardly to the  
506 Ripley-Carter County line near Grandin. From Doniphan in a southwesterly direction to  
507 Arkansas state line, connecting with Arkansas state road.

508 St. Charles County--Beginning at the Warren-St. Charles County line east of Warrenton,  
509 thence in an easterly direction to St. Charles, thence in a northerly and easterly direction to the  
510 Mississippi River north of West Alton. Beginning on the above described road near Wentzville,  
511 thence in a northerly direction via Wentzville to the Lincoln-St. Charles County line south of  
512 Moscow Mills. Beginning at the Lincoln-St. Charles County line south of Winfield, thence in  
513 a southeasterly direction to St. Peters.

514 St. Clair County--Beginning at the Henry-St. Clair County line, thence southeast through  
515 Lowry City and Osceola and Collins to the Polk-St. Clair County line. Also a prong from  
516 Collins east to the Hickory-St. Clair County line. Beginning at the Cedar-St. Clair County line  
517 near El Dorado Springs, thence northeast and east via Tiffin to Osceola. Beginning at the  
518 Bates-St. Clair County line west of Appleton City, thence east and north to the Henry-St. Clair  
519 County line, south of Montrose.

520 St. Francois County--Beginning at the St. Francois-Jefferson County line near the M.R.  
521 & B.T. tunnel, thence south to Bonne Terre, thence in a southeasterly direction through Desloge,  
522 St. Francois, Flat River, Farmington and Libertyville to the St. Francois-Madison County line.  
523 Beginning at the St. Francois-Washington County line, approximately one mile west of Bismarck  
524 near the southern boundary of Washington County, thence north and east through Bismarck and

525 Elvins to Flat River. Beginning at Farmington, thence in an easterly direction to the St.  
526 Francois-Ste. Genevieve County line.

527 Ste. Genevieve County--Beginning at the Ste. Genevieve-Jefferson County line near  
528 Danby, thence south and east through Bloomsdale to Ste. Genevieve, thence in a southerly  
529 direction through St. Marys to the Ste. Genevieve-Perry County line. Beginning at the Ste.  
530 Genevieve-St. Francois County line east of Farmington, thence east and north through  
531 Weingarten to Ste. Genevieve.

532 St. Louis County--Beginning at the city limits of St. Louis at Wellston, thence in a  
533 northwesterly direction over what is known as the St. Charles Rock Road to the Missouri River  
534 bridge at the city of St. Charles. Beginning at the city limits of St. Louis, thence in a westerly  
535 direction through Manchester and Ballwin, over what is known as the Manchester Road to the  
536 Franklin County line. Beginning at the city limits of St. Louis, thence in a southwesterly  
537 direction over what is known as the Gravois Road to the St. Louis-Jefferson County line.  
538 Beginning at the city limits of St. Louis, thence in southwesterly direction over what is known  
539 as the Lemay Ferry Road to the St. Louis-Jefferson County line.

540 Saline County--Beginning at the Pettis-Saline County line, thence north through  
541 Marshall, continuing north to the Missouri River and the Carroll-Saline County line. Beginning  
542 at the Saline-Lafayette County line near Waverly, thence in an easterly and southerly direction  
543 through Malta Bend, Marshall to Arrow Rock on the Missouri River. Beginning at the  
544 Lafayette-Saline County line east of Higginsville, thence in an easterly direction to Marshall,  
545 thence in a northeasterly direction via Slater and Gilliam to the Missouri River near Glasgow.

546 Schuyler County--Beginning at the Schuyler-Putnam County line, thence north and east  
547 through Glenwood to Lancaster, thence south and east through Downing to the  
548 Schuyler-Scotland County line. Beginning at the Missouri-Iowa state line north of Lancaster to  
549 Lancaster, thence southwest through Queen City and Green Top to the Schuyler-Adair County  
550 line.

551 Scotland County--Beginning at the Schuyler-Scotland County line, thence south and east  
552 to Memphis, thence easterly through Arbela and Granger to the Scotland-Clark County line.  
553 Beginning at the Missouri-Iowa state line, thence south through Memphis to the Scotland-Knox  
554 County line.

555 Scott County--Beginning at the Scott-Cape Girardeau County line south of Cape  
556 Girardeau, thence south and west through Kelso, Benton, Morley and Sikeston to the Scott-New  
557 Madrid County line. Beginning at Benton, thence south and east to the Scott-Mississippi County  
558 line, near Diehlstadt. Beginning at the Scott-New Madrid County line, thence northeasterly  
559 through Sikeston to the Scott-Mississippi County line.

560 Shannon County--Beginning at the Shannon-Howell County line near Mountain View,

561 thence eastwardly through Birch Tree to the Shannon-Carter County line. Beginning at  
562 Eminence, thence south through Winona to the road described above. Beginning at Birch Tree,  
563 thence southwardly to the Shannon-Oregon County line. From Eminence north to Shannon-Dent  
564 County line, crossing at a point between Rector and Sinking post offices.

565         Shelby County--Beginning at the Shelby-Macon County line, thence south and east  
566 through Clarence, Lentner and Shelbina and Lakenan to the Shelby-Marion County line near  
567 Hunnewell. Beginning at the Shelby-Knox County line, thence south and east through Bethel to  
568 Shelbyville, thence south to Shelbina. Beginning at Shelbina, thence south and east to the  
569 Monroe County line.

570         Stoddard County--Beginning at the Stoddard-Butler County line near Fisk, thence  
571 easterly through Dudley and Dexter to the Stoddard-New Madrid County line near Morehouse.  
572 Beginning at the Stoddard-Cape Girardeau County line near the western boundary to Cape  
573 Girardeau County, thence in a southerly direction through Advance, Bloomfield, Dexter and  
574 Bernie to the Stoddard-Dunklin County line. Beginning at the Bollinger-Stoddard County line  
575 near Puxico, thence southwardly to a point below Puxico. Beginning at the Bollinger-Stoddard  
576 County line, thence southeast to Advance.

577         Stone County--Beginning at the Lawrence-Stone County line at the northwest corner of  
578 Stone County, thence southeast through Crane, Galena to Reed Springs, thence south to the  
579 Arkansas-Missouri state line at Blue Eye. Beginning on the above road just north of the  
580 Arkansas state line, thence in a northeasterly direction towards Hollister to the Taney-Stone  
581 County line. Beginning at the Stone-Christian County line, thence in a southeasterly direction  
582 to the Stone-Taney County line. From Galena east via Abesville to north and south state road  
583 from Ozark to Branson. From Galena west to Stone-Barry County line.

584         Sullivan County--Beginning at the Sullivan-Grundy County line near Galt, thence north  
585 and east through Humphrey, Reger and Milan, Green City and Greencastle to the Sullivan-Adair  
586 County line. Beginning at the Sullivan-Putnam County line, thence south and west through  
587 Milan to the Sullivan-Linn County line at Browning.

588         Taney County--Beginning at the Stone-Taney County line near the northwest corner of  
589 Taney County, thence southeast to Branson, thence south through Hollister to the  
590 Arkansas-Missouri state line. Beginning at the Stone-Taney County line, thence northeast to a  
591 point two and one-half miles south of Hollister. Beginning again at Branson, thence in an east  
592 and northerly direction to Forsyth, thence in a northwest and west direction to the Stone-Taney  
593 County line. From Forsyth northeast via Dickens, Taneyville, Bradleyville and Brown Branch  
594 to Taney-Douglas County line.

595         Texas County--Beginning at the Wright-Texas County line near Mountain Grove, thence  
596 east to Cabool, thence in a northeasterly direction to Houston, thence in an easterly and northerly

597 direction through Licking to the Phelps-Texas County line north of Licking. Beginning at  
598 Licking, thence in a northeasterly direction to the Dent-Texas County line southwest of Ranger.  
599 Beginning on the state road east of Houston, thence in a southeasterly direction and southerly  
600 direction via Summerville to the Howell-Texas County line, near the southeast corner of Texas  
601 County. Beginning at Houston, thence in a northwesterly direction via Plato to the Pulaski-Texas  
602 County line. Beginning at Cabool, thence in a southeasterly direction to the Howell-Texas  
603 County line northwest of Willow Springs.

604         Vernon County--Beginning at the Bates-Vernon County line south of Rich Hill, thence  
605 south through Arthur and Horton to Nevada and southeast through Milo and Sheldon to the  
606 Barton-Vernon County line. Beginning at the Missouri-Kansas state line, thence east through  
607 Deerfield and Nevada to the Cedar-Vernon County line west of El Dorado Springs.

608         Warren County--Beginning at the Warren-Montgomery County line near Jonesburg,  
609 thence south and east through Warrenton to the Warren-St. Charles County line. Beginning at  
610 the Warren-Lincoln County line, south of Hawk Point, thence south to Warrenton. Beginning  
611 at Warrenton, thence south and east through Marthasville and Dutzow to the Missouri River.

612         Washington County--Beginning at the Washington-Jefferson County line, thence  
613 southwest to Potosi, thence south and east through Caledonia to the Washington-Iron County  
614 line. Beginning at the Washington-Crawford County line, thence in an easterly direction to  
615 Potosi. Beginning at Caledonia, thence in a southeasterly direction to the Washington-St.  
616 Francois County line, approximately one mile west of Bismarck.

617         Wayne County--Beginning at the Wayne-Reynolds County line near the southern  
618 boundary of Reynolds County, thence east to Leeper, thence in a northerly direction to Piedmont,  
619 thence north and east through Sylvia to the Wayne-Bollinger County line. Beginning at the  
620 Wayne-Iron County line near Des Arc, thence south to Piedmont. Beginning at the  
621 Wayne-Madison County line near Coldwater, thence south through Coldwater, Sylvia and  
622 Greenville to the Wayne-Butler County line.

623         Webster County--Beginning at the Greene-Webster County line, thence northeast to  
624 Northview, thence to Marshfield, thence northeast and north via Niangua to the Laclede-Webster  
625 County line. Beginning at the Greene-Webster County line near Rogersville, thence east through  
626 Rogersville, Fordland, Diggins and Seymour to the Wright-Webster County line.

627         Worth County--Beginning at the Worth-Nodaway County line, east through Grant City  
628 and Allendale to the Worth-Harrison County line. Beginning at the Missouri-Iowa state line,  
629 connecting with the Iowa state primary road, thence south, approximately one-half mile east of  
630 Irena, thence south through Grant City and Worth, to the Worth-Gentry County line.

631         Wright County--Beginning at the Webster-Wright County line, thence east through  
632 Mansfield and Mountain Grove to the Texas-Wright County line. Beginning at Hartville, thence

633 southwest through Mansfield to the Wright-Douglas County line. From Hartville northeast, via  
634 Grove Spring to Laclede-Wright County line.

635 Southern highway connection--Beginning at the Pettis-Morgan County line east of  
636 Smithton, thence in an easterly direction connecting with the east and west road in Moniteau  
637 County north of Tipton; provided, that the highways and transportation commission is authorized  
638 and empowered to designate the routes and types of the higher type roads of approximately one  
639 thousand five hundred miles connecting the principal population centers of the state, and to make  
640 such changes in the routes of said roads as it may deem necessary in the interest of economy and  
641 directness of routes, and is authorized to commence the construction of said higher type roads  
642 at such place or places on such routes as it may deem advisable; provided further, that no  
643 changes in designation shall increase the total mileage of the state highway system.

301.025. 1. No state registration license to operate any motor vehicle in this state shall  
2 be issued unless the application for license of a motor vehicle or trailer is accompanied by a tax  
3 receipt for the tax year which immediately precedes the year in which the vehicle's or trailer's  
4 registration is due and which reflects that all taxes, including delinquent taxes from prior years,  
5 have been paid, or a statement certified by the county or township collector of the county or  
6 township in which the applicant's property was assessed showing that the state and county  
7 tangible personal property taxes for such previous tax year and all delinquent taxes due have  
8 been paid by the applicant or that no such taxes were due or, if the applicant is not a resident of  
9 this state and serving in the armed forces of the United States, the application is accompanied  
10 by a leave and earnings statement from such person verifying such status. In the event the  
11 registration is a renewal of a registration made two or three years previously, the application shall  
12 be accompanied by proof that taxes were not due or have been paid for the two or three years  
13 which immediately precede the year in which the motor vehicle's or trailer's registration is due.  
14 The county or township collector shall not be required to issue a receipt for the immediately  
15 preceding tax year until all personal property taxes, including all delinquent taxes currently due,  
16 are paid. If the applicant was a resident of another county of this state in the applicable  
17 preceding years, he or she must submit to the collector in the county or township of residence  
18 proof that the personal property tax was paid in the applicable tax years. Every county and  
19 township collector shall give each person a tax receipt or a certified statement of tangible  
20 personal property taxes paid. The receipt issued by the county collector in any county of the first  
21 classification with a charter form of government which contains part of a city with a population  
22 of at least three hundred fifty thousand inhabitants which is located in more than one county, any  
23 county of the first classification without a charter form of government with a population of at  
24 least one hundred fifty thousand inhabitants which contains part of a city with a population of  
25 at least three hundred fifty thousand inhabitants which is located in more than one county and

26 any county of the first classification without a charter form of government with a population of  
27 at least one hundred ten thousand but less than one hundred fifty thousand inhabitants shall be  
28 determined null and void if the person paying tangible personal property taxes issues or passes  
29 a check or other similar sight order which is returned to the collector because the account upon  
30 which the check or order was drawn was closed or did not have sufficient funds at the time of  
31 presentation for payment by the collector to meet the face amount of the check or order. The  
32 collector may assess and collect in addition to any other penalty or interest that may be owed, a  
33 penalty of ten dollars or five percent of the total amount of the returned check or order whichever  
34 amount is greater to be deposited in the county general revenue fund, but in no event shall such  
35 penalty imposed exceed one hundred dollars. The collector may refuse to accept any check or  
36 other similar sight order in payment of any tax currently owed plus penalty or interest from a  
37 person who previously attempted to pay such amount with a check or order that was returned to  
38 the collector unless the remittance is in the form of a cashier's check, certified check or money  
39 order. If a person does not comply with the provisions of this section, a tax receipt issued  
40 pursuant to this section is null and void and no state registration license shall be issued or  
41 renewed. Where no such taxes are due each such collector shall, upon request, certify such fact  
42 and transmit such statement to the person making the request. Each receipt or statement shall  
43 describe by type the total number of motor vehicles on which personal property taxes were paid,  
44 and no renewal of any state registration license shall be issued to any person for a number greater  
45 than that shown on his or her tax receipt or statement except for a vehicle which was purchased  
46 without another vehicle being traded therefor, or for a vehicle previously registered in another  
47 state, provided the application for title or other evidence shows that the date the vehicle was  
48 purchased or was first registered in this state was such that no personal property tax was owed  
49 on such vehicle as of the date of the last tax receipt or certified statement prior to the renewal.  
50 The director of revenue shall make necessary rules and regulations for the enforcement of this  
51 section, and shall design all necessary forms. If electronic data is not available, residents of  
52 counties with a township form of government and with township collectors shall present personal  
53 property tax receipts which have been paid for the preceding two years when registering [under]  
54 **pursuant to** this section.

55         2. Every county collector in counties with a population of over six hundred thousand and  
56 less than nine hundred thousand shall give priority to issuing tax receipts or certified statements  
57 pursuant to this section for any person whose motor vehicle registration expires in January. Such  
58 collector shall send tax receipts or certified statements for personal property taxes for the  
59 previous year within three days to any person who pays the person's personal property tax in  
60 person, and within twenty working days, if the payment is made by mail. Any person wishing  
61 to have priority pursuant to this subsection shall notify the collector at the time of payment of

62 the property taxes that a motor vehicle registration expires in January. Any person purchasing  
63 a new vehicle in December and licensing such vehicle in January of the following year, may use  
64 the personal property tax receipt of the prior year as proof of payment.

65 3. In addition to all other requirements, the director of revenue shall not register any  
66 vehicle subject to the heavy vehicle use tax imposed by Section 4481 of the Internal Revenue  
67 Code of 1954 unless the applicant presents proof of payment, or that such tax is not owing, in  
68 such form as may be prescribed by the United States Secretary of the Treasury. No proof of  
69 payment of such tax shall be required by the director until the form for proof of payment has  
70 been prescribed by the Secretary of the Treasury.

71 4. Beginning July 1, 2000, a county or township collector may notify, by ordinary mail,  
72 any owner of a motor vehicle for which personal property taxes have not been paid that if full  
73 payment is not received within thirty days the collector may notify the director of revenue to  
74 suspend the motor vehicle registration for such vehicle. Any notification returned to the  
75 collector by the post office shall not result in the notification to the director of revenue for  
76 suspension of a motor vehicle registration. Thereafter, if the owner fails to timely pay such taxes  
77 the collector may notify the director of revenue of such failure. Such notification shall be on  
78 forms designed and provided by the department of revenue and shall list the motor vehicle  
79 owner's full name, including middle initial, the owner's address, and the year, make, model and  
80 vehicle identification number of such motor vehicle. Upon receipt of this notification the  
81 director of revenue may provide notice of suspension of motor vehicle registration to the owner  
82 at the owner's last address shown on the records of the department of revenue. Any suspension  
83 imposed may remain in effect until the department of revenue receives notification from a county  
84 or township collector that the personal property taxes have been paid in full. Upon the owner  
85 furnishing proof of payment of such taxes and paying a [twenty-dollar] reinstatement fee of  
86 **twenty dollars before January 1, 2003, or twenty-five dollars between January 1, 2003, and**  
87 **December 31, 2003, and thereafter thirty dollars,** to the director of revenue, the motor vehicle  
88 or vehicles registration shall be reinstated, **and the portion of any such fee which is in excess**  
89 **of twenty-five dollars shall be credited to the transportation user fee fund created in section**  
90 **226.036, RSMo.** In the event a motor vehicle registration is suspended for nonpayment of  
91 personal property tax the owner so aggrieved may appeal to the circuit court of the county of his  
92 or her residence for review of such suspension at any time within thirty days after notice of motor  
93 vehicle registration suspension. Upon such appeal the cause shall be heard de novo in the  
94 manner provided by chapter 536, RSMo, for the review of administrative decisions. The circuit  
95 court may order the director to reinstate such registration, sustain the suspension of registration  
96 by the director or set aside or modify such suspension. Appeals from the judgment of the circuit  
97 court may be taken as in civil cases. The prosecuting attorney of the county where such appeal

98 is taken shall appear in behalf of the director, and prosecute or defend, as the case may require.

99           5. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that  
100 is created [under] **pursuant to** the authority delegated in this section shall become effective only  
101 if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if  
102 applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and  
103 if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review,  
104 to delay the effective date or to disapprove and annul a rule are subsequently held  
105 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after  
106 August 28, 2000, shall be invalid and void.

301.032. 1. Notwithstanding the provisions of sections 301.030 and 301.035 to the  
2 contrary, the director of revenue shall establish a system of registration on a calendar year basis  
3 of all fleet vehicles owned or purchased by a fleet owner registered pursuant to this section. The  
4 director of revenue shall prescribe the forms for such fleet registration and the forms and  
5 procedures for the registration updates prescribed in this section. Any owner of ten or more  
6 motor vehicles which must be registered in accordance with this chapter may register as a fleet  
7 owner. All registered fleet owners may, at their option, register all motor vehicles included in the  
8 fleet on a calendar year basis pursuant to this section in lieu of the registration periods provided  
9 in sections 301.030 and 301.035. The director shall issue an identification number to each  
10 registered owner of fleet vehicles.

11           2. All fleet vehicles included in the fleet of a registered fleet owner shall be registered  
12 during April each year or on a prorated basis as provided in subsection 3 of this section. Fees  
13 of all vehicles in the fleet to be registered on a calendar year basis shall be payable not later than  
14 the last day of April of each year. The fees for vehicles added to the fleet which must be licensed  
15 at the time of registration shall be payable at the time of registration, except that when such  
16 vehicle is licensed between July first and September thirtieth the fee shall be three- fourths the  
17 annual fee, when licensed between October first and December thirty-first the fee shall be  
18 one-half the annual fee and when licensed on or after January first the fee shall be one-fourth the  
19 annual fee.

