# FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 430

## 96TH GENERAL ASSEMBLY

1235L.05C

D. ADAM CRUMBLISS, Chief Clerk

## AN ACT

To repeal sections 301.3084, 304.120, 387.040, 387.050, 387.080, 387.110, 387.110, 390.051, 390.061, 390.116, and 390.280, RSMo, and to enact in lieu thereof seventeen new sections relating to transportation.

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

Section A. Sections 301.3084, 304.120, 387.040, 387.050, 387.080, 387.207, 387.110, 2 390.051, 390.061, 390.116, and 390.280, RSMo, are repealed and seventeen new sections 3 enacted in lieu thereof, to be known as sections 301.3084, 304.120, 304.289, 387.040, 387.050, 4 387.080, 387.110, 387.137, 387.139, 387.207, 387.355, 390.051, 390.054, 390.061, 390.116, 5 390.280, and 537.293, to read as follows: 301.3084. 1. Any person may receive special license plates as prescribed by this section, for any motor vehicle such person owns, either solely or jointly, other than an apportioned motor 2 3 vehicle or a commercial motor vehicle licensed in excess of eighteen thousand pounds gross weight, after an annual contribution of an emblem-use authorization fee to [the Friends of the 4 5 Missouri Women's Council] Winning Women. Any contribution to [the Friends of the Missouri Women's Council] Winning Women pursuant to this section, except reasonable administrative 6 7 costs, shall be designated for the sole purpose of providing breast cancer services, including but 8 not limited to screening, treatment, staging, and follow-up services. [The Friends of the Missouri 9 Women's Council **Winning Women** hereby authorizes the use of its official emblem to be 10 affixed on multiyear personalized license plates as provided in this section. Any person may 11 annually apply for the use of the emblem. 2. Upon annual application and payment of a twenty-five dollar emblem-use contribution 12 to [the Friends of the Missouri Women's Council] Winning Women, the organization shall issue 13

14 to the vehicle owner, without further charge, an emblem-use authorization statement, which shall

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

be presented by the owner to the department of revenue at the time of registration of a motor 15 vehicle. Upon presentation of the annual statement, payment of a fifteen dollar fee in addition 16 to the registration fee and documents which may be required by law, the department of revenue 17 shall issue to the vehicle owner a personalized license plate which shall bear a graphic design 18 depicting the breast cancer awareness pink ribbon symbol with the words "Breast Cancer 19 20 Awareness" forming an oval around the symbol, and shall bear the words ["MISSOURI 21 WOMEN'S COUNCIL"] "WINNING WOMEN" in place of the words "SHOW-ME STATE". 22 Such license plates shall be made with fully reflective material with a common color scheme and 23 design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by 24 section 301.130. Notwithstanding the provisions of section 301.144, no additional fee shall be 25 charged for the personalization of license plates pursuant to this section.

26 3. A vehicle owner, who was previously issued a plate with a breast cancer awareness 27 emblem authorized by this section but who does not provide an emblem-use authorization 28 statement at a subsequent time of registration, shall be issued a new plate which does not bear 29 the emblem, as otherwise provided by law. The director of revenue shall make necessary rules 30 and regulations for the administration of this section, and shall design all necessary forms 31 required by this section. No rule or portion of a rule promulgated pursuant to the authority of 32 this section shall become effective unless it has been promulgated pursuant to the provisions of 33 chapter 536.

304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of 2 3 such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours, shall be convicted of a violation of such ordinances, unless it is shown 4 by competent evidence that there was posted at the place where the boundary of such 5 6 municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so 7 8 that such sign may be clearly seen by operators and drivers from their vehicles upon entering 9 such municipality.

- 10 2. Municipalities, by ordinance, may:
- (1) Make additional rules of the road or traffic regulations to meet their needs and trafficconditions;
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- (2) Establish one-way streets and provide for the regulation of vehicles thereon;
- 14 (3) Require vehicles to stop before crossing certain designated streets and boulevards;
- 15 (4) Limit the use of certain designated streets and boulevards to passenger vehicles,
- 16 except that each municipality shall allow at least one street, with lawful traffic movement
- 17 and access from both directions, to be available for use by commercial vehicles to access

18 any roads in the state highway system. Under no circumstances shall the provisions of this

subdivision be construed to authorize municipalities to limit the use of all streets in themunicipality;

(5) Prohibit the use of certain designated streets to vehicles with metal tires, or solidrubber tires;

(6) Regulate the parking of vehicles on streets by the installation of parking meters for
limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory
method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

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(7) Require the use of signaling devices on all motor vehicles; and

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(8) Prohibit sound producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict withthis chapter, except as herein provided.

