SECOND REGULAR SESSION

SENATE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 1422

94TH GENERAL ASSEMBLY

Reported from the Committee on Transportation, April 10, 2008, with recommendation that the Senate Committee Substitute do pass and be placed on the Consent Calendar.

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TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 390.071 and 622.095, RSMo, and to enact in lieu thereof one new section relating to implementing the unified carrier registration plan and agreement to conform with the Unified Carrier Registration Act of 2005.

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

Section A. Sections 390.071 and 622.095, RSMo, are repealed and one new

- section enacted in lieu thereof, to be known as section 390.021, to read as follows:
- 390.021. 1. The provisions of this section shall be applicable,
- 2 notwithstanding any provisions of section 390.030 to the contrary.
- 3 2. As used in chapter 622, RSMo, and in this section, except when
- 4 the context clearly requires otherwise, the following terms shall mean:
- 5 (1) "UCR implementing regulations", includes the regulations
- 6 issued by the United States Secretary of Transportation under 49
- 7 U.S.C.A. Section 13908, the rules and regulations issued by the board of
- 8 directors of the Unified Carrier Registration (UCR) plan under 49
- 9 U.S.C.A. Section 14504a, and the administrative rules adopted by the
- 10 state highways and transportation commission under this section;
- 11 (2) "Unified Carrier Registration Act", or "UCR Act", Sections 4301
- 12 to 4308 of the Unified Carrier Registration Act of 2005, within subtitle
- 13 C of title IV of the "Safe, Accountable, Flexible, Efficient Transportation
- 14 Equity Act: A Legacy For Users" or "SAFETEA-LU", Public Law 109-59
- 15 (119 Stat. 1761), as those sections have been and periodically may be

- 16 amended.
- 3. Except when the context clearly requires otherwise, the
- 18 definitions of words in 49 U.S.C. Sections 13102, 13908, and 14504a shall
- 19 apply to and determine the meaning of those words as used in this
- 20 section.
- 4. In carrying out and being subject to the provisions of the UCR
- 22 Act, the Unified Carrier Registration (UCR) agreement, the UCR
- 23 implementing regulations, and this section, but notwithstanding any
- 24 other provisions of law to the contrary, the state highways and
- 25 transportation commission may:
- 26 (1) Submit to the proper federal authorities, amend and carry
- 27 out a state plan to qualify as a base-state and to participate in the UCR
- 28 plan and administer the UCR agreement, and take other necessary
- 29 actions as the designated representative of the state of Missouri so that:
- 30 (a) Missouri domiciled entities who must register and pay UCR
- 31 registration fees are not required to register and pay those fees in a
- 32 base-state other than the state of Missouri;
- 33 (b) The state of Missouri does not forfeit UCR registration fee
- 34 revenues; and
- 35 (c) The state of Missouri may maintain its eligibility to receive
- 36 the maximum allowable allocations of revenues derived under the UCR
- 37 agreement;
- 38 (2) Administer the UCR registration of Missouri domiciled motor
- 39 carriers, motor private carriers, brokers, freight forwarders and
- 40 leasing companies, and such persons domiciled in non-participating
- 41 states who have designated this state as their base-state under the UCR
- 42 Act;
- 43 (3) Receive, collect, process, deposit, transfer, distribute, and
- 44 refund UCR registration fees relating to any of the persons and
- 45 activities described in this section. Notwithstanding any provisions of
- 46 law to the contrary, these UCR registration fees collected by the
- 47 commission are hereby designated as "nonstate funds" within the
- 48 meaning of section 15, article IV, Constitution of Missouri, and the
- 49 commission shall transmit these funds to the state department of
- 50 revenue for deposit to the credit of the state highways and
- 51 transportation department fund. The commission shall, from time to

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- time, direct the payment of, and the director of revenue shall pay, the fees so deposited, in accordance with the provisions of the UCR Act, the UCR agreement, and the UCR implementing regulations. The director of revenue shall credit all income derived from the investment of these funds to the state highways and transportation department fund;
- 57 (4) Exercise all other powers, duties, and functions the UCR Act requires of or allows a participating state or base-state;
- 59 (5) Promulgate administrative rules and issue specific orders 60 relating to any of the persons and activities described in this 61 section. Any rule or portion of a rule, as that term is defined in section 62 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to 63 64 all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable 65 66 and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to 67 disapprove and annul a rule are subsequently held unconstitutional, 68 then the grant of rulemaking authority and any rule proposed or 69 70 adopted after August 28, 2008, shall be invalid and void;
- (6) Enter into agreements with any agencies or officers of the United States, or of any state that participates or intends to enter into the UCR agreement; and
- 74 (7) Delegate any or all of the powers, duties, and functions of the 75 commission under this section to any agent or contractor.
- 5. After the commission has entered into the UCR plan on behalf of this state, the requirements in the UCR agreement shall take precedence over any conflicting requirements under chapter 622, RSMo, or this chapter.
- 80 6. Notwithstanding any other provisions of law to the contrary, 81 every motor carrier, motor private carrier, broker, freight forwarder, and leasing company that has its principal place of business within this 82 state, and every such person who has designated this state as the 83 person's base-state under the provisions of the UCR Act, shall timely 84 complete and file with the state highways and transportation 85 86 commission all the forms required by the UCR agreement and the UCR implementing regulations, and shall pay the required UCR registration 87

88 fees to the commission.