20           3. At any time during the calendar year in which an owner of a fleet purchases or  
21 otherwise acquires a vehicle which is to be added to the fleet or transfers plates to a fleet vehicle,  
22 the owner shall present to the director of revenue the identification number as a fleet number and  
23 may register the vehicle for the partial year as provided in subsection 2 of this section. The fleet  
24 owner shall also be charged a transfer fee of two dollars for each vehicle so transferred pursuant  
25 to this subsection **before January 1, 2003, of two dollars and fifty cents between January 1,**  
26 **2003, and December 31, 2003, and thereafter of three dollars, that portion of any such fee**  
27 **in excess of two dollars to be credited to the transportation user fee fund created in section**

28 **226.036, RSMo.**

29 4. All fleet vehicles registered pursuant to this section shall be issued a special license  
30 plate which shall have the words "Fleet Vehicle" in place of the words "Show-Me State" in the  
31 manner prescribed by the advisory committee established in section 301.129. Such license plates  
32 shall be made with fully reflective material with a common color scheme and design, shall be  
33 clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130.  
34 Fleet vehicles shall be issued multiyear license plates as provided in this section which shall not  
35 require issuance of a renewal tab. Upon payment of appropriate registration fees, the director  
36 of revenue shall issue a registration certificate or other suitable evidence of payment of the  
37 annual fee, and such evidence of payment shall be carried at all times in the vehicle for which  
38 it is issued. The director of revenue shall promulgate rules and regulations establishing the  
39 procedure for application and issuance of fleet vehicle license plates.

40 5. Notwithstanding the provisions of sections 307.350 to 307.390, RSMo, to the  
41 contrary, a fleet vehicle registered in Missouri is exempt from the requirements of sections  
42 307.350 to 307.390, RSMo, if at the time of the annual fleet registration, such fleet vehicle is  
43 situated outside the state of Missouri.

301.055. **1.** The annual registration fee for motor vehicles other than commercial motor  
2 vehicles **which are registered before January 1, 2003**, is:

3	Less than 12 horsepower . . . . .	\$18.00
4	12 horsepower and less than 24 horsepower . . . . .	21.00
5	24 horsepower and less than 36 horsepower . . . . .	24.00
6	36 horsepower and less than 48 horsepower . . . . .	33.00
7	48 horsepower and less than 60 horsepower . . . . .	39.00
8	60 horsepower and less than 72 horsepower . . . . .	45.00
9	72 horsepower and more . . . . .	51.00
10	Motorcycles . . . . .	8.50
11	Motortricycles . . . . .	10.00

12 **2.** The annual registration fee for motor vehicles other than commercial motor  
13 vehicles **which are registered between January 1, 2003, and December 31, 2003**, is:

14	<b>Less than 12 horsepower . . . . .</b>	<b>\$22.50</b>
15	<b>12 horsepower and less than 24 horsepower . . . . .</b>	<b>26.25</b>
16	<b>24 horsepower and less than 36 horsepower . . . . .</b>	<b>30.00</b>
17	<b>36 horsepower and less than 48 horsepower . . . . .</b>	<b>41.25</b>
18	<b>48 horsepower and less than 60 horsepower . . . . .</b>	<b>48.75</b>
19	<b>60 horsepower and less than 72 horsepower . . . . .</b>	<b>56.25</b>
20	<b>72 horsepower and more . . . . .</b>	<b>63.75</b>

21 **Motorcycles** ..... **10.63**

22 **Motortricycles** ..... **12.50**

23 **3. The annual registration fee for motor vehicles other than commercial motor**  
24 **vehicles which are registered after December 31, 2003, is:**

25 **Less than 12 horsepower** ..... **\$27.00**

26 **12 horsepower and less than 24 horsepower** ..... **31.50**

27 **24 horsepower and less than 36 horsepower** ..... **36.00**

28 **36 horsepower and less than 48 horsepower** ..... **49.50**

29 **48 horsepower and less than 60 horsepower** ..... **58.50**

30 **60 horsepower and less than 72 horsepower** ..... **67.50**

31 **72 horsepower and more** ..... **76.50**

32 **Motorcycles** ..... **12.75**

33 **Motortricycles** ..... **15.00**

34 **4. The portion of any fee collected pursuant to this section which exceeds the**  
35 **amount of the fee which would have been collected pursuant to this section before January**  
36 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
37 **RSMo.**

301.057. **1.** The annual registration fee for property-carrying commercial motor vehicles,  
2 not including property-carrying local commercial motor vehicles, or land improvement  
3 contractors' commercial motor vehicles, **which are registered before January 1, 2003,** based  
4 on gross weight is:

5 6,000 pounds and under ..... \$ 25.50

6 6,001 pounds to 9,000 pounds ..... 38.00

7 9,001 pounds to 12,000 pounds ..... 38.00

8 12,001 pounds to 18,000 pounds ..... 63.00

9 18,001 pounds to 24,000 pounds ..... 100.50

10 24,001 pounds to 26,000 pounds ..... 127.00

11 26,001 pounds to 30,000 pounds ..... 180.00

12 30,001 pounds to 36,000 pounds ..... 275.50

13 36,001 pounds to 42,000 pounds ..... 413.00

14 42,001 pounds to 48,000 pounds ..... 550.50

15 48,001 pounds to 54,000 pounds ..... 688.00

16 54,001 pounds to 60,010 pounds ..... 825.50

17 60,011 pounds to 66,000 pounds ..... 1,100.50

18 66,001 pounds to 73,280 pounds ..... 1,375.50

19 73,281 pounds to 78,000 pounds ..... 1,650.50

20 78,001 pounds to 80,000 pounds . . . . . 1,719.50

21 **2. The annual registration fee for property-carrying commercial motor vehicles,**  
 22 **not including property-carrying local commercial motor vehicles, or land improvement**  
 23 **contractors' commercial motor vehicles, which are registered between January 1, 2003, and**  
 24 **December 31, 2003, based on gross weight is:**

25	<b>6,000 pounds and under . . . . .</b>	<b>\$ 31.88</b>
26	<b>6,001 pounds to 9,000 pounds . . . . .</b>	<b>47.50</b>
27	<b>9,001 pounds to 12,000 pounds . . . . .</b>	<b>47.50</b>
28	<b>12,001 pounds to 18,000 pounds . . . . .</b>	<b>78.75</b>
29	<b>18,001 pounds to 24,000 pounds . . . . .</b>	<b>125.63</b>
30	<b>24,001 pounds to 26,000 pounds . . . . .</b>	<b>158.75</b>
31	<b>26,001 pounds to 30,000 pounds . . . . .</b>	<b>225.00</b>
32	<b>30,001 pounds to 36,000 pounds . . . . .</b>	<b>343.75</b>
33	<b>36,001 pounds to 42,000 pounds . . . . .</b>	<b>516.25</b>
34	<b>42,001 pounds to 48,000 pounds . . . . .</b>	<b>688.13</b>
35	<b>48,001 pounds to 54,000 pounds . . . . .</b>	<b>860.00</b>
36	<b>54,001 pounds to 60,010 pounds . . . . .</b>	<b>1,031.88</b>
37	<b>60,011 pounds to 66,000 pounds . . . . .</b>	<b>1,375.63</b>
38	<b>66,001 pounds to 73,280 pounds . . . . .</b>	<b>1,719.38</b>
39	<b>73,281 pounds to 78,000 pounds . . . . .</b>	<b>2,063.13</b>
40	<b>78,001 pounds to 80,000 pounds . . . . .</b>	<b>2,149.38</b>

41 **3. The annual registration fee for property-carrying commercial motor vehicles,**  
 42 **not including property-carrying local commercial motor vehicles, or land improvement**  
 43 **contractors' commercial motor vehicles, which are registered after December 31, 2003,**  
 44 **based on gross weight is:**

45	<b>6,000 pounds and under . . . . .</b>	<b>\$ 38.25</b>
46	<b>6,001 pounds to 9,000 pounds . . . . .</b>	<b>57.00</b>
47	<b>9,001 pounds to 12,000 pounds . . . . .</b>	<b>57.00</b>
48	<b>12,001 pounds to 18,000 pounds . . . . .</b>	<b>94.50</b>
49	<b>18,001 pounds to 24,000 pounds . . . . .</b>	<b>150.75</b>
50	<b>24,001 pounds to 26,000 pounds . . . . .</b>	<b>190.50</b>
51	<b>26,001 pounds to 30,000 pounds . . . . .</b>	<b>270.00</b>
52	<b>30,001 pounds to 36,000 pounds . . . . .</b>	<b>413.25</b>
53	<b>36,001 pounds to 42,000 pounds . . . . .</b>	<b>619.50</b>
54	<b>42,001 pounds to 48,000 pounds . . . . .</b>	<b>825.75</b>
55	<b>48,001 pounds to 54,000 pounds . . . . .</b>	<b>1,032.00</b>

56	<b>54,001 pounds to 60,010 pounds</b>	<b>1,238.25</b>
57	<b>60,011 pounds to 66,000 pounds</b>	<b>1,650.75</b>
58	<b>66,001 pounds to 73,280 pounds</b>	<b>2,063.25</b>
59	<b>73,281 pounds to 78,000 pounds</b>	<b>2,475.75</b>
60	<b>78,001 pounds to 80,000 pounds</b>	<b>2,579.25</b>

61           **4. The portion of any fee collected pursuant to this section which exceeds the**  
62 **amount of the fee which would have been collected pursuant to this section before January**  
63 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
64 **RSMo.**

301.058. 1. The annual registration fee for property-carrying local commercial motor  
2 vehicles, other than [a] land improvement contractors' commercial motor vehicles, **which are**  
3 **registered before January 1, 2003**, based on gross weight is:

4	6,000 pounds and under	\$ 15.50
5	6,001 pounds to 12,000 pounds	18.00
6	12,001 pounds to 18,000 pounds	20.50
7	18,001 pounds to 24,000 pounds	27.50
8	24,001 pounds to 26,000 pounds	33.50
9	26,001 pounds to 30,000 pounds	45.50
10	30,001 pounds to 36,000 pounds	67.50
11	36,001 pounds to 42,000 pounds	100.50
12	42,001 pounds to 48,000 pounds	135.50
13	48,001 pounds to 54,000 pounds	170.50
14	54,001 pounds to 60,010 pounds	200.50
15	60,011 pounds to 66,000 pounds	270.50
16	66,001 pounds to 72,000 pounds	335.50
17	72,001 pounds to 80,000 pounds	350.50

18           **2. The annual registration fee for property-carrying local commercial motor**  
19 **vehicles, other than a land improvement contractors' commercial motor vehicles, which are**  
20 **registered between January 1, 2003, and December 31, 2003, based on gross weight is:**

21	<b>6,000 pounds and under</b>	<b>\$ 19.38</b>
22	<b>6,001 pounds to 12,000 pounds</b>	<b>22.50</b>
23	<b>12,001 pounds to 18,000 pounds</b>	<b>25.63</b>
24	<b>18,001 pounds to 24,000 pounds</b>	<b>34.38</b>
25	<b>24,001 pounds to 26,000 pounds</b>	<b>41.88</b>
26	<b>26,001 pounds to 30,000 pounds</b>	<b>56.88</b>
27	<b>30,001 pounds to 36,000 pounds</b>	<b>84.38</b>

28	<b>36,001 pounds to 42,000 pounds</b> .....	<b>125.63</b>
29	<b>42,001 pounds to 48,000 pounds</b> .....	<b>169.38</b>
30	<b>48,001 pounds to 54,000 pounds</b> .....	<b>213.13</b>
31	<b>54,001 pounds to 60,010 pounds</b> .....	<b>250.63</b>
32	<b>60,011 pounds to 66,000 pounds</b> .....	<b>338.13</b>
33	<b>66,001 pounds to 72,000 pounds</b> .....	<b>419.38</b>
34	<b>72,001 pounds to 80,000 pounds</b> .....	<b>438.13</b>

35           **3. The annual registration fee for property-carrying local commercial motor**  
36 **vehicles, other than land improvement contractors' commercial motor vehicles, which are**  
37 **registered after December 31, 2003, based on gross weight is:**

38	<b>6,000 pounds and under</b> .....	<b>\$ 23.25</b>
39	<b>6,001 pounds to 12,000 pounds</b> .....	<b>27.00</b>
40	<b>12,001 pounds to 18,000 pounds</b> .....	<b>30.75</b>
41	<b>18,001 pounds to 24,000 pounds</b> .....	<b>41.25</b>
42	<b>24,001 pounds to 26,000 pounds</b> .....	<b>50.25</b>
43	<b>26,001 pounds to 30,000 pounds</b> .....	<b>68.25</b>
44	<b>30,001 pounds to 36,000 pounds</b> .....	<b>101.25</b>
45	<b>36,001 pounds to 42,000 pounds</b> .....	<b>150.75</b>
46	<b>42,001 pounds to 48,000 pounds</b> .....	<b>203.25</b>
47	<b>48,001 pounds to 54,000 pounds</b> .....	<b>255.75</b>
48	<b>54,001 pounds to 60,010 pounds</b> .....	<b>300.75</b>
49	<b>60,011 pounds to 66,000 pounds</b> .....	<b>405.75</b>
50	<b>66,001 pounds to 72,000 pounds</b> .....	<b>503.25</b>
51	<b>78,001 pounds to 80,000 pounds</b> .....	<b>525.75</b>

52           **4. The portion of any fee collected pursuant to this section which exceeds the**  
53 **amount of the fee which would have been collected pursuant to this section before January**  
54 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
55 **RSMo.**

56           **5. Any person found to have improperly registered a motor vehicle in excess of fifty-four**  
57 **thousand pounds when he or she was not entitled to shall be required to purchase the proper**  
58 **license plates and, in addition to all other penalties provided by law, shall be subject to the**  
59 **annual registration fee for the full calendar year for the vehicle's gross weight as prescribed in**  
60 **section 301.057.**

301.059. **1. The annual registration fee for passenger-carrying commercial motor**  
2 **vehicles (not including passenger-carrying local commercial motor vehicles, school buses or**  
3 **local transit buses) which are registered before January 1, 2003 based on seating capacity is:**

4	10 passengers or less	\$ 100.50
5	11 to 18 passengers	180.50
6	19 to 25 passengers	250.50
7	26 to 29 passengers	290.50
8	30 to 33 passengers	330.50
9	34 to 37 passengers	370.50
10	38 to 41 passengers	410.50
11	42 to 45 passengers	450.50

12           **2. The annual registration fee for passenger-carrying commercial motor vehicles**  
13 **(not including passenger-carrying local commercial motor vehicles, school buses or local**  
14 **transit buses) which are registered between January 1, 2003, and December 31, 2003, based**  
15 **on seating capacity is:**

16	<b>10 passengers or less</b>	<b>\$ 125.63</b>
17	<b>11 to 18 passengers</b>	<b>225.63</b>
18	<b>19 to 25 passengers</b>	<b>313.13</b>
19	<b>26 to 29 passengers</b>	<b>363.13</b>
20	<b>30 to 33 passengers</b>	<b>413.13</b>
21	<b>34 to 37 passengers</b>	<b>463.13</b>
22	<b>38 to 41 passengers</b>	<b>513.13</b>
23	<b>42 to 45 passengers</b>	<b>563.13</b>

24           **3. The annual registration fee for passenger-carrying commercial motor vehicles**  
25 **(not including passenger-carrying local commercial motor vehicles, school buses or local**  
26 **transit buses) which are registered after December 31, 2003, based on seating capacity is:**

27	<b>10 passengers or less</b>	<b>\$ 150.75</b>
28	<b>11 to 18 passengers</b>	<b>270.75</b>
29	<b>19 to 25 passengers</b>	<b>375.75</b>
30	<b>26 to 29 passengers</b>	<b>435.75</b>
31	<b>30 to 33 passengers</b>	<b>495.75</b>
32	<b>34 to 37 passengers</b>	<b>555.75</b>
33	<b>38 to 41 passengers</b>	<b>615.75</b>
34	<b>42 to 45 passengers</b>	<b>675.75</b>

301.061. **1. The annual registration fee for passenger-carrying local commercial motor**  
2 **vehicles which are registered before January 1, 2003, based on seating capacity is:**

3	10 passengers or less	\$ 50.50
4	11 to 18 passengers	90.50
5	19 to 25 passengers	125.50

6	26 to 29 passengers	145.50
7	30 to 33 passengers	165.50
8	34 to 37 passengers	185.50
9	38 to 41 passengers	205.50
10	42 to 45 passengers	225.50

11       **2. The annual registration fee for passenger-carrying local commercial motor**  
 12 **vehicles which are registered between January 1, 2003, and December 31, 2003, based on**  
 13 **seating capacity is:**

14	<b>10 passengers or less</b>	<b>\$ 63.13</b>
15	<b>11 to 18 passengers</b>	<b>113.13</b>
16	<b>19 to 25 passengers</b>	<b>156.88</b>
17	<b>26 to 29 passengers</b>	<b>181.88</b>
18	<b>30 to 33 passengers</b>	<b>206.88</b>
19	<b>34 to 37 passengers</b>	<b>231.88</b>
20	<b>38 to 41 passengers</b>	<b>256.88</b>
21	<b>42 to 45 passengers</b>	<b>281.88</b>

22       **3. The annual registration fee for passenger-carrying local commercial motor**  
 23 **vehicles which are registered after December 31, 2003, based on seating capacity is:**

24	<b>10 passengers or less</b>	<b>\$ 75.75</b>
25	<b>11 to 18 passengers</b>	<b>135.75</b>
26	<b>19 to 25 passengers</b>	<b>188.25</b>
27	<b>26 to 29 passengers</b>	<b>218.25</b>
28	<b>30 to 33 passengers</b>	<b>248.25</b>
29	<b>34 to 37 passengers</b>	<b>278.25</b>
30	<b>38 to 41 passengers</b>	<b>308.25</b>
31	<b>42 to 45 passengers</b>	<b>338.25</b>

32       **4. The portion of any fee collected pursuant to this section which exceeds the**  
 33 **amount of the fee which would have been collected pursuant to this section before January**  
 34 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
 35 **RSMo.**

301.062. The annual registration fee for a local log truck, registered pursuant to this  
 2 chapter, **if registered before January 1, 2003,** is three hundred dollars; **if registered between**  
 3 **January 1, 2003, and December 31, 2003,** is three hundred seventy-five dollars; and **if**  
 4 **registered after December 31, 2003,** is four hundred fifty dollars. The portion of any fee  
 5 collected pursuant to this section which exceeds the amount of the fee which would have  
 6 been collected pursuant to this section before January 1, 2003, shall be credited to the

7 **transportation user fee fund created in section 226.036, RSMo.**

301.063. 1. The annual registration fee for local transit buses **registered before**  
2 **January 1, 2003**, based on seating capacity is:

3	40 passengers or less .....	\$ 25.50
4	41 to 45 passengers .....	35.50
5	Over 45 passengers .....	50.50

6 **2. The annual registration fee for local transit buses registered between January**  
7 **1, 2003, and December 31, 2003, based on seating capacity is:**

8	<b>40 passengers or less .....</b>	<b>\$ 31.88</b>
9	<b>41 to 45 passengers .....</b>	<b>44.38</b>
10	<b>Over 45 passengers .....</b>	<b>63.13</b>

11 **3. The annual registration fee for local transit buses registered after December 31,**  
12 **2003, based on seating capacity is:**

13	<b>40 passengers or less .....</b>	<b>\$ 38.25</b>
14	<b>41 to 45 passengers .....</b>	<b>53.25</b>
15	<b>Over 45 passengers .....</b>	<b>75.75</b>

16 **4. The portion of any fee collected pursuant to this section which exceeds the**  
17 **amount of the fee which would have been charged pursuant to this section before January**  
18 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
19 **RSMo.**

301.064. 1. The annual registration fee for a land improvement contractors' commercial  
2 motor vehicle is three hundred and fifty dollars **if registered before January 1, 2003; if**  
3 **registered between January 1, 2003, and December 31, 2003, four hundred thirty-seven**  
4 **dollars and fifty cents; and if registered after December 31, 2003, five hundred twenty-five**  
5 **dollars. The portion of any fee collected pursuant to this section which exceeds the amount**  
6 **of the fee which would have been collected pursuant to this section before January 1, 2003,**  
7 **shall be credited to the transportation user fee fund created in section 226.036, RSMo.** The  
8 maximum gross weight for which such a vehicle may be registered is [seventy-three] **eighty**  
9 thousand [two hundred and eighty] pounds. Transporting for hire by such a motor vehicle is  
10 prohibited.