30 4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the 31 vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator's license number of the 32 33 person renting or leasing the vehicle at the time the violation occurred to the proper municipal 34 authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information 35 36 within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor 37 vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused 38 by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal 39 parking of such vehicle. 40

5. No ordinance shall deny the use of commercial vehicles on all streets within the
municipality.

304.289. The timing of any traffic-control signal shall conform to regulations promulgated by the department of transportation. The department of transportation shall establish minimal yellow light change interval times for traffic-control devices. The minimal yellow light change interval time shall be established in accordance with nationally recognized engineering standards set forth in the Manual on Uniform Traffic Control Devices, and any such established time shall not be less than the recognized national standard.

387.040. 1. No motor carrier subject to the provisions of this chapter shall engage or participate in the transportation of passengers [or household goods], between points within this state, until its schedules of rates, fares and charges shall have been filed with the state highways and transportation commission and published in accordance with the provisions of this

5 chapter. Any motor carrier, which shall undertake to perform any service or furnish any product 6 or commodity unless or until the rates, tolls, fares, charges, classifications and rules and 7 regulations relating thereto, applicable to such service, product or commodity, have been filed 8 with the highways and transportation commission and published in accordance with the 9 provisions of this chapter, shall be subject to forfeiture to the state pursuant to the provisions of 10 sections 390.156 to 390.176.

11 2. [Notwithstanding subsection 1 of this section, a motor carrier shall not be required to 12 file its schedules of rates, fares, and charges for shipments of household goods that are transported wholly or exclusively within a commercial zone as defined in 390.020 or within a 13 14 commercial zone established by the highways and transportation commission pursuant to the provisions of subdivision (4) of section 390.041.] Notwithstanding any provision of this 15 chapter or chapter 390 to the contrary, a motor carrier transporting household goods in 16 intrastate commerce shall not be required to file its schedule of rates, fares, and charges 17 with the state highways and transportation commission. In lieu of filing its schedules of 18 19 rates, fares, charges, rules, or tolls with the state highways and transportation commission, a motor carrier transporting household goods in intrastate commerce shall maintain and 20 21 publish its schedules of rates, fares, charges, rules, and tolls in every station or office as described in subsection 3 of section 387.050 and such rates shall be available for inspection 22 23 by the state highways and transportation commission, shippers, and the public upon request. Any motor carrier transporting household goods in intrastate commerce that fails 24 25 to comply with the provisions of this subsection shall be subject to forfeiture to the state pursuant to the provisions of sections 390.156 to 390.176. 26

387.050. 1. Every motor carrier shall file with the [division of motor carrier and railroad safety] state highways and transportation commission and shall print and keep open to public 2 3 inspection schedules showing the rates, fares and charges for the transportation of passengers and household goods within this state between each point upon its route and all other points thereon 4 and between each point upon its route and all points upon every route leased, operated or 5 controlled by it and between each point on its route or upon any route leased, operated or 6 controlled by it and all points upon the route of any other motor carrier, whenever a through 7 8 route and joint rate shall have been established or ordered between any two such points. If no joint rate over a through route has been established, the several carriers in such through route 9 10 shall file, print and keep open to public inspection, as aforesaid, the separately established rates, 11 fares and charges applied to the through transportation. Beginning August 28, 2011, motor 12 carriers shall not be required to file their schedules showing the rates, fares, rules, and charges for the transportation of household goods within this state but shall print and keep 13

#### open for public inspection such schedules in accordance with this section and section 14 15 387.040.

16 2. The schedules printed as aforesaid shall plainly state the places between which 17 household goods and passengers will be carried, and shall also contain the classification of passengers or household goods in force, and shall also state separately all terminal charges, 18 storage charges, icing charges and all other charges which the [division] state highways and 19 20 transportation commission may require to be stated, all privileges or facilities granted or 21 allowed, and any rules or regulations which may in any way change, affect or determine any part 22 or the aggregate of such aforesaid rates, fares and charges, or the value of the service rendered 23 to the passenger, shipper or consignee.

24 3. Such schedules shall be plainly printed in large type, and a copy thereof shall be kept 25 by every such carrier readily accessible to and for convenient inspection by the public in every station or office of such carrier where passengers or household goods are respectively received 26 27 for transportation, when such station or office is in charge of an agent, and in every station or office of such carrier where passenger tickets for transportation or tickets covering bills of lading 28 29 or receipts for household goods are issued. All or any of such schedules kept as aforesaid shall 30 be immediately produced by such carrier for inspection upon the demand of any person.