- 7. All powers of the commission under section 226.008, RSMo, are hereby made applicable to the enforcement of this section with reference to any person subject to any provision of this section. The chief counsel shall not be required to exhaust any administrative remedies before commencing any enforcement actions under this section. The provisions of chapter 622, RSMo, shall apply to and govern the practice and procedures before the courts in those actions.
 - 8. Except as required by the UCR Act, the UCR agreement, or the UCR implementing regulations, the provisions of this section and the rules adopted by the commission under this section shall not be construed as exempting any motor carrier, or any person controlled by a motor carrier, from any of the requirements of chapter 622, RSMo, or this chapter, relating to the transportation of passengers or property in intrastate commerce.
 - 9. Notwithstanding any other provision of this section to the contrary, Missouri elects to not apply the provisions of the UCR Act, the UCR Agreement, and the UCR implementing regulations to motor carriers and motor private carriers that operate solely in intrastate commerce transporting farm or dairy products, including livestock, from a farm, or property from farm to farm, or stocker and feeder livestock from farm to farm, or from market to farm.

[390.071. 1. No person shall engage in the business of a motor carrier in interstate commerce on any public highway in this state unless there is in force with respect to such carrier a permit issued by the division of motor carrier and railroad safety authorizing such operations.

2. Upon application to the division in writing, containing such information as the division may by rule require, accompanied by a copy of applicant's certificate of public convenience and necessity or permit issued by the Interstate Commerce Commission, the filing of such liability insurance policy or bond and other formal documents as the division shall by rule require, the division, if it finds applicant qualified, shall, with or without hearing, issue a permit authorizing the proposed interstate

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14 operations.]

[622.095. 1. In addition to its other powers, the state highways and transportation commission may negotiate and enter into fair and equitable cooperative agreements or contracts with other states, the District of Columbia, territories and possessions of the United States, foreign countries, and any of their officials, agents or instrumentalities, to promote cooperative action and mutual assistance between the participating jurisdictions with regard to the uniform administration and registration, through a single base jurisdiction for each registrant, of Federal Motor Carrier Safety Administration operating authority and exempt operations by motor vehicles operated in interstate commerce. Notwithstanding any other provision of law to the contrary, and in accordance with the provisions of such agreements or contracts between participating jurisdictions, the commission may:

- (1) Delegate to other participating jurisdictions the authority and responsibility to collect and pay over statutory registration, administration or license fees; to receive, approve and maintain the required proof of public liability insurance coverage; to receive, process, maintain and transmit registration information and documentation; to issue evidence of proper registration in lieu of certificates, licenses, or permits which the commission may issue motor vehicle licenses or identifiers in lieu of regulatory licenses under section 390.136, RSMo; and to suspend or revoke any credential, approval, registration, certificate, permit, license, or identifier referred to in this section, as agents on behalf of the commission with regard to motor vehicle operations by persons having a base jurisdiction other than this state;
- (2) Assume the authority and responsibility on behalf of other jurisdictions participating in such agreements or contracts to collect and direct the department of revenue to pay over to the appropriate jurisdictions statutory registration, administration or license fees, and to perform all other activities described in subdivision (1) of this subsection, on its own behalf or as an agent

on behalf of other participating jurisdictions, with regard to motor vehicle operations in interstate commerce by persons having this state as their base jurisdiction;

- (3) Establish or modify dates for the payment of fees and the issuance of annual motor vehicle licenses or identifiers in conformity with such agreements or contracts, notwithstanding any provisions of section 390.136, RSMo, to the contrary; and
- (4) Modify, cancel or terminate any of the agreements or contracts.
- 2. Notwithstanding the provisions of section 390.136, RSMo, statutory registration, administration or license fees collected by the commission on behalf of other jurisdictions under such agreements or contracts are hereby designated as "nonstate funds" within the meaning of section 15, article IV, Constitution of Missouri, and shall be immediately transmitted to the department of revenue of the state for deposit to the credit of a special fund which is hereby created and designated as the "Base State Registration Fund". The commission shall direct the payment of, and the director of revenue shall pay, the fees so collected to the appropriate other jurisdictions. All income derived from the investment of the base state registration fund by the director of revenue shall be credited to the state highways and transportation department fund.
- 3. "Base jurisdiction", as used in this section, means the jurisdiction participating in such agreements or contracts where the registrant has its principal place of business.
- 4. Every person who has properly registered his or her interstate operating authority or exempt operations with his or her base jurisdiction and maintains such registration in force in accordance with such agreements or contracts is authorized to operate in interstate commerce within this state any motor vehicle which is accompanied by a valid annual license or identifier issued by his base jurisdiction in accordance with such agreements or contracts, notwithstanding any provision of section 390.071, 390.126 or 390.136, RSMo, or rules of the commission to the

70	contrary.
71	5. Notwithstanding any provision of law to the contrary, the
72	commission may stagger and prorate the payment and collection of
73	license fees pursuant to this section for the purposes of:
74	(1) Coordinating the issuance of regulatory licenses under
75	this section with the issuance of other motor carrier credentials;
76	and
77	(2) Complying with any federal law or regulation.]
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