11 **2. Upon application to the director of revenue accompanied by an affidavit signed by the**  
12 **owner or owners stating that the motor vehicle to be licensed as a land improvement contractors'**  
13 **commercial motor vehicle shall not be operated in any manner other than as prescribed in section**  
14 **301.010, and by the amount of the registration fee prescribed in subsection 1 of this section, and**  
15 **otherwise complying with the laws relating to the registration and licensing of motor vehicles,**  
16 **the owner or owners shall be issued a distinctive set of land improvement contractors' license**

17 plates. The director of revenue shall by regulation determine the characteristic features of land  
 18 improvement contractors' license plates so that they may be readily identified as such, **except**  
 19 **that such license plates shall be made with fully reflective material with a common color**  
 20 **scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as**  
 21 **prescribed by section 301.130. Any rule or portion of a rule promulgated pursuant to this**  
 22 **section and sections 301.010, 301.057, and 301.058 may be suspended by the committee on**  
 23 **administrative rules until such time as the general assembly may by concurrent resolution**  
 24 **reinstate such rule.**

[301.064. 1. The annual registration fee for a land improvement contractors'  
 2 commercial motor vehicle is three hundred and fifty dollars. The maximum gross  
 3 weight for which such a vehicle may be registered is eighty thousand pounds.  
 4 Transporting for hire by such a motor vehicle is prohibited.

2. Upon application to the director of revenue accompanied by an affidavit  
 5 signed by the owner or owners stating that the motor vehicle to be licensed as a land  
 6 improvement contractors' commercial motor vehicle shall not be operated in any  
 7 manner other than as prescribed in section 301.010, and by the amount of the  
 8 registration fee prescribed above, and otherwise complying with the laws relating to  
 9 the registration and licensing of motor vehicles, the owner or owners shall be issued  
 10 a set of land improvement contractors' license plates. The advisory committee  
 11 established in section 301.129 shall determine the characteristic features of land  
 12 improvement contractors' license plates so that they may be readily identified as such,  
 13 except that such license plates shall be made with fully reflective material with a  
 14 common color scheme and design, shall be clearly visible at night, and shall be  
 15 aesthetically attractive, as prescribed by section 301.130. Any rule or portion of a  
 16 rule promulgated pursuant to sections 301.010, 301.057, 301.058, and 301.064 may  
 17 be suspended by the committee on administrative rules until such time as the general  
 18 assembly may by concurrent resolution reinstate such rule.]  
 19

301.065. The annual registration fee for each school bus[,]**registered before January**  
 2 **1, 2003, is twenty-five dollars[,] and fifty cents; registered between January 1, 2003, and**  
 3 **December 31, 2003, is thirty-one dollars and eighty-eight cents; and if registered after**  
 4 **December 31, 2003, is thirty-eight dollars and twenty-five cents, the portion of such fee**  
 5 **which exceeds twenty-five dollars and fifty cents to be credited to the transportation user**  
 6 **fee fund created by section 226.036, RSMo.**

301.066. The annual registration fee for shuttle buses, recreational motor vehicles and  
 2 vanpool vehicles is thirty-two dollars **if registered before January 1, 2003; forty dollars if**  
 3 **registered between January 1, 2003, and December 31, 2003; and forty-eight dollars if**  
 4 **registered after December 31, 2003, and the portion of such fee which exceeds thirty-two**  
 5 **dollars shall be credited to the transportation user fee fund created in section 226.036,**  
 6 **RSMo.** The advisory committee established in section 301.129 shall determine the characteristic

7 features of license plates for vehicles registered [under the provisions of] **pursuant to** this  
8 section so that they may be recognized as such, except that such license plates shall be made with  
9 fully reflective material with a common color scheme and design, shall be clearly visible at night,  
10 and shall be aesthetically attractive, as prescribed by section 301.130.

301.067. 1. For each trailer or semitrailer there shall be paid an annual fee of seven  
2 dollars **and fifty cents[,] if registered before January 1, 2003; nine dollars and thirty-eight**  
3 **cents if registered between January 1, 2003, and December 31, 2003; and eleven dollars and**  
4 **twenty-five cents if registered after December 31, 2003;** and in addition thereto such permit  
5 fee authorized by law against trailers used in combination with tractors operated under the  
6 supervision of the motor carrier and railroad safety division of the department of economic  
7 development. The fees for tractors used in any combination with trailers or semitrailers or both  
8 trailers and semitrailers (other than on passenger-carrying trailers or semitrailers) shall be  
9 computed on the total gross weight of the vehicles in the combination with load.

10 2. Any trailer or semitrailer may at the option of the registrant be registered for a period  
11 of three years upon payment of a registration fee of, **before January 1, 2003,** twenty-two dollars  
12 and fifty cents; **between January 1, 2003, and December 31, 2003, twenty-eight dollars and**  
13 **thirteen cents; and after December 31, 2003, thirty-three dollars and seventy-five cents.**

14 3. Any trailer or semitrailer which is operated coupled to a towing vehicle by a fifth  
15 wheel and kingpin assembly or by a trailer converter dolly may, at the option of the registrant,  
16 be registered permanently upon the payment of a registration fee, **before January 1, 2003,** of  
17 fifty-two dollars and fifty cents; **between January 1, 2003, and December 31, 2003, sixty-five**  
18 **dollars and sixty-three cents; and after December 31, 2003, seventy-eight dollars and**  
19 **seventy-five cents.** The permanent plate and registration fee is vehicle specific. The plate and  
20 the registration fee paid is nontransferable and nonrefundable, except those covered [under]  
21 **pursuant to** the provisions of section 301.442.

22 4. **The portion of any fee collected pursuant to this section which exceeds the**  
23 **amount of the fee which would have been collected pursuant to this section before January**  
24 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
25 **RSMo.**

301.069. For each driveaway license there shall be paid an annual license fee of, **before**  
2 **January 1, 2003,** forty-four dollars and fifty cents; **between January 1, 2003, and December**  
3 **31, 2003, fifty-five dollars and sixty-three cents; and after December 31, 2003, sixty-six**  
4 **dollars and seventy-five cents,** for one set of plates or such insignia as the director may issue  
5 which shall be attached to the motor vehicle as prescribed in this chapter. For single trips the  
6 fee shall, **before January 1, 2003,** be four dollars[.]; **between January 1, 2003, and December**  
7 **31, 2003, five dollars; and after December 31, 2003, six dollars;** and descriptive insignia shall

8 be prepared and issued at the discretion of the director who shall also prescribe the type of  
9 equipment used to attach such vehicles in combinations. **The portion of any fee collected**  
10 **pursuant to this section which exceeds the amount of any fee which would have been**  
11 **collected pursuant to this section before January 1, 2003, shall be credited to the**  
12 **transportation user fee fund created in section 226.036, RSMo.**

301.130. 1. [The director of revenue, upon receipt of a proper application for  
2 registration, required fees and any other information which may be required by law, shall issue  
3 to the applicant a certificate of registration in such manner and form as the director of revenue  
4 may prescribe and a set of license plates, or other evidence of registration, as provided herein.  
5 Each set of license plates shall bear the name or abbreviated name of this state, the words  
6 "SHOW-ME STATE", the month and year in which the registration shall expire, and an  
7 arrangement of numbers or letters, or both, as shall be assigned from year to year by the director  
8 of revenue. Special plates for qualified disabled veterans will have the "DISABLED  
9 VETERAN" wording on the license plates in preference to the words "SHOW-ME STATE" and  
10 special plates for members of the national guard will have the "NATIONAL GUARD" wording  
11 in preference to the words "SHOW-ME STATE".

12 2. The arrangement of letters and numbers of license plates shall be uniform throughout  
13 each classification of registration.

14 3. The background of all license plates, or the letters and numerals thereof, shall be  
15 coated with a material which will reflect the lights of other vehicles. The nature and  
16 specifications of this material shall be determined after a public hearing by the director of  
17 revenue, director of prison industries, and superintendent of the state highway patrol, and shall  
18 meet the standards established by the state transportation department.

19 4. Figures on license plates, except those which may be used to designate gross weights  
20 for which commercial motor vehicles are registered, shall not be less than three inches in height  
21 and the strokes thereof not less than five-sixteenths of an inch in width. In the case of  
22 motorcycles and motortricycles, the letters and figures shall be not less than one inch in height  
23 and the strokes thereof one-eighth of an inch in width. The director may provide for the  
24 arrangement of the numbers in groups or otherwise, and for other distinguishing marks on the  
25 plates.

26 5. All property-carrying commercial motor vehicles to be registered at a gross weight in  
27 excess of twelve thousand pounds, all passenger-carrying commercial motor vehicles, local  
28 transit buses, school buses, trailers, semitrailers, motorcycles, motortricycles, motorscooters and  
29 driveaway vehicles shall be registered with the director of revenue as provided for in subsection  
30 3 of section 301.030, but only one license plate shall be issued for each such vehicle.

31 6. The plates issued to manufacturers and dealers shall bear the letter "D" preceding the

32 number, and the director may place upon the plates other letters or marks to distinguish  
33 commercial motor vehicles and trailers and other types of motor vehicles.

34         7. No motor vehicle or trailer shall be operated on any highway of this state unless it  
35 shall have displayed thereon the license plate or set of license plates issued by the director of  
36 revenue and authorized by section 301.140. Each such plate shall be securely fastened to the  
37 motor vehicle in a manner so that all parts thereof shall be plainly visible and reasonably clean  
38 so that the reflective qualities thereof are not impaired. License plates shall be fastened to all  
39 motor vehicles except trucks, tractors, truck tractors or truck-tractors licensed in excess of twelve  
40 thousand pounds on the front and rear of such vehicles not less than eight nor more than  
41 forty-eight inches above the ground, with the letters and numbers thereon right side up. The  
42 license plates on trailers, motorcycles, motortricycles and motorscooters shall be displayed on  
43 the rear of such vehicles, with the letters and numbers thereon right side up. The license plate on  
44 trucks, tractors, truck tractors or truck-tractors licensed in excess of twelve thousand pounds shall  
45 be displayed on the front of such vehicles not less than eight nor more than forty-eight inches  
46 above the ground, with the letters and numbers thereon right side up. The license plate or plates  
47 authorized by section 301.140, when properly attached, shall be prima facie evidence that the  
48 required fees have been paid.

49         8. (1) The director of revenue shall issue annually a tab or set of tabs as evidence of the  
50 annual payment of registration fees and the current registration of a vehicle in lieu of the set of  
51 plates; except that the director shall annually issue a new license plate or set of plates as provided  
52 in this section for vehicles registered pursuant to subsection 2 of section 301.277, commercial  
53 motor vehicles in excess of twelve thousand pounds, trailers, buses and dealers.

54         (2) The vehicle owner to whom a tab or set of tabs is issued shall affix and display such  
55 tab or tabs on the middle of the license plate, no more than one per plate.

56         (3) A tab or set of tabs issued by the director when attached to a vehicle in the prescribed  
57 manner shall be prima facie evidence that the registration fee for such vehicle has been paid.

58         (4) Except as provided in subdivision (1) of this subsection, the director of revenue shall  
59 issue plates for a period of at least five years.

60         (5) For those commercial motor vehicles and trailers registered pursuant to section  
61 301.041, the plate issued by the director of revenue shall be a permanent nonexpiring license  
62 plate for which no tabs shall be issued. Nothing in this section shall relieve the owner of any  
63 vehicle permanently registered pursuant to this section from the obligation to pay the annual  
64 registration fee due for the vehicle. The permanent nonexpiring license plate shall be returned  
65 to the director of revenue upon the sale or disposal of the vehicle by the owner to whom the  
66 permanent nonexpiring license plate is issued, or the plate may be transferred to a replacement  
67 commercial motor vehicle when the owner files a supplemental application with the Missouri

68 highway reciprocity commission for the registration of such replacement commercial motor  
69 vehicle. Upon payment of the annual registration fee, the director of revenue shall issue a  
70 certificate of registration or other suitable evidence of payment of the annual fee, and such  
71 evidence of payment shall be carried at all times in the vehicle for which it is issued.

72 (6) Upon the sale or disposal of any vehicle permanently registered under this section,  
73 or upon the termination of a lease of any such vehicle, the permanent nonexpiring plate issued  
74 for such vehicle shall be returned to the director and shall not be valid for operation of such  
75 vehicle, or the plate may be transferred to a replacement vehicle when the owner files a  
76 supplemental application with the Missouri highway reciprocity commission for the registration  
77 of such replacement vehicle. If a vehicle which is permanently registered under this section is  
78 sold, wrecked or otherwise disposed of, or the lease terminated, the registrant shall be given  
79 credit for any unused portion of the annual registration fee when the vehicle is replaced by the  
80 purchase or lease of another vehicle during the registration year.

81 9. The director of revenue may prescribe rules and regulations for the effective  
82 administration of this section. No rule or portion of a rule promulgated under the authority of  
83 this section shall become effective unless it has been promulgated pursuant to the provisions of  
84 section 536.024, RSMo.] **The director of revenue, upon receipt of a proper application for**  
85 **registration, required fees, and any other information which may be required by law, shall**  
86 **issue to the applicant a certificate of registration in such manner and form as the director**  
87 **of revenue may prescribe and a set of license plates, or other evidence of registration, as**  
88 **provided in this section. Unless otherwise provided by law, each license plate or set of**  
89 **license plates issued, renewed, or replaced on or after January 1, 2003, shall contain the**  
90 **following:**

91 (1) **The name or abbreviated name of this state;**

92 (2) **The words "SHOW-ME STATE";**

93 (3) **The month and year in which the registration shall expire;**

94 (4) **An arrangement of numbers or letters, or both, as shall be assigned from year**  
95 **to year by the director of revenue; and**

96 (5) **Fully reflective material with a common color scheme and design for each type**  
97 **of license plate issued pursuant to this chapter, which shall be designated by an advisory**  
98 **committee established in section 301.129. The license plates shall be clearly visible at night,**  
99 **and shall be aesthetically attractive. Except as otherwise provided in this section, in**  
100 **addition to all other fees required by law, applicants for registration of vehicles, trailers,**  
101 **or semitrailers with license plates that expire before January 1, 2003, and applicants for**  
102 **registration of vehicles that are to be issued new license plates shall pay an additional fee**  
103 **of up to two dollars and twenty-five cents before January 1, 2003, of up to three dollars and**

104 **thirteen cents between January 1, 2003, and December 31, 2003, and of up to three dollars**  
105 **and thirty-seven cents after December 31, 2003, based on the actual cost of the reissuance,**  
106 **to cover the cost of the fully reflective plates required by this subsection. Notwithstanding**  
107 **the provisions of subsection 3 of section 301.067 to the contrary, every license plate for a**  
108 **trailer or semitrailer which is permanently registered pursuant to subsection 3 of section**  
109 **301.067, but which license plate does not conform to this subsection, shall be returned to**  
110 **the director of revenue, and a license plate which conforms to the provisions of this**  
111 **subsection issued as a replacement plate upon the payment of a fee per plate of one dollar**  
112 **and fifteen cents before January 1, 2003; one dollar and forty-four cents between January**  
113 **1, 2003, and December 31, 2003; and one dollar and seventy-three cents after December**  
114 **31, 2003, as prescribed by this subdivision. The additional fee, based on the actual cost,**  
115 **prescribed by this subdivision shall only be one dollar and fifteen cents, one dollar and**  
116 **forty-four cents, or one dollar and seventy-three cents, depending on date of issuance, for**  
117 **issuance of one new plate for vehicles requiring only one license plate pursuant to**  
118 **subsection 5 or 7 of this section. The additional fee of two dollars and twenty-five cents,**  
119 **three dollars and thirty cents, or three dollars and thirty-seven cents, depending on date**  
120 **of issuance, prescribed in this subsection shall not be charged to persons receiving special**  
121 **license plates issued pursuant to section 301.073 or 301.443. The department of revenue**  
122 **shall adopt a program whereby all motor vehicle registrations with license plates that do**  
123 **not conform with this subsection will have replacement reflective plates issued for such**  
124 **registration prior to January 1, 2003. Special plates for qualified disabled veterans will**  
125 **have the "DISABLED VETERAN" wording on the license plates in preference to the**  
126 **words "SHOW-ME STATE" and special plates for members of the national guard will**  
127 **have the "NATIONAL GUARD" wording in preference to the words "SHOW-ME**  
128 **STATE". Veterans' plates shall have a white background with a blue and red**  
129 **configuration at the discretion of the advisory committee established in section 301.129.**

130 **2. The arrangement of letters and numbers of license plates shall be uniform**  
131 **throughout each classification of registration.**

132 **3. The competitive bidding process used to select a vendor for the material to**  
133 **manufacture the license plates shall consider the aesthetic appearance of the plates and the**  
134 **reflective illumination capability for safety reasons. The background of all license plates,**  
135 **or the letters and numerals thereof, shall be coated with a material which will reflect the**  
136 **light of other vehicles. The nature and specifications of this material shall be determined**  
137 **after a public hearing by the director of revenue, director of prison industries, and**  
138 **superintendent of the state highway patrol, and shall meet the standards established by the**  
139 **state transportation department. The advisory committee established in section 301.129**

140 shall adopt specifications for all reflective material. The competitive bidding request for  
141 proposal shall contain a deduction in the amount of twenty-eight cents per plate from the  
142 cost of the reflective sheeting.

143 4. Figures on license plates, except those which may be used to designate gross  
144 weights for which commercial motor vehicles are registered, shall be of a size set by the  
145 advisory committee established in section 301.129, and not less than three inches in height  
146 and the strokes thereof not less than five-sixteenths of an inch in width. In the case of  
147 motorcycles, motortricycles, and trailers that are pulled by motorcycles or motortricycles,  
148 the letters and figures shall be of a size set by the advisory committee, and not less than one  
149 inch in height and the strokes thereof one-eighth of an inch in width. The director and the  
150 advisory committee may provide for the arrangement of the numbers in groups or  
151 otherwise, and for other distinguishing marks on the plates.

152 5. All property-carrying commercial motor vehicles to be registered at a gross  
153 weight in excess of twelve thousand pounds, all passenger-carrying commercial motor  
154 vehicles, local transit buses, school buses, trailers, semitrailers, motorcycles, motortricycles,  
155 motorscooters, and driveaway vehicles shall be registered with the director of revenue as  
156 provided for in subsection 3 of section 301.030, but only one license plate shall be issued  
157 for each such vehicle, except as provided in this subsection. The applicant for registration  
158 of any property-carrying commercial motor vehicle to be registered at a gross weight in  
159 excess of twelve thousand pounds or passenger-carrying commercial motor vehicle may  
160 request and be issued two license plates for such vehicle, and if such plates are issued, the  
161 director of revenue may assess and collect an additional charge from the applicant in an  
162 amount not to exceed the fee prescribed for personalized license plates in subsection 1 of  
163 section 301.144.

164 6. The plates issued to manufacturers and dealers shall bear the letter "D"  
165 preceding the number, and the director and the advisory committee may require the  
166 placement upon the plates other letters or marks to distinguish commercial motor vehicles  
167 and trailers and other types of motor vehicles.