31 4. A notice printed in bold type and stating that such schedules are on file with the agent 32 and open to inspection by any person and that the agent will assist any such person to determine 33 from such schedules any transportation rates or fares or rules or regulations which are in force 34 shall be kept posted by the carrier in two public and conspicuous places in every such station or 35 office.

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#### 5. The form of every such schedule shall be prescribed by the [division] state highways 37 and transportation commission.

38 6. The [division] state highways and transportation commission shall have power, from time to time, in its discretion, to determine and prescribe by order such changes in the form 39 40 of such schedules as may be found expedient, and to modify the requirements of this section in respect to publishing, posting and filing of schedules either in particular instances or by general 41 order applicable to special or peculiar circumstances or conditions. 42

387.080. 1. The names of the several carriers which are parties to any joint tariff shall be specified therein, and each of the parties thereto, other than the one filing the same, shall file 2 with the [division of motor carrier and railroad safety] state highways and transportation 3 4 commission such evidence of concurrence therein or acceptance thereof as may be required or 5 approved by the [division] state highways and transportation commission; and where such evidence of concurrence or acceptance is filed, it shall not be necessary for the carriers filing the 6 7 same also to file copies of the tariffs in which they are named as parties. The provisions of this

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8 subsection shall not apply to motor carriers of household goods. Carriers of household

9 goods participating in through routes or interline service shall publish joint tariffs and

10 evidence of concurrence or acceptance thereof or individual tariffs for each participating

11 carrier in accordance with sections 387.040 and 387.050.

Every motor carrier shall file with the [division] state highways and transportation
 commission sworn copies of every contract, agreement or arrangement with any other motor
 carrier or motor carriers relating in any way to the transportation of passengers [or property].

3. Motor carriers of household goods are prohibited from participation in any joint tariff pursuant to the provisions of this chapter, except that this subsection shall not prohibit joint tariffs relating to joint rates for household goods transportation over any through routes or by interline service performed by two or more separate motor carriers.

19 387.110. [1.] No motor carrier shall make or give any undue or unreasonable preference 20 or advantage to any person or corporation or to any locality or to any particular description of 21 traffic in any respect whatsoever, or subject any particular person or corporation or locality or 22 any particular description of traffic, to any undue or unreasonable prejudice or disadvantage in 23 any respect whatsoever.

[2. Notwithstanding any other provision of law to the contrary, no common carrier of household goods shall use any schedule of rates or charges, or both, for the transportation of household goods within this state which divides this state into territorial rate areas. Any schedule of rates or charges, or both, which divides, or attempts to divide, this state into territorial rate areas is unjust, unreasonable, and invalid.]

387.137. The state highways and transportation commission shall establish
consumer protection requirements for motor carriers transporting household goods in
intrastate commerce and establish a system for filing, logging, and responding to consumer
complaints.

387.139. 1. The division of motor carrier services shall keep an information file
about each complaint filed with it regarding the movement of household goods in intrastate
commerce. The division of motor carrier service's information file shall be kept current
and contain a record for each complaint of:

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(1) All persons contacted in relation to the complaint;(2) A summary of findings in response to the complaint;

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- (3) An explanation of the reason for a complaint that is dismissed; and
- (4) Any other relevant information.

9 **2.** If a written complaint is filed with the division that is within the division's 10 jurisdiction, the division, at least as frequently as quarterly and until final disposition of the complaint, shall notify the complainant of the status of the complaint unless the noticewould jeopardize an ongoing investigation.

3. The highways and transportation commission shall adopt by rule a form to standardize information concerning complaints made to the division of motor carriers regarding the transportation of household goods. The commission shall prescribe by rule information to be provided to a person when the person files a complaint with the division of motor carrier services.

18 4. The state highways and transportation commission shall promulgate rules and 19 regulations for the implementation and administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority 20 21 delegated in this section shall become effective only if it complies with and is subject to all 22 of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly 23 24 pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and 25 26 any rule proposed or adopted after August 28, 2011, shall be invalid and void.

387.207. **1.** All rates, tolls, charges, schedules and joint rates fixed by the [division] **highways and transportation commission** with reference to the transportation of passengers [or household goods] by motor carrier shall be in force and shall be prima facie lawful, and all regulations, practices and services prescribed by the [division] **commission** shall be in force and shall be prima facie lawful and reasonable until found otherwise in a suit brought for that purpose pursuant to the provisions of this chapter.