168 7. No motor vehicle or trailer shall be operated on any highway of this state unless  
169 it shall have displayed thereon the license plate or set of license plates issued by the director  
170 of revenue and authorized by section 301.140. Each such plate shall be securely fastened  
171 to the motor vehicle in a manner so that all parts thereof shall be plainly visible and  
172 reasonably clean so that the reflective qualities thereof are not impaired. License plates  
173 shall be fastened to all motor vehicles except trucks, tractors, truck tractors, or  
174 truck-tractors licensed in excess of twelve thousand pounds on the front and rear of such  
175 vehicles not less than eight nor more than forty-eight inches above the ground, with the

176 letters and numbers thereon right side up. The license plates on trailers, motorcycles,  
177 motortricycles, and motorscooters shall be displayed on the rear of such vehicles, with the  
178 letters and numbers thereon right side up. The license plate on buses, other than school  
179 buses, and on trucks, tractors, truck tractors, or truck-tractors licensed in excess of twelve  
180 thousand pounds shall be displayed on the front of such vehicles not less than eight nor  
181 more than forty-eight inches above the ground, with the letters and numbers thereon right  
182 side up, or if two plates are issued for the vehicle pursuant to subsection 5 of this section,  
183 displayed in the same manner on the front and rear of such vehicles. The license plate or  
184 plates authorized by section 301.140, when properly attached, shall be prima facie evidence  
185 that the required fees have been paid.

186       8. (1) The director of revenue shall issue annually a tab or set of tabs as evidence  
187 of the annual payment of registration fees and the current registration of a vehicle in lieu  
188 of the set of plates; except that the director shall annually issue a new license plate or set  
189 of plates as provided in this section for vehicles registered pursuant to subsection 2 of  
190 section 301.277, commercial motor vehicles in excess of twelve thousand pounds, trailers,  
191 buses, and dealers.

192       (2) The vehicle owner to whom a tab or set of tabs is issued shall affix and display  
193 such tab or tabs in the designated area of the license plate, no more than one per plate.

194       (3) A tab or set of tabs issued by the director when attached to a vehicle in the  
195 prescribed manner shall be prima facie evidence that the registration fee for such vehicle  
196 has been paid.

197       (4) Except as provided in subdivision (1) of this subsection, the director of revenue  
198 shall issue plates for a period of at least five years.

199       (5) For those commercial motor vehicles registered pursuant to an agreement  
200 pursuant to section 301.277, the plate issued by the director of revenue shall be a  
201 permanent nonexpiring license plate for which no tabs shall be issued. Nothing in this  
202 section shall relieve the owner of any vehicle permanently registered pursuant to this  
203 section from the obligation to pay the annual registration fee due for the vehicle. The  
204 permanent nonexpiring license plate shall be returned to the director of revenue upon the  
205 sale or disposal of the vehicle by the owner to whom the permanent nonexpiring license  
206 plate is issued, or the plate may be transferred to a replacement commercial motor vehicle  
207 when the owner files a supplemental application with the Missouri highway reciprocity  
208 commission for the registration of such replacement commercial motor vehicle. Upon  
209 payment of the annual registration fee, the director of revenue shall issue a certificate of  
210 registration or other suitable evidence of payment of the annual fee, and such evidence of  
211 payment shall be carried at all times in the vehicle for which it is issued.

212           **(6) Upon the sale or disposal of any vehicle permanently registered pursuant to this**  
213 **section, or upon the termination of a lease of any such vehicle, the permanent nonexpiring**  
214 **plate issued for such vehicle shall be returned to the director and shall not be valid for**  
215 **operation of such vehicle, or the plate may be transferred to a replacement vehicle when**  
216 **the owner files a supplemental application with the Missouri highway reciprocity**  
217 **commission for the registration of such replacement vehicle. If a vehicle which is**  
218 **permanently registered pursuant to this section is sold, wrecked, or otherwise disposed of,**  
219 **or the lease terminated, the registrant shall be given credit for any unused portion of the**  
220 **annual registration fee when the vehicle is replaced by the purchase or lease of another**  
221 **vehicle during the registration year.**

222           **9. The director of revenue may prescribe rules and regulations for the effective**  
223 **administration of this section.**

224           **10. Any rule or portion of a rule promulgated pursuant to this section may be**  
225 **suspended by the joint committee on administrative rules if after hearing thereon the**  
226 **committee finds that such rule or portion of the rule is beyond or contrary to the statutory**  
227 **authority of the agency which promulgated the rule, or is inconsistent with the legislative**  
228 **intent of the authorizing statute. The general assembly may reinstate such rule by**  
229 **concurrent resolution signed by the governor.**

230           **11. The portion of any fee collected pursuant to this section which exceeds the**  
231 **amount of the fee which would have been collected pursuant to this section before January**  
232 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
233 **RSMo.**

301.144. 1. The director of revenue shall establish and issue special personalized license  
2 plates containing letters or numbers or combinations of letters and numbers, not to exceed six  
3 characters in length. Such license plates shall be made with fully reflective material with a  
4 common color scheme and design, shall be clearly visible at night, and shall be aesthetically  
5 attractive, as prescribed by section 301.130. Any person desiring to obtain a special personalized  
6 license plate for any motor vehicle other than a commercial motor vehicle licensed for more than  
7 twelve thousand pounds shall apply to the director of revenue on a form provided by the director  
8 and shall pay a fee of fifteen dollars **before January 1, 2003; eighteen dollars and seventy-five**  
9 **cents between January 1, 2003, and December 31, 2003; and twenty-two dollars and fifty**  
10 **cents after December 31, 2003, in addition to the regular registration fees; and the portion of**  
11 **any such fee which is in excess of fifteen dollars shall be credited to the transportation user**  
12 **fee fund created in section 226.036, RSMo.** The director of revenue shall issue rules and  
13 regulations setting the standards and establishing the procedure for application for and issuance  
14 of the special personalized license plates and shall provide a deadline each year for the

15 applications. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that  
16 is created under the authority delegated in this section shall become effective only if it complies  
17 with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section  
18 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers  
19 vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the  
20 effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the  
21 grant of rulemaking authority and any rule proposed or adopted after August 28, 2001, shall be  
22 invalid and void. No two owners shall be issued identical plates. An owner shall make a new  
23 application and pay a new fee each year such owner desires to obtain or retain special  
24 personalized license plates; however, notwithstanding the provisions of subsection 8 of section  
25 301.130 to the contrary, the director shall allow the special personalized license plates to be  
26 replaced with new plates every three years without any additional charge, above the fee  
27 established in this section, to the renewal applicant. Any person currently in possession of an  
28 approved personalized license plate shall have first priority on that particular plate for each of  
29 the following years that timely and appropriate application is made.

30         2. No personalized license plates shall be issued containing any letters, numbers or  
31 combination of letters and numbers which are obscene, profane, inflammatory or contrary to  
32 public policy. The director may recall any personalized license plates, including those issued  
33 prior to August 28, 1992, if the director determines that the plates are obscene, profane,  
34 inflammatory or contrary to public policy. Where the director recalls such plates pursuant to the  
35 provisions of this subsection, the director shall reissue personalized license plates to the owner  
36 of the motor vehicle for which they were issued at no charge, if the new plates proposed by the  
37 owner of the motor vehicle meet the standards established pursuant to this section. Nothing  
38 contained in this subsection shall be interpreted to prohibit the use of license plates, which are  
39 no longer valid for registration purposes, as collector's items or for decorative purposes.

40         3. The director may also establish categories of special license plates from which license  
41 plates may be issued. Any such person, other than a person exempted from the additional fee  
42 pursuant to subsection 6 of this section, that desires a personalized special license plate from any  
43 such category shall pay the same additional fee and make the same kind of application as that  
44 required by subsection 1 of this section, and the director shall issue such plates in the same  
45 manner as other personalized special license plates are issued.

46         4. The director of revenue shall issue to residents of the state of Missouri who hold an  
47 unrevoked and unexpired official amateur radio license issued by the Federal Communications  
48 Commission, upon application and upon payment of the additional fee specified in subsection  
49 1 of this section, except for a person exempted from the additional fee pursuant to subsection 6  
50 of this section, personalized special license plates bearing the official amateur radio call letters

51 assigned by the Federal Communications Commission to the applicant. The application shall  
52 be accompanied by an affidavit stating that the applicant has an unrevoked and unexpired  
53 amateur radio license issued by the Federal Communications Commission and the official radio  
54 call letters assigned by the Federal Communications Commission to the applicant.

55         5. Notwithstanding any other provision to the contrary, any business that repossesses  
56 motor vehicles or trailers and sells or otherwise disposes of them shall be issued a placard  
57 displaying the word "Repossessed", provided such business pays the fees presently required of  
58 a manufacturer, distributor, or dealer in subsection 1 of section [301.253] **301.560**. Such placard  
59 shall bear a number and shall be in such form as the director of revenue shall determine, and  
60 shall be only used for demonstrations when displayed substantially as provided for number plates  
61 on the rear of the motor vehicle or trailer.

62         6. Notwithstanding any provision of law to the contrary, any person who has retired from  
63 any branch of the United States armed forces or reserves, the United States Coast Guard or  
64 reserve, the United States Merchant Marines or reserve, the National Guard, or any subdivision  
65 of any such services shall be exempt from the additional fee required for personalized license  
66 plates issued pursuant to section 301.441. As used in this subsection, "retired" means having  
67 served twenty or more years in the appropriate branch of service and having received an  
68 honorable discharge.

301.190. 1. No certificate of registration of any motor vehicle or trailer, or number plate  
2 therefor, shall be issued by the director of revenue unless the applicant therefor shall make  
3 application for and be granted a certificate of ownership of such motor vehicle or trailer, or shall  
4 present satisfactory evidence that such certificate has been previously issued to the applicant for  
5 such motor vehicle or trailer. Application shall be made within thirty days after the applicant  
6 acquires the motor vehicle or trailer upon a blank form furnished by the director of revenue and  
7 shall contain the applicant's identification number, a full description of the motor vehicle or  
8 trailer, the vehicle identification number, and the mileage registered on the odometer at the time  
9 of transfer of ownership, as required by section 407.536, RSMo, together with a statement of the  
10 applicant's source of title and of any liens or encumbrances on the motor vehicle or trailer,  
11 provided that for good cause shown the director of revenue may extend the period of time for  
12 making such application.

13         2. The director of revenue shall use reasonable diligence in ascertaining whether the facts  
14 stated in such application are true and shall, to the extent possible without substantially delaying  
15 processing of the application, review any odometer information pertaining to such motor vehicle  
16 that is accessible to the director of revenue. If satisfied that the applicant is the lawful owner of  
17 such motor vehicle or trailer, or otherwise entitled to have the same registered in [his] **the**  
18 **applicant's** name, the director shall thereupon issue an appropriate certificate over [his] **the**

19 **director's** signature and sealed with the seal of [his] **the director's** office, procured and used for  
20 such purpose. The certificate shall contain on its face a complete description, vehicle  
21 identification number, and other evidence of identification of the motor vehicle or trailer, as the  
22 director of revenue may deem necessary, together with the odometer information required to be  
23 put on the face of the certificate pursuant to section 407.536, RSMo, a statement of any liens or  
24 encumbrances which the application may show to be thereon, and, if ownership of the vehicle  
25 has been transferred, the name of the state issuing the transferor's title and whether the  
26 transferor's odometer mileage statement executed pursuant to section 407.536, RSMo, indicated  
27 that the true mileage is materially different from the number of miles shown on the odometer,  
28 or is unknown.

29         3. The director of revenue shall appropriately designate on the current and all subsequent  
30 issues of the certificate the words "Reconstructed Motor Vehicle", "Motor Change Vehicle",  
31 "Specially Constructed Motor Vehicle", or "Non-USA-Std Motor Vehicle", as defined in section  
32 301.010. Effective July 1, 1990, on all original and all subsequent issues of the certificate for  
33 motor vehicles as referenced in subsections 2 and 3 of section 301.020, the director shall print  
34 on the face thereof the following designation: "Annual odometer updates may be available from  
35 the department of revenue.". On any duplicate certificate, the director of revenue shall reprint  
36 on the face thereof the most recent of either:

37             (1) The mileage information included on the face of the immediately prior certificate and  
38 the date of purchase or issuance of the immediately prior certificate; or

39             (2) Any other mileage information provided to the director of revenue, and the date the  
40 director obtained or recorded that information.

41         4. The certificate of ownership issued by the director of revenue shall be manufactured  
42 in a manner to prohibit as nearly as possible the ability to alter, counterfeit, duplicate, or forge  
43 such certificate without ready detection. In order to carry out the requirements of this subsection,  
44 the director of revenue may contract with a nonprofit scientific or educational institution  
45 specializing in the analysis of secure documents to determine the most effective methods of  
46 rendering Missouri certificates of ownership nonalterable or noncounterfeitable.

47         5. The fee for each original certificate so issued shall be eight dollars and fifty cents, **if**  
48 **issued before January 1, 2003; ten dollars and sixty-three cents if issued between January**  
49 **1, 2003, and December 31, 2003; and twelve dollars and seventy-five cents if issued after**  
50 **December 31, 2003;** in addition to the fee for registration of such motor vehicle or trailer. If  
51 application for the certificate is not made within thirty days after the vehicle is acquired by the  
52 applicant, a delinquency penalty fee of twenty-five dollars for the first thirty days of delinquency  
53 and twenty-five dollars for each thirty days of delinquency thereafter, not to exceed a total of one  
54 hundred dollars, shall be imposed, but such penalty may be waived by the director for a good

55 cause shown. If the director of revenue learns that any person has failed to obtain a certificate  
56 within thirty days after acquiring a motor vehicle or trailer or has sold a vehicle without  
57 obtaining a certificate, [he] **the director** shall cancel the registration of all vehicles registered  
58 in the name of the person, either as sole owner or as a co-owner, and shall notify the person that  
59 the cancellation will remain in force until the person pays the delinquency penalty fee provided  
60 in this section, together with all fees, charges and payments which [he] **such person** should have  
61 paid in connection with the certificate of ownership and registration of the vehicle. The  
62 certificate shall be good for the life of the motor vehicle or trailer so long as the same is owned  
63 or held by the original holder of the certificate and shall not have to be renewed annually.

64 6. Any applicant for a certificate of ownership requesting the department of revenue to  
65 process an application for a certificate of ownership in an expeditious manner requiring special  
66 handling shall pay a fee of five dollars in addition to the regular certificate of ownership fee **the**  
67 **application is made before January 1, 2003; six dollars and twenty-five cents if the**  
68 **application is made between January 1, 2003, and December 31, 2003; and seven dollars**  
69 **and fifty cents if the application is made after December 31, 2003.**

70 7. It is unlawful for any person to operate in this state a motor vehicle or trailer required  
71 to be registered [under] **pursuant to** the provisions of the law unless a certificate of ownership  
72 has been issued as herein provided.

73 8. Before an original Missouri certificate of ownership is issued, an inspection of the  
74 vehicle and a verification of vehicle identification numbers shall be made by the Missouri state  
75 highway patrol on vehicles for which there is a current title issued by another state if a Missouri  
76 salvage certificate of title has been issued for the same vehicle but no prior inspection and  
77 verification has been made in this state, except that if such vehicle has been inspected in another  
78 state by a law enforcement officer in a manner comparable to the inspection process in this state  
79 and the vehicle identification numbers have been so verified, the applicant shall not be liable for  
80 the [twenty-five dollar] inspection fee if such applicant submits proof of inspection and vehicle  
81 identification number verification to the director of revenue at the time of the application. The  
82 applicant, who has such a title for a vehicle on which no prior inspection and verification have  
83 been made, shall pay a fee of twenty-five dollars for such verification and inspection[,] **if the**  
84 **inspection is made before January 1, 2003; thirty-one dollars and twenty-five cents if the**  
85 **inspection is made between January 1, 2003, and December 31, 2003; and thirty-seven**  
86 **dollars and fifty cents if the inspection is made after December 31, 2003;** payable to the  
87 director of revenue at the time of the request for the application, which shall be deposited in the  
88 state treasury to the credit of the state highway fund.

89 9. Each application for an original Missouri certificate of ownership for a vehicle which  
90 is classified as a reconstructed motor vehicle, specially constructed motor vehicle, kit vehicle,

91 motor change vehicle, non-USA-std motor vehicle, or other vehicle as required by the director  
92 of revenue, shall be accompanied by a vehicle examination certificate issued by the Missouri  
93 state highway patrol, or other law enforcement agency as authorized by the director of revenue.  
94 The vehicle examination shall include a verification of vehicle identification numbers and a  
95 determination of the classification of the vehicle. The owner of a vehicle which requires a  
96 vehicle examination certificate shall present the vehicle for examination and obtain a completed  
97 vehicle examination certificate prior to submitting an application for a certificate of ownership  
98 to the director of revenue. The fee for the vehicle examination application shall be [twenty-five  
99 dollars] **the same inspection fee as provided in subsection 8 of this section**, and shall be  
100 collected by the director of revenue at the time of the request for the application and shall be  
101 deposited in the state treasury to the credit of the state highway fund.

102       10. When an application is made for an original Missouri certificate of ownership for a  
103 motor vehicle previously registered or titled in a state other than Missouri, it shall be  
104 accompanied by a current inspection form certified by a duly authorized official inspection  
105 station as described in chapter 307, RSMo. The completed form shall certify that the  
106 manufacturer's identification number for the vehicle has been inspected, that it is correctly  
107 displayed on the vehicle and shall certify the reading shown on the odometer at the time of  
108 inspection. The inspection station shall collect the same fee as authorized in section 307.365,  
109 RSMo, for making the inspection, and the fee shall be deposited in the same manner as provided  
110 in section 307.365, RSMo. If the vehicle is also to be registered in Missouri, the safety and  
111 emissions inspections required in chapter 307, RSMo, shall be completed and only the fees  
112 required by sections 307.365 and 307.366, RSMo, shall be charged to the owner. This section  
113 shall not apply to vehicles being transferred on a manufacturer's statement of origin.

114       11. Motor vehicles brought into this state in a wrecked or damaged condition or after  
115 being towed as an abandoned vehicle pursuant to another state's abandoned motor vehicle  
116 procedures shall, in lieu of the inspection required by subsection 10 of this section, be inspected  
117 by the Missouri state highway patrol in accordance with subsection 9 of this section. If the  
118 inspection reveals the vehicle to be in a salvage or junk condition, the director shall so indicate  
119 on any Missouri certificate of ownership issued for such vehicle. Any salvage designation shall  
120 be carried forward on all subsequently issued certificates of title for the motor vehicle.

121       12. When an application is made for an original Missouri certificate of ownership for a  
122 motor vehicle previously registered or titled in a state other than Missouri, and the certificate of  
123 ownership has been appropriately designated by the issuing state as reconstructed motor vehicle,  
124 motor change vehicle, specially constructed motor vehicle, the director of revenue shall  
125 appropriately designate on the current Missouri and all subsequent issues of the certificate of  
126 ownership the name of the issuing state and such prior designation.

127           13. When an application is made for an original Missouri certificate of ownership for a  
128 motor vehicle previously registered or titled in a state other than Missouri, and the certificate of  
129 ownership has been appropriately designated by the issuing state as non-USA-std motor vehicle,  
130 the director of revenue shall appropriately designate on the current Missouri and all subsequent  
131 issues of the certificate of ownership the words "Non-USA-Std Motor Vehicle".

132           14. The director of revenue and the superintendent of the Missouri state highway patrol  
133 shall make and enforce rules for the administration of the inspections required by this section.