2. All rates, tolls, charges, schedules and joint rates published in accordance with subsection 3 of section 387.050 with reference to the transportation of household goods by motor carrier shall be in force and shall be prima facie lawful, and all regulations, practices and services prescribed by the highways and transportation commission shall be in force and shall be prima facie lawful and reasonable until found otherwise in a suit brought for that purpose pursuant to the provisions of this chapter.

387.355. On August 28, 2011, all rate orders issued by the state highways and transportation commission or its predecessors affecting the transportation of household goods by common carriers in intrastate commerce, pursuant to the authority of any of the provisions in this chapter or chapter 390, shall be vacated and set aside, but only to the extent that those rate orders require or prescribe any minimum rates, maximum rates, or minimum-and-maximum rates for the transportation of household goods by common carriers in intrastate commerce. This section shall not vacate or set aside any other requirements or provisions contained in those rate orders.

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390.051. 1. Except as otherwise provided in section 390.030, no person shall engage in the business of a common carrier of household goods or passengers in intrastate commerce on any public highway in this state unless there is in force with respect to such carrier a certificate issued by the [division] state highways and transportation commission authorizing such operations.

6 2. Application for a certificate shall be made in writing to the [division] state highways
7 and transportation commission and shall contain such information as the [division] state
8 highways and transportation commission shall, by rule, require and shall include:

9 (1) Full information concerning the ownership, financial [condition] status of applicant 10 through the submission of documentation describing assets, liabilities, and capital, 11 equipment to be used and a statement listing the physical equipment of applicant and the 12 reasonable value thereof;

13 (2) The complete route or routes over which the applicant desires to operate, or territory 14 to be served; except that the state highways and transportation commission shall not restrict 15 any certificate or permit authorizing the transportation of household goods or passengers 16 with reference to any route or routes; except that the state highways and transportation 17 commission shall restrict the applicant's registration against the transportation of any hazardous material as designated in Title 49, Code of Federal Regulations, if the state 18 19 highways and transportation commission finds that the applicant has not shown it is 20 qualified to safely transport that hazardous material in compliance with all registration, 21 liability insurance, and safety requirements applicable to the transportation of that 22 hazardous material pursuant to Title 49, Code of Federal Regulations;

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(3) The proposed rates, schedule or schedules, or timetable of the applicant.

3. [Except as provided for in subsection 4 of this section, if the division] **If the state highways and transportation commission** finds that an applicant seeking to transport [general and specialized commodities in truckload lots, agricultural commodities in bulk in dump trucks] **household goods,** or passengers [in charter service] is fit, willing and able to properly perform the service proposed and to conform to the provisions of this chapter and the requirements, rules and regulations of the [division] state highways and transportation commission established thereunder, a certificate therefor shall be issued.

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4. [If the division finds that an applicant seeking to transport:

(1) General and specialized commodities in less-than-truckload lots;

(2) Commodities in bulk in dump trucks, other than agricultural commodities in bulk in
 dump trucks, as defined in section 390.020;

35 (3) Mobile homes;

36 (4) Household goods;

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- (5) Passengers other than in charter service;
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(6) Gasoline, fuel oil or liquefied petroleum gas;

(7) Boats; is fit, willing and able to properly perform the service proposed, and to conform to the provisions of this chapter and the requirement, rules and regulations of the division, and that the service proposed will serve a useful present or future public purpose, a certificate therefor specifying the service authorized shall be issued, unless the division finds on the basis of evidence presented by persons objecting to the issuance of a certificate that the transportation to be authorized by the certificate will be inconsistent with the public convenience and necessity.

5. In making findings under subsection 4 of this section, the division shall consider the testimony of the applicant, the proposed users of the service contemplated by the applicant, and any other relevant testimony or evidence, and the division shall consider, and to the extent applicable, make findings on at least the following:

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(1) The transportation policy of section 390.011; and

51 (2) The criteria set forth in this subsection. In cases where persons object to the issuance 52 of a certificate, the diversion of revenue or traffic from existing carriers shall be considered.

6.] The [division] state highways and transportation commission shall streamline and
simplify to the maximum extent practicable the process for issuance of certificates to which the
provisions of this section apply.

56 [7.] **5.** The [division] **state highways and transportation commission** shall dismiss on 57 its motion any application for substantially the same common [or contract] authority that has 58 been previously denied within six months of filing the subsequent application.