134           **15. The portion of any fee collected pursuant to this section which exceeds the**  
135 **amount of the fee which would have been collected pursuant to this section before January**  
136 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
137 **RSMo.**

301.227. 1. Whenever a vehicle is sold for salvage, dismantling or rebuilding, the  
2 purchaser shall forward to the director of revenue within ten days the certificate of ownership  
3 or salvage certificate of title and the proper application and fee of eight dollars and fifty cents,  
4 **if forwarded before January 1, 2003, ten dollars and sixty-three cents if forwarded between**  
5 **January 1, 2003, and December 31, 2003, and twelve dollars and seventy-five cents if**  
6 **forwarded after December 31, 2003;** and the director shall issue a negotiable salvage certificate  
7 of title to the purchaser of the salvaged vehicle. On vehicles not more than seven years old, it  
8 shall be mandatory that the purchaser apply for a salvage title, but on vehicles over seven years  
9 old, application for a salvage title shall be optional on the part of the purchaser. Whenever a  
10 vehicle is sold for destruction and a salvage certificate of title, junking certificate, or certificate  
11 of ownership exists, the seller, if licensed [under] **pursuant to** sections 301.217 to 301.221, shall  
12 forward the certificate to the director of revenue within ten days, with the notation of the date  
13 sold for destruction and the name of the purchaser clearly shown on the face of the certificate.

14           2. Whenever a vehicle is classified as "junk", as defined in section 301.010, the  
15 purchaser may forward to the director of revenue the salvage certificate of title or certificate of  
16 ownership and the director shall issue a negotiable junking certificate to the purchaser of the  
17 vehicle. The director may also issue a junking certificate to a possessor of a vehicle of a 1954  
18 model or older who has a bill of sale for said vehicle but does not possess a certificate of  
19 ownership, provided no claim of theft has been made on the vehicle and the highway patrol has  
20 by letter stated the vehicle is not listed as stolen after checking the registration number through  
21 its nationwide computer system. Such certificate may be granted within thirty days of the  
22 submission of a request.

23           3. Upon receipt of a properly completed application for a junking certificate, the director  
24 of revenue shall issue to the applicant a junking certificate which shall authorize the holder to  
25 possess, transport, or, by assignment, transfer ownership in such parts, scrap or junk, and a

26 certificate of title shall not again be issued for such vehicle; except that, the initial purchaser  
27 shall, within ninety days, be allowed to rescind [his] **such purchaser's** application for a junking  
28 certificate by surrendering the junking certificate and apply for a salvage certificate of title in  
29 [his] **the purchaser's** name. The seller of a vehicle for which a junking certificate has been  
30 applied for or issued shall disclose such fact in writing to any prospective buyers before sale of  
31 such vehicle; otherwise the sale shall be voidable at the option of the buyer.

32 4. No scrap metal operator shall acquire or purchase a motor vehicle or parts thereof  
33 without, at the time of such acquisition, receiving the original certificate of title or salvage  
34 certificate of title or junking certificate from the seller of the vehicle or parts, unless the seller  
35 is a licensee [under] **pursuant to** sections 301.219 to 301.221.

36 5. All titles and certificates required to be received by scrap metal operators from  
37 nonlicensees shall be forwarded by the operator to the director of revenue within ten days of the  
38 receipt of the vehicle or parts.

39 6. The scrap metal operator shall keep a record, for three years, of the seller's name and  
40 address, the salvage business license number of the licensee, date of purchase, and any vehicle  
41 or parts identification numbers open for inspection as provided in section 301.225.

42 7. Notwithstanding any other provision of this section, a motor vehicle dealer as defined  
43 in section 301.550 and licensed [under] **pursuant to** the provisions of sections 301.550 to  
44 [301.572] **301.573** may negotiate one reassignment of a salvage certificate of title on the back  
45 thereof.

46 8. Notwithstanding the provisions of subsection 1 of this section, an insurance company  
47 which settles a claim for a stolen vehicle shall be issued a negotiable salvage certificate of title  
48 without the payment of any fee upon proper application within thirty days after settlement of the  
49 claim for such stolen vehicle.

50 **9. The portion of any fee collected pursuant to this section which exceeds the**  
51 **amount of the fee which would have been collected pursuant to this section before to**  
52 **January 1, 2003, shall be credited to the transportation user fee fund created in section**  
53 **226.036, RSMo.**

301.265. 1. The owner of any motor vehicle or, in the event the motor vehicle is legally  
2 operated by someone other than the owner, then the operator thereof, which is duly and legally  
3 registered in some other jurisdiction but which cannot legally be operated on Missouri highways  
4 [under] **pursuant to** the provisions of section 301.271, or [under] **pursuant to** the provisions  
5 of any applicable agreement duly entered into by the Missouri highway reciprocity commission,  
6 which is operated on the highways of this state only occasionally by such owner or operator, may  
7 in lieu of the payment of the registration fee for such vehicle, obtain a trip permit from the  
8 department of revenue authorizing the operation of such vehicle on the highways of this state for

9 a period of not to exceed seventy-two hours. The trip permit is valid for use by any owner or  
10 operator who uses the vehicle during the seventy-two hour period. The fee for such trip permit  
11 shall be ten dollars **if issued before January 1, 2003; twelve dollars and fifty cents if issued**  
12 **between January 1, 2003, and December 31, 2003; and fifteen dollars if issued after**  
13 **December 31, 2003;** and shall be collected by the department of revenue and deposited with the  
14 state treasurer to the credit of the state highway department fund except when an agreement has  
15 been negotiated with another jurisdiction whereby prepayment is not required. In such cases, the  
16 terms of the agreement shall prevail. When such trip permit fee has been paid on a motor  
17 vehicle, no registration or fee shall be required for a trailer or semitrailer duly and legally  
18 registered in any jurisdiction and propelled by such motor vehicle. The director of revenue shall  
19 prescribe rules and regulations to effectuate the purpose of this section. Application for such trip  
20 permits shall be made on a form prescribed by and shall contain such information as may be  
21 required by the director of revenue.

22 2. The requirements of Missouri law as to title of motor vehicles shall not be applicable  
23 to vehicles operated [under] **pursuant to** such trip permits.

24 3. Any owner or operator who desires to use a trip permit for the operation of [his] **such**  
25 **person's** vehicle shall secure such permit and the same must be in full force and effect before  
26 the vehicle enters or commences its trip in the state of Missouri.

27 4. Operators who fail to obtain such permit before the vehicle enters or commences its  
28 trip in this state are subject to arrest and must obtain such permit before proceeding. The permits  
29 shall be made available at official highway weight stations.

30 5. The purchase of a [ten dollar] trip permit shall allow such operator to haul the  
31 maximum weight allowed by statute.

32 6. Such permits may be sold in advance of the date of their use in such quantities as the  
33 director of revenue shall determine.

34 **7. The portion of any fee collected pursuant to this section which exceeds ten dollars**  
35 **shall be credited to the transportation user fee fund created in section 226.036, RSMo.**

301.266. 1. The owner of any motor vehicle which was duly and legally proportionally  
2 registered in Missouri with the highway reciprocity commission, but which cannot legally be  
3 operated on Missouri highways because of lease cancellation, may, in lieu of the payment of  
4 other registration fee for such vehicle and upon proof of ownership, obtain a hunter's permit from  
5 the department of revenue. Such permit shall authorize the operation of the vehicle on the  
6 highways of this state and the highways of all member jurisdictions of the international  
7 registration plan for a period not to exceed thirty days. Any vehicle operated [under] **pursuant**  
8 **to** a hunter's permit issued in accordance with this section shall only be operated while empty and  
9 shall only be operated for the purpose of securing a new lease agreement under which proper

10 registration may be obtained. No vehicle may be operated on the highways of this state when  
11 the registration of such vehicle has been canceled, unless the vehicle owner shall have been  
12 issued a hunter's permit for such vehicle. Operation of any vehicle without proper registration  
13 or a hunter's permit shall constitute a class A misdemeanor. No owner operating such a vehicle  
14 without proper registration or a hunter's permit shall be allowed to operate the vehicle until [he]  
15 **such owner** has purchased a hunter's permit or otherwise obtained proper registration.

16 2. Application for a hunter's permit shall be made upon forms prescribed by the director.  
17 Application shall be made to the highway reciprocity commission. The applicant shall provide  
18 proof acceptable to the commission, that [he] **the applicant** has surrendered all plates, cab cards  
19 and other evidence of previous registration to the previous registrant before a permit [under]  
20 **pursuant to** this section may be issued. The fee for a hunter's permit shall be twenty-five dollars  
21 **before January 1, 2003; thirty-one dollars and twenty-five cents between January 1, 2003,**  
22 **and December 31, 2003; and thirty-seven dollars and fifty cents after December 31, 2003;**  
23 and shall be collected by the department of revenue and deposited with the state treasurer to the  
24 credit of the state highway department fund, **except that the portion of any such fee which**  
25 **exceeds twenty-five dollars shall be credited to the transportation user fee fund created in**  
26 **section 226.036, RSMo.** When such fee has been paid, no other registration fee shall be  
27 required for any trailer or semitrailer which is being towed by such vehicle.

28 3. Notwithstanding any provisions of law to the contrary, a vehicle operated on a hunter's  
29 permit shall not be subject to the laws of this state relating to motor vehicle titles during the time  
30 of operation on such permit.

31 4. Nothing contained in this section shall be construed to change the vehicle owner's duty  
32 to timely file any necessary fuel reports and to pay any fuel taxes owed to the state of Missouri.

33 5. The director of revenue may prescribe rules and regulations for the effective  
34 administration of this section.

301.300. 1. In event of the loss, theft, mutilation or destruction of any certificate of  
2 ownership, number plate, tab or set of tabs issued by the director of revenue, the lawful holder  
3 thereof shall, within five days, file with the director of revenue, an affidavit showing such fact,  
4 and shall, on the payment of a fee of eight dollars and fifty cents **if filed before January 1,**  
5 **2003; ten dollars and sixty-three cents if filed between January 1, 2003, and December 31,**  
6 **2003; and twelve dollars and seventy-five cents if filed after December 31, 2003,** obtain a  
7 duplicate or replacement of such plate, certificate, tab or set of tabs. Any duplicate certificate  
8 issued for any "motor vehicle primarily for business use", as defined in section 301.010, shall  
9 be issued only to the owner of record.

10 2. Upon filing affidavit of lost, stolen, mutilated or destroyed certificate of registration,  
11 the director of revenue shall issue to the lawful owner a duplicate or replacement thereof upon

12 payment of [a] **the fee [of eight dollars and fifty cents] provided in subsection 1 of this section.**

13           3. Vehicle owners who elect not to transfer or renew multiyear plates shall be charged  
14 a fee equal to that charged for a lost plate in addition to the registration fee prescribed by law at  
15 the time the new plate or plates are issued.

16           **4. Any fee collected pursuant to this section in excess of eight dollars and fifty cents**  
17 **shall be credited to the transportation user fee fund created in section 226.036, RSMo.**

          301.370. 1. Nothing in sections 301.010 to 301.440 shall be construed to prohibit the  
2 owner of a duly registered motor vehicle from removing the motor or engine from such vehicle  
3 and replacing it with a new or reconditioned motor or engine of the same make or manufacture.

4           2. The owner and the person removing and replacing such motor or engine shall join in  
5 an affidavit showing the number of the motor or engine removed, the date of removal, the reason  
6 for removal, and a description of the motor or engine replaced in the vehicle.

7           3. If the motor to be installed is a reconditioned motor, it shall bear the same number as  
8 the motor removed but shall be preceded by the symbol "RC". If the motor installed is a new  
9 motor, it shall bear a special number to be secured as provided in section 301.380.

10           4. The affidavit, together with the original certificate of title, shall be sent to the director  
11 of revenue at Jefferson City, Missouri, with a fee of one dollar **before January 1, 2003; one**  
12 **dollar and twenty-five cents between January 1, 2003, and December 31, 2003; and one**  
13 **dollar and fifty cents after December 31, 2003,** for registering such change of motor or engine.  
14 The director of revenue shall file the affidavit and certificate in [his] **the director's** office and  
15 shall issue and deliver a new certificate of title to the owner. **The portion of such fee which**  
16 **exceeds one dollar shall be credited to the transportation user fee fund created in section**  
17 **226.036, RSMo.**

18           5. The owner of a motor vehicle that is identified on the appropriate Missouri certificate  
19 of ownership by a manufacturer's number other than the engine or motor number shall be exempt  
20 from the provisions of subsections 2, 3 and 4.

21           6. The director of revenue may adopt and enforce the rules and regulations, compatible  
22 with this chapter, that [he] **the director** deems necessary to properly administer this section.

          301.380. 1. Whenever the original, manufacturer's, or other distinguishing number on  
2 any motor vehicle, trailer or motor vehicle tire has been destroyed, removed, covered, altered,  
3 defaced or is otherwise nonexistent, the director of revenue, upon application, payment of a fee  
4 of seven dollars and fifty cents **before January 1, 2003; nine dollars and thirty-seven cents**  
5 **between January 1, 2003, and December 31, 2003; and eleven dollars and twenty-five cents**  
6 **after December 31, 2003,** and satisfactory proof of ownership by the owner, shall issue a  
7 certificate authorizing the owner to place a special number designated by the director of revenue  
8 upon the vehicle, trailer or tire.

9           2. In order to properly calculate the sales tax due, in the case of a trailer which is alleged  
10 to have been made by someone who is not a manufacturer using readily distinguishable  
11 manufacturers' identifying numbers or a certificate of origin, the person seeking the special  
12 number authorized by the provisions of this section shall secure a written statement from a motor  
13 vehicle inspection station that the trailer has been examined and that it is not one made by a  
14 regular manufacturer. The superintendent of the state highway patrol shall provide such forms  
15 for inspection stations, and the person, firm, or corporation seeking the examination shall pay  
16 a regular inspection fee for the examination. The proceeds of the fee shall be distributed in the  
17 same manner as regular inspection fees are distributed. This subsection shall not apply to trailers  
18 inspected [under] **pursuant to** section 301.191.

19           3. The director of revenue shall designate the special numbers consecutively beginning  
20 with the number one preceded by the letters "DR" and followed by the letters "Mo" for each  
21 make of motor vehicle, trailer or motor vehicle tire, or if the make be unknown, the number shall  
22 also be preceded by the letter "X".

23           4. When such number has been placed upon the motor vehicle or motor or engine  
24 thereof, or trailer or motor vehicle tire, it shall be the lawful number of the same for the purpose  
25 of identification, registration, and all other purposes of this chapter, and the owner may sell and  
26 transfer such property under the special number. No person shall destroy, remove, cover, alter  
27 or deface any such special number.

28           **5. The portion of any fee collected pursuant to this section which exceeds seven**  
29 **dollars and fifty cents shall be credited to the transportation user fee fund created in**  
30 **section 226.036, RSMo.**

301.560. 1. In addition to the application forms prescribed by the department, each  
2 applicant shall submit the following to the department:

3           (1) When the application is being made for licensure as a manufacturer, boat  
4 manufacturer, motor vehicle dealer, boat dealer, wholesale motor vehicle dealer, wholesale  
5 motor vehicle auction or a public motor vehicle auction, a certification by a uniformed member  
6 of the Missouri state highway patrol stationed in the troop area in which the applicant's place of  
7 business is located; except, that in counties of the first classification, certification may be  
8 authorized by an officer of a metropolitan police department when the applicant's established  
9 place of business of distributing or selling motor vehicles or trailers is in the metropolitan area  
10 where the certifying metropolitan police officer is employed, that the applicant has a bona fide  
11 established place of business. A bona fide established place of business for any new motor  
12 vehicle franchise dealer or used motor vehicle dealer shall include a permanent enclosed building  
13 or structure, either owned in fee or leased and actually occupied as a place of business by the  
14 applicant for the selling, bartering, trading or exchanging of motor vehicles or trailers and

15 wherein the public may contact the owner or operator at any reasonable time, and wherein shall  
16 be kept and maintained the books, records, files and other matters required and necessary to  
17 conduct the business. The applicant's place of business shall contain a working telephone which  
18 shall be maintained during the entire registration year. In order to qualify as a bona fide  
19 established place of business for all applicants licensed pursuant to this section there shall be an  
20 exterior sign displayed carrying the name and class of business conducted in letters at least six  
21 inches in height and clearly visible to the public and there shall be an area or lot which shall not  
22 be a public street on which one or more vehicles may be displayed, except when licensure is for  
23 a wholesale motor vehicle dealer, a lot and sign shall not be required. When licensure is for a  
24 boat dealer, a lot shall not be required. In the case of new motor vehicle franchise dealers, the  
25 bona fide established place of business shall include adequate facilities, tools and personnel  
26 necessary to properly service and repair motor vehicles and trailers under their franchisor's  
27 warranty;

28 (2) If the application is for licensure as a manufacturer, boat manufacturer, new motor  
29 vehicle franchise dealer, used motor vehicle dealer, wholesale motor vehicle auction, boat dealer  
30 or a public motor vehicle auction, a photograph, not to exceed eight inches by ten inches,  
31 showing the business building and sign shall accompany the initial application. In the case of  
32 a manufacturer, new motor vehicle franchise dealer or used motor vehicle dealer, the photograph  
33 shall include the lot of the business. A new motor vehicle franchise dealer applicant who has  
34 purchased a currently licensed new motor vehicle franchised dealership shall be allowed to  
35 submit a photograph of the existing dealership building, lot and sign but shall be required to  
36 submit a new photograph upon the installation of the new dealership sign as required by sections  
37 301.550 to 301.573. Applicants shall not be required to submit a photograph annually unless the  
38 business has moved from its previously licensed location, or unless the name of the business or  
39 address has changed, or unless the class of business has changed;

40 (3) If the application is for licensure as a wholesale motor vehicle dealer or as a boat  
41 dealer, the application shall contain the business address, not a post office box, and telephone  
42 number of the place where the books, records, files and other matters required and necessary to  
43 conduct the business are located and where the same may be inspected during normal daytime  
44 business hours. Wholesale motor vehicle dealers and boat dealers shall file reports as required  
45 of new franchised motor vehicle dealers and used motor vehicle dealers;

46 (4) Every applicant as a new motor vehicle franchise dealer, a used motor vehicle dealer,  
47 a wholesale motor vehicle dealer, or boat dealer shall furnish with the application a corporate  
48 surety bond or an irrevocable letter of credit as defined in section [400.5-103] **400.5-102**, RSMo,  
49 issued by any state or federal financial institution in the penal sum of twenty-five thousand  
50 dollars on a form approved by the department. The bond or irrevocable letter of credit shall be

51 conditioned upon the dealer complying with the provisions of the statutes applicable to new  
52 motor vehicle franchise dealers, used motor vehicle dealers, wholesale motor vehicle dealers and  
53 boat dealers, and the bond shall be an indemnity for any loss sustained by reason of the acts of  
54 the person bonded when such acts constitute grounds for the suspension or revocation of the  
55 dealer's license. The bond shall be executed in the name of the state of Missouri for the benefit  
56 of all aggrieved parties or the irrevocable letter of credit shall name the state of Missouri as the  
57 beneficiary; except, that the aggregate liability of the surety or financial institution to the  
58 aggrieved parties shall, in no event, exceed the amount of the bond or irrevocable letter of credit.  
59 The proceeds of the bond or irrevocable letter of credit shall be paid upon receipt by the  
60 department of a final judgment from a Missouri court of competent jurisdiction against the  
61 principal and in favor of an aggrieved party;

62 (5) Payment of all necessary license fees as established by the department. In  
63 establishing the amount of the annual license fees, the department shall, as near as possible,  
64 produce sufficient total income to offset operational expenses of the department relating to the  
65 administration of sections 301.550 to 301.573. All fees payable pursuant to the provisions of  
66 sections 301.550 to 301.573, other than those fees collected for the issuance of dealer plates or  
67 certificates of number collected pursuant to subsection 6 of this section, shall be collected by the  
68 department for deposit in the state treasury to the credit of the "Motor Vehicle Commission  
69 Fund", which is hereby created. The motor vehicle commission fund shall be administered by  
70 the Missouri department of revenue. The provisions of section 33.080, RSMo, to the contrary  
71 notwithstanding, money in such fund shall not be transferred and placed to the credit of the  
72 general revenue fund until the amount in the motor vehicle commission fund at the end of the  
73 biennium exceeds two times the amount of the appropriation from such fund for the preceding  
74 fiscal year or, if the department requires permit renewal less frequently than yearly, then three  
75 times the appropriation from such fund for the preceding fiscal year. The amount, if any, in the  
76 fund which shall lapse is that amount in the fund which exceeds the multiple of the appropriation  
77 from such fund for the preceding fiscal year.