390.054. Beginning August 28, 2011, and continuing thereafter, no certificate or 2 permit to transport household goods in intrastate commerce shall be issued or renewed 3 unless the applicant demonstrates that the applicant has workers' compensation insurance coverage that complies with chapter 287, for all employees. If any household goods carrier 4 subject to the provisions of this chapter or chapter 387 is found by the division of workers' 5 6 compensation to be out of compliance with chapter 287, the division shall report such fact to the state highways and transportation commission. The commission shall suspend the 7 8 household goods carrier's certificate or permit pursuant to section 390.106 until such time 9 the carrier demonstrates that it has procured workers' compensation insurance coverage 10 that complies with chapter 287.

390.061. 1. Except as otherwise provided in section 390.030, no person shall engage in
the business of a contract carrier of household goods or passengers in intrastate commerce on
any public highway in this state unless there is in force with respect to such carrier a permit

4 issued by the [division of motor carrier and railroad safety] state highways and transportation

5 **commission** authorizing such operations.

6 2. Applications for such permits shall be made to the [division] state highways and
7 transportation commission in writing and shall contain such information as the [division] state
8 highways and transportation commission shall, by rule, require and shall include:

9 (1) Full information concerning the ownership, financial [condition] status of applicant 10 through the submission of documentation describing assets, liabilities, and capital, 11 equipment to be used and a statement listing the physical equipment of applicant and the 12 reasonable value thereof;

13 (2) The complete route or routes over which the applicant desires to operate, or territory 14 to be served; except that the state highways and transportation commission shall not restrict any certificate or permit authorizing the transportation of household goods or 15 16 passengers with reference to any route or routes; except that the state highways and transportation commission shall restrict the applicant's registration against the 17 18 transportation of any hazardous material as designated in Title 49, Code of Federal 19 Regulations, if the state highways and transportation commission finds that the applicant 20 has not shown it is qualified to safely transport that hazardous material in compliance with 21 all registration, liability insurance, and safety requirements applicable to the 22 transportation of that hazardous material pursuant to Title 49, Code of Federal 23 **Regulations**.

3. If the [division] state highways and transportation commission shall find that the applicant is seeking to transport [general and specialized commodities in truckload lots, agricultural commodities in bulk,] household goods, or passengers [in charter service], and is fit, willing and able to properly perform the service proposed and to conform to the provisions of this chapter and the requirements, rules and regulations of the [division] state highways and transportation commission thereunder, a permit therefor shall be issued.

30 4. [If the division finds that an applicant seeking to transport commodities or passengers 31 as described in subsection 4 of section 390.051 is fit, willing and able to properly perform the service proposed, and to conform to the provisions of this chapter and the requirements, rules 32 33 and regulations of the division, and that the service proposed will serve a useful present or future 34 purpose, a permit therefor specifying the service authorized shall be issued, unless the division 35 finds on the basis of evidence presented by persons objecting to the issuance of a permit that the transportation to be authorized by the permit will be inconsistent with the public convenience 36 37 and necessity.

5.] Any permit issued under this section shall specify the service to be rendered, the contracting parties, and the [points or] area to be served.

40 [6.] 5. The [division] state highways and transportation commission will not have 41 jurisdiction over contract rates. A copy of the original contract must be filed with the [division] state highways and transportation commission prior to issuance of a permit. In the event the 42 43 applicant chooses not to disclose contract rates in the application, the contract shall contain in 44 lieu of rates a specific provision which incorporates by reference a schedule of rates, in writing, 45 to be effective between carrier and shipper. Current contracts and rate schedules must be 46 maintained by the carrier and contracting shippers. A contract permit, authorizing the 47 transportation of [commodities] household goods or passengers [other than as described in 48 subsection 4 of section 390.051], may be amended to include additional contracting parties by 49 the filing of said contracts with the [division] state highways and transportation commission 50 and acknowledgment by the [division] state highways and transportation commission.