78 2. In the event a new manufacturer, boat manufacturer, motor vehicle dealer, wholesale  
79 motor vehicle dealer, boat dealer, wholesale motor vehicle auction or a public motor vehicle  
80 auction submits an application for a license for a new business and the applicant has complied  
81 with all the provisions of this section, the department shall make a decision to grant or deny the  
82 license to the applicant within eight working hours after receipt of the dealer's application,  
83 notwithstanding any rule of the department.

84 3. Upon the initial issuance of a license by the department, the department shall assign  
85 a distinctive dealer license number or certificate of number to the applicant and the department  
86 shall issue one number plate or certificate bearing the distinctive dealer license number or

87 certificate of number within eight working hours after presentment of the application. Upon the  
 88 renewal of a boat dealer, boat manufacturer, manufacturer, motor vehicle dealer, public motor  
 89 vehicle auction, wholesale motor vehicle dealer or wholesale motor vehicle auction, the  
 90 department shall issue the distinctive dealer license number or certificate of number as quickly  
 91 as possible. The issuance of such distinctive dealer license number or certificate of number shall  
 92 be in lieu of registering each motor vehicle, trailer, vessel or vessel trailer dealt with by a boat  
 93 dealer, boat manufacturer, manufacturer, public motor vehicle auction, wholesale motor vehicle  
 94 dealer, wholesale motor vehicle auction or motor vehicle dealer.

95 4. Notwithstanding any other provision of the law to the contrary, the department shall  
 96 assign the following distinctive dealer license numbers to:

- 97 New motor vehicle franchise dealers ..... D-0 through D-999
- 98 New motor vehicle franchise and commercial
- 99 motor vehicle dealers ..... D-1000 through D-1999
- 100 Used motor vehicle dealers ..... D-2000 through D-5399
- 101 and D-6000 through D-9999
- 102 Wholesale motor vehicle dealers ..... W-1000 through W-1999
- 103 Wholesale motor vehicle auctions ..... W-2000 through W-2999
- 104 Trailer dealers ..... T-0 through T-9999
- 105 Motor vehicle and trailer manufacturers ..... M-0 through M-9999
- 106 Motorcycle dealers ..... D-5400 through D-5999
- 107 Public motor vehicle auctions ..... A-1000 through A-1999
- 108 Boat dealers and boat manufacturers ..... B-0 through B-9999

109 5. Upon the sale of a currently licensed new motor vehicle franchise dealership the  
 110 department shall, upon request, authorize the new approved dealer applicant to retain the selling  
 111 dealer's license number and shall cause the new dealer's records to indicate such transfer.

112 6. In the case of manufacturers and motor vehicle dealers, the department shall also issue  
 113 one number plate bearing the distinctive dealer license number to the applicant upon payment  
 114 by the manufacturer or dealer of a fifty dollar fee **before January 1, 2003; a sixty-two dollar**  
 115 **and fifty cent fee between January 1, 2003, and December 31, 2003; and a seventy-five**  
 116 **dollar fee after December 21, 2003.** Such license plates shall be made with fully reflective  
 117 material with a common color scheme and design, shall be clearly visible at night, and shall be  
 118 aesthetically attractive, as prescribed by section 301.130. Boat dealers and boat manufacturers  
 119 shall be entitled to one certificate of number bearing such number upon the payment of a fifty  
 120 dollar fee **before January 1, 2003; a sixty-two dollar and fifty cent fee between January 1,**  
 121 **2003, and December 31, 2003; and a seventy-five dollar fee after December 21, 2003.** As  
 122 many additional number plates as may be desired by manufacturers and motor vehicle dealers

123 and as many additional certificates of number as may be desired by boat dealers and boat  
124 manufacturers may be obtained upon payment of a fee of ten dollars and fifty cents for each  
125 additional plate or certificate **issued before January 1, 2003, said fee to be thirteen dollars**  
126 **and thirteen cents between January 1, 2003, and December 31, 2003, and fifteen dollars**  
127 **and seventy-five cents after December 31, 2003.** A motor vehicle dealer, boat dealer,  
128 manufacturer, boat manufacturer, public motor vehicle auction, wholesale motor vehicle dealer  
129 or wholesale motor vehicle auction obtaining a dealer license plate or certificate of number or  
130 additional license plate or additional certificate of number, throughout the calendar year, shall  
131 be required to pay a fee for such license plates or certificates of number computed on the basis  
132 of one-twelfth of the full fee prescribed for the original and duplicate number plates or  
133 certificates of number for such dealers' licenses, multiplied by the number of months remaining  
134 in the licensing period for which the dealer or manufacturers shall be required to be licensed.  
135 In the event of a renewing dealer, the fee due at the time of renewal shall not be prorated. **The**  
136 **portion of any fee collected pursuant to this section which exceeds the amount the fee**  
137 **would have been before January 1, 2003, shall be credited to the transportation user fee**  
138 **fund created in section 226.036, RSMo.**

139         7. The plates issued pursuant to subsection 3 or 6 of this section may be displayed on any  
140 motor vehicle owned and held for resale by the motor vehicle dealer or manufacturer, and used  
141 by a customer who is test driving the motor vehicle, or is used by an employee or officer, but  
142 shall not be displayed on any motor vehicle or trailer hired or loaned to others or upon any  
143 regularly used service or wrecker vehicle. Motor vehicle dealers may display their dealer plates  
144 on a tractor, truck or trailer to demonstrate a vehicle under a loaded condition.

145         8. The certificates of number issued pursuant to subsection 3 or 6 of this section may be  
146 displayed on any vessel or vessel trailer owned and held for resale by a boat manufacturer or a  
147 boat dealer, and used by a customer who is test driving the vessel or vessel trailer, or is used by  
148 an employee or officer, but shall not be displayed on any vessel or vessel trailer hired or loaned  
149 to others or upon any regularly used service vessel or vessel trailer. Boat dealers and  
150 manufacturers may display their certificate of number on a vessel or vessel trailer which is being  
151 transported to an exhibit or show.

302.140. 1. Every application for an instruction permit shall be made upon a form  
2 furnished by the director, which application shall be certified by the applicant to be true and  
3 correct, and every such application shall be accompanied by a fee of one dollar **if made before**  
4 **January 1, 2003; of one dollar and fifty cents if made between January 1, 2003, and**  
5 **December 31, 2003; and of two dollars if made after December 31, 2003.**

6         2. In addition to the fee prescribed in subsection 1 of this section, applicants for a  
7 motorcycle instruction permit under section 302.132 shall pay a special motorcycle safety

8 education fee of two dollars and seventy-five cents **if such application is made before January**  
9 **1, 2003; of three dollars and forty-four cents if made between January 1, 2003, and**  
10 **December 31, 2003; and of four dollars and twelve cents if made after December 31, 2003.**

11 **3. The portion of any fee collected pursuant to this section which exceeds the**  
12 **amount of the fee which would have been collected pursuant to this section before January**  
13 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
14 **RSMo.**

302.177. 1. To all applicants for a license or renewal to transport persons or property  
2 classified in section 302.015 who are at least twenty-one years of age and under the age of  
3 seventy, and who submit a satisfactory application and meet the requirements set forth in  
4 sections 302.010 to 302.605, the director shall issue or renew a license upon the payment of a  
5 fee of thirty dollars, **if such license is issued before January 1, 2003; thirty-seven dollars and**  
6 **fifty cents if issued between January 1, 2003, and December 31, 2003; and forty-five dollars**  
7 **if issued after December 31, 2003;** except that, no license shall be issued if an applicant's  
8 license is currently suspended, taken up, canceled, revoked, or deposited in lieu of bail.

9 2. To all applicants for a license or renewal who are between twenty-one and sixty-nine  
10 years of age, and who submit a satisfactory application and meet the requirements set forth in  
11 sections 302.010 to 302.605, the director shall issue or renew a license upon the payment of a  
12 fee of fifteen dollars, **if such license is issued before January 1, 2003; eighteen dollars and**  
13 **seventy-five cents if issued between January 1, 2003, and December 31, 2003; and twenty-**  
14 **two dollars and fifty cents if issued after December 31, 2003;** except that, no license shall be  
15 issued if an applicant's license is currently suspended, taken up, canceled, revoked, or deposited  
16 in lieu of bail.

17 3. All licenses issued pursuant to subsections 1 and 2 of this section shall expire on the  
18 applicant's birthday in the sixth year after issuance and must be renewed on or before the date  
19 of expiration, which date shall be shown on the license. The director shall have the authority to  
20 stagger the expiration date of driver's licenses and nondriver's licenses being issued or renewed  
21 over a six-year period.

22 4. To all applicants for a license or renewal to transport persons or property classified  
23 in section 302.015 who are between eighteen and twenty-one years of age or greater than  
24 sixty-nine years of age, and who submit a satisfactory application and meet the requirements set  
25 forth in sections 302.010 to 302.605, the director shall issue or renew a license upon the payment  
26 of a fee of fifteen dollars, **if such license is issued before January 1, 2003; eighteen dollars**  
27 **and seventy-five cents if issued between January 1, 2003, and December 31, 2003; and**  
28 **twenty-two dollars and fifty cents if issued after December 31, 2003.**

29 5. To all other applicants for a license or renewal less than twenty-one years of age or

30 greater than sixty-nine years of age who submit a satisfactory application and meet the  
31 requirements set forth in sections 302.010 to 302.605, the director shall issue or renew a license  
32 upon the payment of a fee of seven dollars and fifty cents **before January 1, 2003; nine dollars**  
33 **and thirty-seven cents between January 1, 2003, and December 31, 2003; and eleven dollars**  
34 **and twenty-five cents after December 31, 2003.** All licenses issued pursuant to this subsection  
35 and subsection 4 of this section shall expire on the applicant's birthday in the third year after  
36 issuance.

37 6. The director of revenue may adopt any rules and regulations necessary to carry out the  
38 provisions of this section. No rule or portion of a rule promulgated pursuant to the authority of  
39 this section shall become effective unless it has been promulgated pursuant to [the provisions of]  
40 chapter 536, RSMo.

41 **7. The portion of any fee collected pursuant to this section which exceeds the**  
42 **amount of the fee which would have been collected pursuant to this section before January**  
43 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
44 **RSMo.**

302.178. 1. Beginning January 1, 2001, any person between the ages of sixteen and  
2 eighteen years who is qualified to obtain a license pursuant to sections 302.010 to 302.340 may  
3 apply for, and the director shall issue, an intermediate driver's license entitling the applicant,  
4 while having such license in his or her possession, to operate a motor vehicle of the appropriate  
5 class upon the highways of this state in conjunction with the requirements of this section. An  
6 intermediate driver's license shall be readily distinguishable from a license issued to those over  
7 the age of eighteen. All applicants for an intermediate driver's license shall:

- 8 (1) Successfully complete the examination required by section 302.173;
- 9 (2) Pay the fee required by subsection 3 of this section;
- 10 (3) Have had a temporary instruction permit issued pursuant to subsection 1 of section  
11 302.130 for at least a six-month period or a valid license from another state; and
- 12 (4) Have a parent, grandparent, legal guardian, or, if the applicant is a participant in a  
13 federal residential job training program, a driving instructor employed by a federal residential  
14 job training program, sign the application stating that the applicant has completed at least twenty  
15 hours of supervised driving experience under a temporary instruction permit issued pursuant to  
16 subsection 1 of section 302.130, or, if the applicant is an emancipated minor, the person over  
17 twenty-one years of age who supervised such driving. For purposes of this section, the term  
18 "emancipated minor" means a person who is at least sixteen years of age, but less than eighteen  
19 years of age, who:
  - 20 (a) Marries with the consent of the legal custodial parent or legal guardian pursuant to  
21 section 451.080, RSMo;

- 22 (b) Has been declared emancipated by a court of competent jurisdiction;  
23 (c) Enters active duty in the armed forces;  
24 (d) Has written consent to the emancipation from the custodial parent or legal guardian;  
25 or  
26 (e) Through employment or other means provides for such person's own food, shelter  
27 and other cost-of-living expenses;
- 28 (5) Have had no alcohol-related enforcement contacts as defined in section 302.525  
29 during the preceding twelve months; and
- 30 (6) Have no nonalcoholic traffic convictions for which points are assessed pursuant to  
31 section 302.302, within the preceding six months.
- 32 2. An intermediate driver's license grants the licensee the same privileges to operate that  
33 classification of motor vehicle as a license issued pursuant to section 302.177, except that no  
34 person shall operate a motor vehicle on the highways of this state under such an intermediate  
35 driver's license between the hours of 1:00 a.m. and 5:00 a.m. unless accompanied by a person  
36 described in subsection 1 of section 302.130; except the licensee may operate a motor vehicle  
37 without being accompanied if the travel is to or from a school or educational program or activity,  
38 a regular place of employment or in emergency situations as defined by the director by  
39 regulation. Each intermediate driver's license shall be restricted by requiring that the driver and  
40 all passengers in the licensee's vehicle wear safety belts at all times. This safety belt restriction  
41 shall not apply to a person operating a motorcycle.
- 42 3. Notwithstanding the provisions of section 302.177 to the contrary, the fee for an  
43 intermediate driver's license shall be five dollars **before January 1, 2003; six dollars and**  
44 **twenty-five cents between January 1, 2003, and December 31, 2003; and seven dollars and**  
45 **fifty cents after December 31, 2003**, and such license shall be valid for a period of two years.
- 46 4. Any intermediate driver's licensee accumulating six or more points in a twelve-month  
47 period may be required to participate in and successfully complete a driver-improvement  
48 program approved by the director of the department of public safety. The driver-improvement  
49 program ordered by the director of revenue shall not be used in lieu of point assessment.
- 50 5. (1) An intermediate driver's licensee who has, for the preceding twelve-month period,  
51 had no alcohol-related enforcement contacts, as defined in section 302.525 and no traffic  
52 convictions for which points are assessed, upon reaching the age of eighteen years may apply for  
53 and receive without further examination, other than a vision test as prescribed by section  
54 302.173, a license issued pursuant to this chapter granting full driving privileges. Such person  
55 shall pay the required fee for such license as prescribed in section 302.177.
- 56 (2) The director of revenue shall deny an application for a full driver's license until the  
57 person has had no traffic convictions for which points are assessed for a period of twelve months

58 prior to the date of application for license or until the person is eligible to apply for a six-year  
59 driver's license as provided for in section 302.177, provided the applicant is otherwise eligible  
60 for full driving privileges. An intermediate driver's license shall expire when the licensee is  
61 eligible and receives a full driver's license as prescribed in subdivision (1) of this section.

62 6. No person upon reaching the age of eighteen years whose intermediate driver's license  
63 and driving privilege is denied, suspended, canceled or revoked in this state or any other state,  
64 for any reason may apply for a full driver's license until such license or driving privilege is fully  
65 reinstated. Any such person whose intermediate driver's license has been revoked pursuant to  
66 the provisions of sections 302.010 to 302.540 shall, upon receipt of reinstatement of the  
67 revocation from the director, pass the complete driver examination, apply for a new license, and  
68 pay the proper fee before again operating a motor vehicle upon the highways of this state.

69 7. A person shall be exempt from the intermediate licensing requirements if the person  
70 has reached the age of eighteen years and meets all other licensing requirements.

71 8. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that  
72 is created under the authority delegated in this section shall become effective only if it complies  
73 with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section  
74 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers  
75 vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the  
76 effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the  
77 grant of rulemaking authority and any rule proposed or adopted after August 28, 2000, shall be  
78 invalid and void.

79 **9. The portion of any fee collected pursuant to this section which exceeds five**  
80 **dollars shall be credited to the transportation user fee fund created in section 226.036,**  
81 **RSMo.**

302.181. 1. The license issued pursuant to the provisions of sections 302.010 to 302.340  
2 shall be in such form as the director shall prescribe, but the license shall be a card made of plastic  
3 or other comparable material. All licenses shall be manufactured of materials and processes that  
4 will prohibit, as nearly as possible, the ability to reproduce, alter, counterfeit, forge or duplicate  
5 any license without ready detection. All licenses shall bear the licensee's Social Security number,  
6 if the licensee has one, and if not, a notarized affidavit must be signed by the licensee stating that  
7 the licensee does not possess a Social Security number, or, if applicable, a certified statement  
8 must be submitted as provided in subsection 4 of this section. The license shall also bear the  
9 expiration date of the license, the classification of the license, the name, date of birth, residence  
10 address including the county of residence or a code number corresponding to such county  
11 established by the department, and brief description and colored photograph of the licensee, and  
12 a facsimile of the signature of the licensee. The director shall provide by administrative rule the

13 procedure and format for a licensee to indicate on the back of the license together with the  
14 designation for an anatomical gift as provided in section 194.240, RSMo, the name and address  
15 of the person designated pursuant to sections 404.800 to [404.865] **404.872**, RSMo, as the  
16 licensee's attorney in fact for the purposes of a durable power of attorney for health care  
17 decisions. No license shall be valid until it has been so signed by the licensee. If any portion of  
18 the license is prepared by a private firm, any contract with such firm shall be made in accordance  
19 with the competitive purchasing procedures as established by the state director of the division  
20 of purchasing. For all licenses issued or renewed after March 1, 1992, the applicant's Social  
21 Security number shall serve as the applicant's license number. Where the licensee has no Social  
22 Security number, or where the licensee is issued a license without a Social Security number in  
23 accordance with subsection 4 of this section, the director shall issue a license number for the  
24 licensee and such number shall also include an indicator showing that the number is not a Social  
25 Security number.

26         2. All film involved in the production of photographs for licenses shall become the  
27 property of the department of revenue.

28         3. The license issued shall be carried at all times by the holder thereof while driving a  
29 motor vehicle, and shall be displayed upon demand of any officer of the highway patrol, or any  
30 police officer or peace officer, or any other duly authorized person, for inspection when demand  
31 is made therefor. Failure of any operator of a motor vehicle to exhibit his or her license to any  
32 duly authorized officer shall be presumptive evidence that such person is not a duly licensed  
33 operator.

34         4. The director of revenue shall issue a commercial or noncommercial driver's license  
35 without a Social Security number to an applicant therefor, who is otherwise qualified to be  
36 licensed, upon presentation to the director of a certified statement that the applicant objects to  
37 the display of the Social Security number on the license. The director shall assign an  
38 identification number, that is not based on a Social Security number, to the applicant which shall  
39 be displayed on the license in lieu of the Social Security number.

40         5. The director of revenue shall issue a license without the photograph to an applicant  
41 therefor, who is otherwise qualified to be licensed, upon presentation to the director of a  
42 statement on forms prescribed and made available by the department of revenue which states that  
43 the applicant is a member of a specified religious denomination which prohibits photographs of  
44 members as being contrary to its religious tenets. The license shall state thereon that no  
45 photograph is required because of the religious affiliation of the licensee. The director of  
46 revenue shall establish guidelines and furnish to each circuit court such forms as the director  
47 deems necessary to comply with this subsection. The circuit court shall not charge or receive any  
48 fee or court cost for the performance of any duty or act pursuant to this subsection.

49           6. The department of revenue may issue a temporary license without the photograph to  
50 out-of-state applicants and members of the armed forces, except that where such temporary  
51 license is issued it shall be valid only until the applicant shall have had time to appear and have  
52 his or her picture taken and a license with his or her photograph issued.

53           7. The department of revenue shall issue upon request a nondriver's license card  
54 containing essentially the same information as the driver's license upon payment of six dollars  
55 **before January 1, 2003; seven dollars and fifty cents between January 1, 2003, and**  
56 **December 31, 2003; and nine dollars after December 31, 2003**, if the applicant is under the  
57 age of sixty-five. An applicant who is sixty-five years of age or older may purchase a nondriver's  
58 license card without a photograph for one dollar **before January 1, 2003; one dollar and**  
59 **twenty-five cents between January 1, 2003, and December 31, 2003; and one dollar and**  
60 **fifty cents after December 31, 2003**; or a nondriver's license card with a photograph for six  
61 dollars **before January 1, 2003; seven dollars and fifty cents between January 1, 2003, and**  
62 **December 31, 2003; and nine dollars after December 31, 2003**. All nondriver's licenses shall  
63 expire on the applicant's birthday in the sixth year after issuance. A person who has passed his  
64 or her seventieth birthday shall upon application be issued a nonexpiring nondriver's license card.  
65 The nondriver's license card shall be used for identification purposes only and shall not be valid  
66 as a license.

67           8. No rule or portion of a rule promulgated pursuant to the authority of this chapter shall  
68 become effective unless it is promulgated pursuant to [the provisions of] chapter 536, RSMo.

69           **9. The portion of any fee collected pursuant to this section which exceeds the**  
70 **amount of the fee which would have been collected before January 1, 2003, pursuant to this**  
71 **section shall be credited to the transportation user fee fund created in section 226.036,**  
72 **RSMo.**

302.185. **1.** In the event that a license issued under sections 302.010 to 302.780 shall  
2 be lost or destroyed, but not where the license has been suspended, taken up, revoked,  
3 disqualified, or deposited in lieu of bail, hereinafter provided, the person to whom the license as  
4 was issued may obtain a duplicate license upon furnishing proper identification and satisfactory  
5 proof to the director or [his] **the director's** authorized license agents that the license has been  
6 lost or destroyed, and upon payment of a fee of fifteen dollars [for a duplicate license], **if such**  
7 **duplicate license is issued before January 1, 2003; eighteen dollars and seventy-five cents**  
8 **if issued between January 1, 2003, and December 31, 2003; and twenty-two dollars and**  
9 **fifty cents if issued after December 31, 2003**, if the person transports persons or property as  
10 classified in section 302.015, and a fee of seven dollars and fifty cents **before January 1, 2003;**  
11 **nine dollars and thirty-seven cents between January 1, 2003, and December 31, 2003; and**  
12 **eleven dollars and twenty-five cents after December 31, 2003**, for all other duplicate

13 classifications of license.

14           **2. The portion of any fee collected pursuant to this section which exceeds the fee**  
15 **which would have been collected pursuant to this section before January 1, 2003, shall be**  
16 **credited to the transportation user fee fund created in section 226.036, RSMo.**

          302.272. 1. No person shall operate any school bus owned by or under contract with a  
2 public school or the state board of education unless such driver has qualified for a school bus  
3 permit under this section and complied with the pertinent rules and regulations of the department  
4 of revenue. A school bus permit shall be issued to any applicant who meets the following  
5 qualifications:

6           (1) The applicant has a valid state license issued under this chapter or has a license valid  
7 in any other state;

8           (2) The applicant is at least twenty-one years of age;

9           (3) The applicant has passed a medical examination, including vision and hearing tests,  
10 as prescribed by the director of revenue and, if the applicant is at least seventy years of age, the  
11 applicant shall pass the medical examination annually to maintain or renew the permit; and

12           (4) The applicant has successfully passed an examination for the operation of a school  
13 bus as prescribed by the director of revenue. The examination shall include, but need not be  
14 limited to, a written skills examination of applicable laws, rules and procedures, and a driving  
15 test in the type of vehicle to be operated. The test shall be completed in the appropriate class of  
16 vehicle to be driven. For purposes of this section classes of school buses shall comply with the  
17 Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub. Law 99-570).

18           2. Except as otherwise provided in this section, a school bus permit shall be renewed  
19 every three years and shall require the applicant to provide a medical examination as specified  
20 in subdivision (3) of subsection 1 of this section and to successfully pass a written skills  
21 examination as prescribed by the director of revenue in consultation with the department of  
22 elementary and secondary education. If the applicant is at least seventy years of age, the school  
23 bus permit shall be renewed annually, and the applicant shall successfully pass the examination  
24 prescribed in subdivision (4) of subsection 1 of this section prior to receiving the renewed  
25 permit. The director may waive the written skills examination on renewal of a school bus permit  
26 upon verification of the applicant's successful completion within the preceding twelve months  
27 of a training program which has been approved by the director in consultation with the  
28 department of elementary and secondary education and which is at least eight hours in duration  
29 with special instruction in school bus driving.

30           3. The fee for a new or renewed school bus permit shall be three dollars **before January**  
31 **1, 2003; three dollars and seventy-five cents between January 1, 2003, and December 31,**  
32 **2003; and four dollars and fifty cents after December 31, 2003, the portion of such fee**

33 **which exceeds three dollars to be credited to the transportation user fee fund created in**  
34 **section 226.036, RSMo.**

35 4. Upon the applicant's completion of the requirements of subsections 1, 2 and 3 of this  
36 section, the director of revenue shall issue a temporary school bus permit to the applicant until  
37 such time as a permanent school bus permit shall be issued following the record clearance as  
38 provided in subsection 6 of this section.

39 5. The director of revenue, to the best of the director's knowledge, shall not issue or  
40 renew a school bus permit to any applicant:

41 (1) Whose driving record shows that such applicant's privilege to operate a motor vehicle  
42 has been suspended, revoked or disqualified or whose driving record shows a history of moving  
43 vehicle violations;

44 (2) Who has pled guilty to or been found guilty of any felony or misdemeanor for  
45 violation of drug regulations as defined in chapter 195, RSMo; of any felony for an offense  
46 against the person as defined by chapter 565, RSMo, or any other offense against the person  
47 involving the endangerment of a child as prescribed by law; of any misdemeanor or felony for  
48 a sexual offense as defined by chapter 566, RSMo; of any misdemeanor or felony for prostitution  
49 as defined by chapter 567, RSMo; of any misdemeanor or felony for an offense against the  
50 family as defined in chapter 568, RSMo; of any felony or misdemeanor for a weapons offense  
51 as defined by chapter 571, RSMo; of any misdemeanor or felony for pornography or related  
52 offense as defined by chapter 573, RSMo; or of any similar crime in any federal, state, municipal  
53 or other court of similar jurisdiction of which the director has knowledge;

54 (3) Who has pled guilty to or been found guilty of any felony involving robbery, arson,  
55 burglary or a related offense as defined by chapter 569, RSMo; or any similar crime in any  
56 federal, state, municipal or other court of similar jurisdiction within the preceding ten years of  
57 which the director has knowledge.

58 6. The department of social services or the Missouri highway patrol, whichever has  
59 access to applicable records, shall provide a record of clearance or denial of clearance for any  
60 applicant for a school bus permit for the convictions specified in subdivisions (2) and (3) of  
61 subsection 5 of this section. The Missouri highway patrol in providing the record of clearance  
62 or denial of clearance for any such applicant is authorized to obtain from the Federal Bureau of  
63 Investigation any information which might aid the Missouri highway patrol in providing such  
64 record of clearance or denial of clearance. The department of social services or the Missouri  
65 highway patrol shall provide the record of clearance or denial of clearance within thirty days of  
66 the date requested, relying on information available at that time, except that the department of  
67 social services or the Missouri highway patrol shall provide any information subsequently  
68 discovered to the department of revenue.

302.304. 1. The director shall notify by ordinary mail any operator of the point value charged against the operator's record when the record shows four or more points have been accumulated in a twelve-month period.

2. In an action to suspend or revoke a license or driving privilege under this section points shall be accumulated on the date of conviction. No case file of any conviction for a driving violation for which points may be assessed pursuant to section 302.302 may be closed until such time as a copy of the record of such conviction is forwarded to the department of revenue.

3. The director shall suspend the license and driving privileges of any person whose driving record shows the driver has accumulated eight points in eighteen months.

4. The license and driving privilege of any person whose license and driving privilege have been suspended under the provisions of sections 302.010 to 302.540 except those persons whose license and driving privilege have been suspended under the provisions of subdivision (8) of subsection 1 of section 302.302 or has accumulated sufficient points together with a conviction under subdivision (10) of subsection 1 of section 302.302 and who has filed proof of financial responsibility with the department of revenue, in accordance with chapter 303, RSMo, and is otherwise eligible, shall be reinstated as follows:

(1) In the case of an initial suspension, thirty days after the effective date of the suspension;

(2) In the case of a second suspension, sixty days after the effective date of the suspension;

(3) In the case of the third and subsequent suspensions, ninety days after the effective date of the suspension.

Unless proof of financial responsibility is filed with the department of revenue, a suspension shall continue in effect for two years from its effective date.

5. The period of suspension of the driver's license and driving privilege of any person under the provisions of subdivision (8) of subsection 1 of section 302.302 or who has accumulated sufficient points together with a conviction under subdivision (10) of subsection 1 of section 302.302 shall be thirty days, followed by a sixty-day period of restricted driving privilege issued by the director of revenue for the limited purpose of driving between a residence and a place of employment, or to and from an alcohol education or treatment program, or for both between a residence and a place of employment and to and from such a program. Upon completion of such period of restricted driving privilege, upon compliance with other requirements of law and upon filing of proof of financial responsibility with the department of revenue, in accordance with chapter 303, RSMo, the license and driving privilege shall be reinstated.

37           6. If the person fails to maintain proof of financial responsibility in accordance with  
38 chapter 303, RSMo, the person's driving privilege and license shall be resuspended.

39           7. The director shall revoke the license and driving privilege of any person when the  
40 person's driving record shows such person has accumulated twelve points in twelve months or  
41 eighteen points in twenty-four months or twenty-four points in thirty-six months. The revocation  
42 period of any person whose license and driving privilege have been revoked under the provisions  
43 of sections 302.010 to 302.540 and who has filed proof of financial responsibility with the  
44 department of revenue in accordance with chapter 303, RSMo, and is otherwise eligible, shall  
45 be terminated by a notice from the director of revenue after one year from the effective date of  
46 the revocation. Unless proof of financial responsibility is filed with the department of revenue,  
47 except as provided in subsection 2 of section 302.541, the revocation shall remain in effect for  
48 a period of two years from its effective date. If the person fails to maintain proof of financial  
49 responsibility in accordance with chapter 303, RSMo, the person's license and driving privilege  
50 shall be rerevoked. Any person whose license and driving privilege have been revoked under  
51 the provisions of sections 302.010 to 302.540 shall, upon receipt of the notice of termination of  
52 the revocation from the director, pass the complete driver examination and apply for a new  
53 license before again operating a motor vehicle upon the highways of this state.

54           8. If, prior to conviction for an offense that would require suspension or revocation of  
55 a person's license under the provisions of this section, the person's total points accumulated are  
56 reduced, pursuant to [the provisions of] section 302.306, below the number of points required  
57 for suspension or revocation pursuant to the provisions of this section, then the person's license  
58 shall not be suspended or revoked until the necessary points are again obtained and accumulated.

59           9. If any person shall neglect or refuse to surrender the person's license, as provided  
60 herein, the director shall direct the state highway patrol or any peace or police officer to secure  
61 possession thereof and return it to the director.

62           10. Upon the issuance of a reinstatement or termination notice after a suspension or  
63 revocation of any person's license and driving privilege under the provisions of sections 302.010  
64 to 302.540, the accumulated point value shall be reduced to four points, except that the points  
65 of any person serving as a member of the armed forces of the United States outside the limits of  
66 the United States during a period of suspension or revocation shall be reduced to zero upon the  
67 date of the reinstatement or termination of notice. It shall be the responsibility of such member  
68 of the armed forces to submit copies of official orders to the director of revenue to substantiate  
69 such overseas service. Any other provision of sections 302.010 to 302.540 to the contrary  
70 notwithstanding, the effective date of the four points remaining on the record upon reinstatement  
71 or termination shall be the date of the reinstatement or termination notice.

72           11. No credit toward reduction of points shall be given during periods of suspension or

73 revocation or any period of driving under a hardship driving privilege granted by a court.

74         12. Any person or nonresident whose license or privilege to operate a motor vehicle in  
75 this state has been suspended or revoked under this or any other law shall, before having the  
76 license or privilege to operate a motor vehicle reinstated, pay to the director a reinstatement fee  
77 of twenty dollars **before January 1, 2003; twenty-five dollars between January 1, 2003, and**  
78 **December 31, 2003; and thirty dollars after December 31, 2003**, which shall be in addition  
79 to all other fees provided by law. **The portion of any fee collected pursuant to this section**  
80 **which exceeds twenty-five dollars shall be credited to the transportation user fee fund**  
81 **created in section 226.036, RSMo.**

82         13. Notwithstanding any other provision of law to the contrary, if after two years from  
83 the effective date of any suspension or revocation issued [under] **pursuant to** this chapter, the  
84 person or nonresident has not paid the reinstatement fee of twenty dollars **before January 1,**  
85 **2003; twenty-five dollars between January 1, 2003, and December 31, 2003; or thirty**  
86 **dollars after December 31, 2003**, the director shall reinstate such license or privilege to operate  
87 a motor vehicle in this state. **The portion of any fee collected pursuant to this section which**  
88 **exceeds twenty-five dollars shall be credited to the transportation user fee fund created in**  
89 **section 226.036, RSMo.**

90         14. No person who has had a license to operate a motor vehicle suspended or revoked  
91 as a result of an assessment of points for a violation under subdivision (8), (9) or (10) of  
92 subsection 1 of section 302.302 shall have that license reinstated until such person has  
93 participated in and successfully completed a substance abuse traffic offender program defined  
94 in section 302.010, or a program determined to be comparable by the department. Assignment  
95 recommendations, based upon the needs assessment as described in subdivision (21) of section  
96 302.010, shall be delivered in writing to the person with written notice that the person is entitled  
97 to have such assignment recommendations reviewed by the court if the person objects to the  
98 recommendations. The person may file a motion in the associate division of the circuit court,  
99 on a printed form provided by the state courts administrator, to have the court hear and determine  
100 such motion pursuant to the provisions of chapter 517, RSMo. The motion shall name the  
101 person or entity making the needs assessment as the respondent and a copy of the motion shall  
102 be served upon the respondent in any manner allowed by law. Upon hearing the motion, the  
103 court may modify or waive any assignment recommendation that the court determines to be  
104 unwarranted based upon a review of the needs assessment, the person's driving record, the  
105 circumstances surrounding the offense, and the likelihood of the person committing a like  
106 offense in the future, except that the court may modify but may not waive the assignment to an  
107 education or rehabilitation program of a person determined to be a prior or persistent offender  
108 as defined in section 577.023, RSMo, or of a person determined to have operated a motor vehicle

109 with fifteen-hundredths of one percent or more by weight in such person's blood. Compliance  
110 with the court determination of the motion shall satisfy the provisions of this section for the  
111 purpose of reinstating such person's license to operate a motor vehicle. The respondent's  
112 personal appearance at any hearing conducted pursuant to this subsection shall not be necessary  
113 unless directed by the court.

114 15. The fees for the program authorized in subsection 14 of this section, or a portion  
115 thereof to be determined by the department of mental health, shall be paid by the person enrolled  
116 in the program. Any person who is enrolled in the program shall pay, in addition to any fee  
117 charged for the program, a supplemental fee of sixty dollars. The administrator of the program  
118 shall remit to the division of alcohol and drug abuse of the department of mental health the  
119 supplemental fee for all persons enrolled in the program, less two percent for administrative  
120 costs. The supplemental fees received by the department of mental health pursuant to this  
121 section shall be deposited in the mental health earnings fund which is created in section 630.053,  
122 RSMo.

302.309. 1. Whenever any license is suspended pursuant to sections 302.302 to 302.309,  
2 the director of revenue shall return the license to the operator immediately upon the termination  
3 of the period of suspension and upon compliance with the requirements of chapter 303, RSMo.

4 2. Any operator whose license is revoked pursuant to these sections, upon the  
5 termination of the period of revocation, shall apply for a new license in the manner prescribed  
6 by law.

7 3. (1) All circuit courts or the director of revenue shall have jurisdiction to hear  
8 applications and make eligibility determinations granting limited driving privileges. Any  
9 application may be made in writing to the director of revenue and the person's reasons for  
10 requesting the limited driving privilege shall be made therein.

11 (2) When any court of record having jurisdiction or the director of revenue finds that an  
12 operator is required to operate a motor vehicle in connection with any of the following:

- 13 (a) A business, occupation, or employment;
- 14 (b) Seeking medical treatment for such operator;
- 15 (c) Attending school or other institution of higher education;
- 16 (d) Attending alcohol or drug treatment programs; or
- 17 (e) Any other circumstance the court or director finds would create an undue hardship  
18 on the operator;

19  
20 the court or director may grant such limited driving privilege as the circumstances of the case  
21 justify if the court or director finds undue hardship would result to the individual, and while so  
22 operating a motor vehicle within the restrictions and limitations of the limited driving privilege

23 the driver shall not be guilty of operating a motor vehicle without a valid license.

24 (3) An operator may make application to the proper court in the county in which such  
25 operator resides or in the county in which is located the operator's principal place of business or  
26 employment. Any application for a limited driving privilege made to a circuit court shall name  
27 the director as a party defendant and shall be served upon the director prior to the grant of any  
28 limited privilege, and shall be accompanied by a copy of the applicant's driving record as  
29 certified by the director. Any applicant for a limited driving privilege shall have on file with the  
30 department of revenue proof of financial responsibility as required by chapter 303, RSMo. Any  
31 application by a person who transports persons or property as classified in section 302.015 may  
32 be accompanied by proof of financial responsibility as required by chapter 303, RSMo, but if  
33 proof of financial responsibility does not accompany the application, or if the applicant does not  
34 have on file with the department of revenue proof of financial responsibility, the court or the  
35 director has discretion to grant the limited driving privilege to the person solely for the purpose  
36 of operating a vehicle whose owner has complied with chapter 303, RSMo, for that vehicle, and  
37 the limited driving privilege must state such restriction. When operating such vehicle under such  
38 restriction the person shall carry proof that the owner has complied with chapter 303, RSMo, for  
39 that vehicle.

40 (4) The court order or the director's grant of the limited driving privilege shall indicate  
41 the termination date of the privilege, which shall be not later than the end of the period of  
42 suspension or revocation. A copy of any court order shall be sent by the clerk of the court to the  
43 director, and a copy shall be given to the driver which shall be carried by the driver whenever  
44 such driver operates a motor vehicle. The director of revenue upon granting a limited driving  
45 privilege shall give a copy of the limited driving privilege to the applicant. The applicant shall  
46 carry a copy of the limited driving privilege while operating a motor vehicle. A conviction  
47 which results in the assessment of points pursuant to section 302.302, other than a violation of  
48 a municipal stop sign ordinance where no accident is involved, against a driver who is operating  
49 a vehicle pursuant to a limited driving privilege terminates the privilege, as of the date the points  
50 are assessed to the person's driving record. If the date of arrest is prior to the issuance of the  
51 limited driving privilege, the privilege shall not be terminated. The director shall notify by  
52 ordinary mail the driver whose privilege is so terminated.

53 (5) Except as provided in subdivision (6) of this subsection, no person is eligible to  
54 receive a limited driving privilege who at the time of application for a limited driving privilege  
55 has previously been granted such a privilege within the immediately preceding five years, or  
56 whose license has been suspended or revoked for the following reasons:

57 (a) A conviction of violating the provisions of section 577.010 or 577.012, RSMo, or any  
58 similar provision of any federal or state law, or a municipal or county law where the judge in

59 such case was an attorney and the defendant was represented by or waived the right to an  
60 attorney in writing, until the person has completed the first thirty days of a suspension or  
61 revocation imposed pursuant to this chapter;

62 (b) A conviction of any felony in the commission of which a motor vehicle was used;

63 (c) Ineligibility for a license because of the provisions of subdivision (1), (2), (4), (5),  
64 (6), (7), (8), (9), (10) [or], (11), or (12) of section 302.060;

65 (d) Because of operating a motor vehicle under the influence of narcotic drugs, a  
66 controlled substance as defined in chapter 195, RSMo, or having left the scene of an accident as  
67 provided in section 577.060, RSMo;

68 (e) Due to a revocation for the first time for failure to submit to a chemical test pursuant  
69 to section 577.041, RSMo, or due to a refusal to submit to a chemical test in any other state, if  
70 such person has not completed the first ninety days of such revocation;

71 (f) Violation more than once of the provisions of section 577.041, RSMo, or a similar  
72 implied consent law of any other state;

73 (g) Disqualification of a commercial driver's license pursuant to sections 302.700 to  
74 302.780, however, nothing in this subsection shall prevent a person holding a commercial  
75 driver's license who is suspended or revoked as a result of an action occurring while not driving  
76 a commercial motor vehicle or driving for pay, but while driving in an individual capacity as an  
77 operator of a personal vehicle from applying for a limited driving privilege to operate a  
78 commercial vehicle, if otherwise eligible for such limited privilege; or

79 (h) Due to a suspension pursuant to subsection 2 of section 302.525 and who has not  
80 completed the first thirty days of such suspension, provided the person is not otherwise ineligible  
81 for a limited driving privilege; or due to a revocation pursuant to subsection 2 of section 302.525  
82 if such person has not completed such revocation.