390.116. 1. Common carriers of [property] household goods may establish reasonable 2 through routes or interline service and joint rates, charges and classifications with other such 3 carriers or with common carriers by railroad or express; and common carriers of passengers may 4 establish reasonable through routes and joint rates, fares or charges with other such carriers or with common carriers by railroad. In case of such joint rates, fares, charges or classifications, 5 it shall be the duty of the **participating** carriers[, parties thereto,] to establish just and reasonable 6 7 regulations and practices in connection therewith, and just, reasonable and equitable divisions thereof as between the carriers participating therein which shall not unduly prefer or prejudice 8 any of such participating carriers and shall not result in any rate, fare, charge, classification, 9 regulation, or practice that is unjust or unreasonable to the shipper or receiver of the 10 11 household goods. Carriers of household goods participating in through routes or interline 12 service shall publish joint tariffs and evidence of concurrence or acceptance thereof, in 13 accordance with section 387.080, or individual tariffs for each participating carrier, which shall set forth the joint or individual rates, fares, charges, classifications, regulations, 14 15 practices, and division of rates applicable to such through routes or interline service, all 16 in accordance with the applicable provisions in chapter 387.

2. The [division] **state highways and transportation commission** may, whenever deemed by it to be necessary or desirable in the public interest, after hearing, upon complaint or upon its own motion, order the establishment of just and reasonable through routes and joint rates, fares, charges, regulations or practices, applicable to the transportation of passengers [or property] by common carriers.

390.280. 1. Certificates or permits, or both, which were issued before January 1, 1995,
and which authorized a person to transport any property in intrastate commerce by motor vehicle
as a common carrier or contract carrier, or both, are void, except that to the extent such
certificates or permits, or portions thereof, authorized a person to transport household goods over

5 irregular routes or passengers in intrastate commerce, or any property or passengers in interstate

6 commerce, those certificates or permits, or portions thereof, are exempt from the provisions of7 this subsection.

8 2. Persons who owned certificates or permits, or both, that were in active status with the 9 division on December 31, 1994, and persons to whom the division issued certificates and permits after December 31, 1994, pursuant to emergency rules adopted by the division, are deemed to 10 be qualified as registered property carriers, unless the person's certificate or permit has been 11 12 suspended, revoked or transferred to another person as provided by law. A person deemed 13 qualified pursuant to this subsection is not required to file an application pursuant to section 390.290 to continue providing intrastate transportation as a registered property carrier, but rather, 14 upon such person's compliance with the licensing and insurance requirements of the division the 15 16 person is deemed to have a property carrier registration in force as required pursuant to section 17 390.270, authorizing the person to transport property except household goods in intrastate 18 commerce on the public highways, unless the person's property carrier registration is suspended, 19 revoked or transferred to another person as provided by law. Within a reasonable time after 20 August 28, 1996, the division shall issue property carrier registrations to all persons who are 21 deemed to be qualified as registered property carriers and deemed to have property carrier 22 registrations in force pursuant to this subsection.

23 3. Notwithstanding any provision of this section to the contrary, this section shall not be 24 construed as authorizing any person to transport any hazardous material as designated in Title 25 49, Code of Federal Regulations, except hazardous materials which that person was expressly authorized to transport in intrastate commerce within this state on August 28, 1996. A person 26 27 may file an application for property carrier registration pursuant to section 390.290 to transport 28 additional hazardous materials. Nothing in this section shall be construed to conflict with 29 chapter 260, or of relieving an applicant of any duty to obtain a license pursuant to chapter 260. 30 4. Notwithstanding any provision of the law to the contrary, any geographic

31 restriction or provision limiting the carrier's scope of authority to particular routes within 32 this state contained in a certificate or permit, or both, authorizing the transportation of 33 household goods in intrastate commerce, which was issued prior to August 28, 2011, and any similar provision contained in a carrier's tariff schedule filed prior to such date, shall 34 35 be deemed void. In lieu of the geographic restrictions expressed in such certificates, 36 permits, or tariff schedules, a motor carrier shall be authorized to provide intrastate 37 transportation of household goods between all points and destinations within the state until 38 such time the certificates, permits, and tariff schedules are reissued or amended to reflect 39 the motor carrier's statewide operating authority.

537.293. 1. Notwithstanding any other provision of law, the use of vehicles on a public street or highway in a manner which is legal under state and local law shall not constitute a public or private nuisance, and shall not be the basis of a civil action for public or private nuisance.

5 2. No individual or business entity shall be subject to any civil action in law or 6 equity for a public or private nuisance on the basis of such individual or business entity 7 legally using vehicles on a public street or highway. Any actions by a court in this state to 8 enjoin the use of a public street or highway in violation of this section and any damages 9 awarded or imposed by a court, or assessed by a jury, against an individual or business 10 entity for public or private nuisance in violation of this section shall be null and void.

3. Notwithstanding any other provision of law, nothing in this section shall be
 construed to limit civil liability for compensatory damages arising from physical injury to
 another human being.

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