83 (6) (a) Provided that pursuant to the provisions of this section, the applicant is not  
84 otherwise ineligible for a limited driving privilege, a circuit court or the director may, in the  
85 manner prescribed in this subsection, allow a person who has had such person's license to operate  
86 a motor vehicle revoked where that person cannot obtain a new license for a period of ten years,  
87 as prescribed in subdivision (9) of section 302.060, to apply for a limited driving privilege  
88 pursuant to this subsection if such person has served at least three years of such disqualification  
89 or revocation. Such person shall present evidence satisfactory to the court or the director that  
90 such person has not been convicted of any offense related to alcohol, controlled substances or  
91 drugs during the preceding three years and that the person's habits and conduct show that the  
92 person no longer poses a threat to the public safety of this state.

93 (b) Provided that pursuant to the provisions of this section, the applicant is not otherwise  
94 ineligible for a limited driving privilege or convicted of involuntary manslaughter while

95 operating a motor vehicle in an intoxicated condition, a circuit court or the director may, in the  
96 manner prescribed in this subsection, allow a person who has had such person's license to operate  
97 a motor vehicle revoked where that person cannot obtain a new license for a period of five years  
98 because of two convictions of driving while intoxicated, as prescribed in subdivision (10) of  
99 section 302.060, to apply for a limited driving privilege pursuant to this subsection if such person  
100 has served at least two years of such disqualification or revocation. Such person shall present  
101 evidence satisfactory to the court or the director that such person has not been convicted of any  
102 offense related to alcohol, controlled substances or drugs during the preceding two years and that  
103 the person's habits and conduct show that the person no longer poses a threat to the public safety  
104 of this state. Any person who is denied a license permanently in this state because of an  
105 alcohol-related conviction subsequent to a restoration of such person's driving privileges  
106 pursuant to subdivision (9) of section 302.060 shall not be eligible for limited driving privilege  
107 pursuant to the provisions of this subdivision.

108 4. Any person who has received notice of denial of a request of limited driving privilege  
109 by the director of revenue may make a request for a review of the director's determination in the  
110 circuit court of the county in which the person resides or the county in which is located the  
111 person's principal place of business or employment within thirty days of the date of mailing of  
112 the notice of denial. Such review shall be based upon the records of the department of revenue  
113 and other competent evidence and shall be limited to a review of whether the applicant was  
114 statutorily entitled to the limited driving privilege.

115 5. The director of revenue shall promulgate rules and regulations necessary to carry out  
116 the provisions of this section. Any rule or portion of a rule, as that term is defined in section  
117 536.010, RSMo, 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, RSMo,  
119 and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are  
120 nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536,  
121 RSMo, to review, to delay the effective date or to disapprove and annul a rule are subsequently  
122 held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted  
123 after August 28, 2001, shall be invalid and void.

302.541. 1. In addition to other fees required by law, any person who has had a license  
2 to operate a motor vehicle suspended or revoked following a determination, pursuant to section  
3 302.505, or section 577.010, 577.012, 577.041 or 577.510, RSMo, or any county or municipal  
4 ordinance, where the judge in such case was an attorney and the defendant was represented by  
5 or waived the right to an attorney, that such person was driving while intoxicated or with a blood  
6 alcohol content of eight- hundredths of one percent or more by weight or, where such person was  
7 at the time of the arrest less than twenty-one years of age and was driving with a blood alcohol

8 content of two-hundredths of one percent or more by weight, shall pay an additional fee of  
9 twenty-five dollars **before January 1, 2003; thirty-one dollars and twenty-five cents between**  
10 **January 1, 2003, and December 31, 2003; and thirty-seven dollars and fifty cents after**  
11 **December 31, 2003**, prior to the reinstatement or reissuance of the license, **the portion of such**  
12 **fee which exceeds twenty-five dollars to be credited to the transportation user fee fund**  
13 **created in section**  
14 **226.036, RSMo.**

15 2. Any person less than twenty-one years of age whose driving privilege has been  
16 suspended or revoked solely for a first determination pursuant to sections 302.500 to 302.540  
17 that such person was driving a motor vehicle with two-hundredths of one percent or more blood  
18 alcohol content is exempt from filing proof of financial responsibility with the department of  
19 revenue in accordance with chapter 303, RSMo, as a prerequisite for reinstatement of driving  
20 privileges or obtaining a restricted driving privilege as provided by section 302.525.

302.720. 1. Except when operating under an instruction permit as described in this  
2 section, no person may drive a commercial motor vehicle unless the person has been issued a  
3 commercial driver's license with applicable endorsements valid for the type of vehicle being  
4 operated as specified in sections 302.700 to 302.780. A commercial driver's instruction permit  
5 shall allow the holder of a valid license to operate a commercial motor vehicle when  
6 accompanied by the holder of a commercial driver's license valid for the vehicle being operated  
7 and who occupies a seat beside the individual, or reasonably near the individual in the case of  
8 buses, for the purpose of giving instruction in driving the commercial motor vehicle. A  
9 commercial driver's instruction permit shall be valid for the vehicle being operated for a period  
10 of not more than six months, and shall not be issued until the permit holder has met all other  
11 requirements of sections 302.700 to 302.780, except for the driving test. A permit holder, unless  
12 otherwise disqualified, may be granted one six-month renewal within a one-year period. The fee  
13 for such permit or renewal shall be five dollars **before January 1, 2003; six dollars and**  
14 **twenty-five cents between January 1, 2003, and December 31, 2003; and seven dollars and**  
15 **fifty cents after December 31, 2003.** In the alternative, a commercial driver's instruction permit  
16 shall be issued for a thirty-day period to allow the holder of a valid driver's license to operate a  
17 commercial motor vehicle if the applicant has completed all other requirements except the  
18 driving test. The permit may be renewed for one additional thirty-day period and the fee for the  
19 permit and for renewal shall be five dollars **before January 1, 2003; six dollars and twenty-**  
20 **five cents between January 1, 2003, and December 31, 2003; and seven dollars and fifty**  
21 **cents after December 31, 2003.**

22 2. No person may be issued a commercial driver's license until [he] **such person** has  
23 passed written and driving tests for the operation of a commercial motor vehicle which complies

24 with the minimum federal standards established by the secretary and has satisfied all other  
25 requirements of the Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub. Law  
26 99-570), as well as any other requirements imposed by state law. Nothing contained in this  
27 subsection shall be construed as prohibiting the director from establishing alternate testing  
28 formats for those who are functionally illiterate; provided, however, that any such alternate test  
29 must comply with the minimum requirements of the Commercial Motor Vehicle Safety Act of  
30 1986 (Title XII of Pub. Law 99-570) as established by the secretary.

31 (1) The written and driving tests shall be held at such times and in such places as the  
32 director may designate. A five-dollar examination fee shall be paid by the applicant upon  
33 completion of any written or driving test **before January 1, 2003; the fee thereafter shall be**  
34 **six dollars and twenty-five cents between January 1, 2003, and December 31, 2003; and**  
35 **seven dollars and fifty cents after December 31, 2003.** The director shall delegate the power  
36 to conduct the examinations required under sections 302.700 to 302.780 to any member of the  
37 highway patrol or any person employed by the highway patrol qualified to give driving  
38 examinations.

39 (2) The director shall adopt and promulgate rules and regulations governing the  
40 certification of third-party testers by the department of revenue. Such rules and regulations shall  
41 substantially comply with the requirements of 49 CFR Part 383, Section 383.75. A certification  
42 to conduct third-party testing shall be valid for one year, and the department shall charge a fee  
43 of one hundred dollars to issue or renew the certification of any third-party tester. Any  
44 third-party tester who violates any of the rules and regulations adopted and promulgated pursuant  
45 to this section shall be subject to having [his] **such tester's** certification revoked by the  
46 department. The department shall provide written notice and an opportunity for the third-party  
47 tester to be heard in substantially the same manner as provided in chapter 536, RSMo. If any  
48 applicant submits evidence that [he] **the applicant** has successfully completed a test  
49 administered by a third-party tester, the actual driving test for a commercial driver's license may  
50 then be waived.

51 (3) Every applicant for renewal of a commercial driver's license shall provide such  
52 certifications and information as required by the secretary and if such person transports a  
53 hazardous material, such person shall be required to take the written test for such endorsement.  
54 A five-dollar examination fee shall be paid for each test taken **before January 1, 2003;**  
55 **thereafter, the fee shall be six dollars and twenty-five cents between January 1, 2003, and**  
56 **December 31, 2003; and seven dollars and fifty cents after December 31, 2003.**

57 3. The director may waive the driving test for a commercial driver's license if such  
58 applicant provides the certifications required by regulations established by the secretary as a  
59 substitute for the driving test and holds a valid license.

60 4. The certifications may include, but not be limited to, stating that during the two-year  
61 period immediately prior to applying for a commercial driver's license the applicant:

62 (1) Has not had more than one license;

63 (2) Has not had any license suspended, revoked, canceled or disqualified;

64 (3) Has not had a conviction in any type of motor vehicle for driving while intoxicated,  
65 driving while under the influence of alcohol or controlled substance, leaving the scene of an  
66 accident or felony involving the use of a commercial motor vehicle;

67 (4) Has not violated any state law or county or municipal ordinance relating to the  
68 operation of a motor vehicle in connection with an accident; and

69 (5) Has no record of an accident in which such applicant was at fault.

70 5. In order to be valid as a certification exempting the applicant from the driving test, the  
71 applicant shall also provide evidence and certify that:

72 (1) [He] **The applicant** is regularly employed in a job requiring [him] **the applicant** to  
73 drive a commercial motor vehicle; and

74 (2) [He] **The applicant** has previously taken and passed a driving test given by a state  
75 with a classified licensing and testing system, and that the test was behind the wheel in a  
76 representative vehicle for that applicant's license classification; or

77 (3) [He] **The applicant** has operated, for at least two years immediately preceding  
78 application for a commercial driver's license, a vehicle representative of the commercial motor  
79 vehicle the applicant drives or expects to drive.

80 6. A commercial driver's license may not be issued to a person while the person is  
81 disqualified from driving a commercial motor vehicle, when a disqualification is pending in any  
82 state or while the person's driver's license is suspended, revoked, or canceled in any state; nor  
83 may a commercial driver's license be issued unless the person first surrenders in a manner  
84 prescribed by the director any commercial driver's license issued by another state, which license  
85 shall be returned to the issuing state for cancellation.

86 **7. The portion of any fee collected pursuant to this section which exceeds five**  
87 **dollars shall be credited to the transportation user fee fund created in section 226.036,**  
88 **RSMo.**

302.735. 1. The application for a commercial driver's license shall include, but not be  
2 limited to, the legal name, mailing and residence address, if different, a physical description of  
3 the person, including sex, height, weight and eye color, the person's Social Security number, date  
4 of birth and any other information deemed appropriate by the director.

5 2. The application for a commercial driver's license or renewal shall be accompanied by  
6 the payment of a fee of forty dollars **before January 1, 2003; fifty dollars between January**  
7 **1, 2003, and December 31, 2003; and sixty dollars after December 31, 2003.** The fee for a

8 duplicate commercial driver's license shall be twenty dollars **before January 1, 2003; twenty-**  
9 **five dollars between January 1, 2003, and December 31, 2003; and thirty dollars after**  
10 **December 31, 2003.** A commercial driver's license shall expire on the applicant's birthday in  
11 the sixth year after issuance and must be renewed on or before the date of expiration. The  
12 director shall have the authority to stagger the issuance or renewal of commercial driver's license  
13 applicants over a six-year period. When a person changes such person's name an application for  
14 a duplicate license shall be made to the director of revenue. When a person changes such  
15 person's mailing address or residence the applicant shall notify the director of revenue of said  
16 change, however, no application for a duplicate license is required. To all applicants for a  
17 commercial license or renewal who are between eighteen and twenty-one years of age and  
18 seventy years of age and older, the application shall be accompanied by a fee of twenty dollars.  
19 A commercial license issued pursuant to an applicant less than twenty-one years of age and  
20 seventy years of age and older shall expire on the applicant's birthday in the third year after  
21 issuance.

22         **3. The portion of any fee collected pursuant to this section which exceeds the**  
23 **amount of the fee which would have been collected pursuant to this section before January**  
24 **1, 2003, shall be credited to the transportation user fee fund created in section 226.036,**  
25 **RSMo.**

26         **4.** Within thirty days after moving to this state, the holder of a commercial driver's  
27 license shall apply for a commercial driver's license in this state. The applicant shall meet all  
28 other requirements of sections 302.700 to 302.780, except that the director may waive the driving  
29 test for a commercial driver's license as required in section 302.720 if the applicant for a  
30 commercial driver's license has a valid commercial driver's license from a state which has  
31 requirements for issuance of such license comparable to those in this state.

32         **[4.] 5.** Any person who falsifies any information in an application or test for a  
33 commercial driver's license shall not be licensed to operate a commercial motor vehicle, or the  
34 person's commercial driver's license shall be canceled, for a period of one year after the director  
35 discovers such falsification.

304.001. As used in this chapter and chapter 307, RSMo, the following terms shall  
2 mean:

3         (1) "Abandoned property", any unattended motor vehicle, trailer, all-terrain vehicle,  
4 outboard motor or vessel removed or subject to removal from public or private property as  
5 provided in sections 304.155 and 304.157, whether or not operational;

6         (2) "Commercial vehicle enforcement officers", employees of the Missouri state highway  
7 patrol who are not members of the patrol but who are appointed by the superintendent of the  
8 highway patrol to enforce the laws, rules, and regulations pertaining to commercial vehicles,

- 9 trailers, special mobile equipment and drivers of such vehicles;
- 10 (3) "Commercial vehicle inspectors", employees of the Missouri state highway patrol  
11 who are not members of the patrol but who are appointed by the superintendent of the highway  
12 patrol to supervise or operate permanent or portable weigh stations in the enforcement of  
13 commercial vehicle laws;
- 14 (4) "Commission", the state highways and transportation commission;
- 15 (5) "Department", the state transportation department;
- 16 (6) **"Emergency vehicles", vehicles of the type defined in section 304.022;**
- 17 (7) "Freeway", a divided state highway with four or more lanes, with no access to the  
18 throughways except the established interchanges and with no at-grade crossings;
- 19 (8) **"High-occupancy vehicle lane", a lane or lanes designated by the commission  
20 on a state highway where vehicle usage is limited to vehicles occupied by a minimum  
21 number of persons;**
- 22 [(7)] (9) "Interstate highway", a state highway included in the national system of  
23 interstate highways located within the boundaries of Missouri, as officially designated or as may  
24 be hereafter designated by the state highways and transportation commission with the approval  
25 of the Secretary of Transportation, pursuant to Title 23, U.S.C., as amended;
- 26 [(8)] (10) "Members of the patrol", the superintendent, lieutenant colonel, majors,  
27 captains, director of radio, lieutenants, sergeants, corporals and patrolmen of the Missouri state  
28 highway patrol;
- 29 (11) **"Official traffic control devices", all signs, signals, markings, and devices  
30 placed or erected by the department for the purposes of regulating, warning, or guiding  
31 traffic;**
- 32 [(9)] (12) "Off-road vehicle", any vehicle designed for or capable of cross-country travel  
33 on or immediately over land, water, ice, snow, marsh, swampland, or other natural terrain  
34 without benefit of a road or trail:
- 35 (a) Including, without limitation, the following:
- 36 a. Jeeps;
- 37 b. All-terrain vehicles;
- 38 c. Dune buggies;
- 39 d. Multiwheel drive or low-pressure tire vehicles;
- 40 e. Vehicle using an endless belt, or tread or treads, or a combination of tread and  
41 low-pressure tires;
- 42 f. Motorcycles, trail bikes, minibikes and related vehicles;
- 43 g. Any other means of transportation deriving power from any source other than muscle  
44 or wind; and

45 (b) Excluding the following:

46 a. Registered motorboats;

47 b. Aircraft;

48 c. Any military, fire or law enforcement vehicle;

49 d. Farm-type tractors and other self-propelled equipment for harvesting and transporting  
50 farm or forest products;

51 e. Any vehicle being used for farm purposes, earth moving, or construction while being  
52 used for such purposes on the work site;

53 f. Self-propelled lawnmowers, or lawn or garden tractors, or golf carts, while being used  
54 exclusively for their designed purpose; and

55 g. Any vehicle being used for the purpose of transporting a handicapped person;

56 [(10)] (13) "Person", any natural person, corporation, or other legal entity;

57 [(11)] (14) "Right-of-way", the entire width of land between the boundary lines of a state  
58 highway, including any roadway;

59 [(12)] (15) "Roadway", that portion of a state highway ordinarily used for vehicular  
60 travel, exclusive of the berm or shoulder;

61 [(13)] (16) "State highway", a highway constructed or maintained by the state highways  
62 and transportation commission with the aid of state funds or United States government funds,  
63 or any highway included by authority of law in the state highway system, including all  
64 right-of-way;

65 [(14)] (17) "Towing company", any person or entity which tows, removes or stores  
66 abandoned property;

67 [(15)] (18) "Urbanized area", an area with a population of fifty thousand or more  
68 designated by the Bureau of the Census, within boundaries to be fixed by the state highways and  
69 transportation commission and local officials in cooperation with each other and approved by  
70 the Secretary of Transportation. The boundary of an urbanized area shall, at a minimum,  
71 encompass the entire urbanized area as designed by the Bureau of the Census.

**304.676. 1. Except as provided in subsection 2 of this section, the commission may  
2 designate one or more lanes of any state highway, including one or more lanes of an  
3 entrance or exit ramp, as a high-occupancy vehicle lane. The occupancy level of vehicles  
4 required for use of a high-occupancy vehicle lane and the time of day when lane usage is  
5 restricted to high-occupancy vehicles, if applicable, may be designated by the commission  
6 and shall be indicated by official traffic control devices.**

**7 2. The designation of any lane of any state highway as a high-occupancy vehicle  
8 lane shall not apply to the use of any such lane by emergency vehicles responding to an  
9 emergency, law enforcement vehicles, or motorist-assist vehicles and maintenance vehicles**

10 of the commission or department.

11 **3. Any person who operates a vehicle in a high-occupancy vehicle lane in violation**  
12 **of restrictions imposed by the commission pursuant to this section is guilty of a**  
13 **misdemeanor and, upon conviction thereof, shall be punished as provided in section**  
14 **304.570.**

15 **4. The highway patrol, and every other peace officer of this state or any political**  
16 **subdivision thereof, shall have the authority to enforce high-occupancy vehicle lane**  
17 **restrictions.**

Section B. Section A of this act is hereby submitted to the qualified voters of this state  
2 for approval or rejection at an election which is hereby ordered and which shall be held and  
3 conducted on the Tuesday immediately following the first Monday in November, 2002, or at a  
4 special election to be called by the governor for that purpose, pursuant to the laws and  
5 constitutional provisions of this state applicable to general elections and the submission of  
6 referendum measures by initiative petition, and it shall become effective when approved by a  
7 majority of the votes cast thereon at such election and not otherwise.