SECOND REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 1745

98TH GENERAL ASSEMBLY

Reported from the Committee on Transportation, Infrastructure and Public Safety, April 14, 2016, with recommendation that the Senate Committee Substitute do pass.

4707S.03C

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal sections 301.067, 301.560, 301.564, and 304.170, RSMo, and to enact in lieu thereof five new sections relating to transportation.

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

Section A. Sections 301.067, 301.560, 301.564, and 304.170, RSMo, are repealed and five new sections enacted in lieu thereof, to be known as sections 3 301.067, 301.136, 301.560, 301.564, and 304.170, to read as follows:

301.067. 1. For each trailer or semitrailer there shall be paid an annual fee of seven dollars fifty cents, and in addition thereto such permit fee authorized by law against trailers used in combination with tractors operated under the supervision of the [motor carrier and railroad safety division] highways and transportation commission of the department of [economic development] transportation. The fees for tractors used in any combination with trailers or semitrailers or both trailers and semitrailers (other than on passenger-carrying trailers or semitrailers) shall be 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 11 registered for a period of three years upon payment of a registration fee of 12 twenty-two dollars and fifty cents.

3. Any trailer as defined in section 301.010 or semitrailer [which is operated coupled to a towing vehicle by a fifth wheel and kingpin assembly or by a trailer converter dolly] may, at the option of the registrant, be registered permanently upon the payment of a registration fee of fifty-two dollars and fifty cents. The permanent plate and registration fee is vehicle specific. The plate and 18 the registration fee paid is nontransferable and nonrefundable, except those19 covered under the provisions of section 301.442.

301.136. 1. Any camping or fifth-wheel trailer, as defined in 2 section 407.1320, that is over twenty-five years old may be permanently 3 registered upon payment of a registration fee of twenty-five 4 dollars. Upon the transfer of the title to any such trailer, the 5 registration shall be canceled and the license plates issued therefor 6 shall be returned to the director of revenue.

7 2. The owner of any such trailer shall file an application in a
8 form prescribed by the director and a certificate of registration shall
9 be issued therefor.

3. Notwithstanding any provisions of this section to the contrary, 10 any person possessing license plates issued by the state of Missouri that 11 are over twenty-five years old, in which the year of issuance of such 12plates is consistent with the year of the manufacture of the camping or 13 fifth-wheel trailer, may register such plates as historic trailer plates as 14 set forth in this section, provided that the configuration of letters, 15numbers, or combination of letters and numbers of such plates is not 16identical to the configuration of letters, numbers, or combination of 1718 letters and numbers of any plates already issued to an owner by the 19director. Such license plates shall not be required to possess the 20characteristic features of reflective material and common color scheme 21and design as prescribed by section 301.130. The owner of the historic 22trailer registered under this section shall keep the certificate of 23registration in the trailer at all times. The certificate of registration 24shall be prima facie evidence that the trailer has been properly 25registered with the director and that all fees have been paid.

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

3 (1) Every application other than a renewal application for a motor vehicle franchise dealer shall include a certification that the applicant has a bona fide 4 established place of business. Such application shall include an annual 5certification that the applicant has a bona fide established place of business for 6 the first three years and only for every other year thereafter. The certification 7 shall be performed by a uniformed member of the Missouri state highway patrol 8 9 or authorized or designated employee stationed in the troop area in which the 10 applicant's place of business is located; except that in counties of the first 11 12

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3 classification, certification may be performed by an officer of a metropolitan police department when the applicant's established place of business of distributing or selling motor vehicles or trailers is in the metropolitan area where the certifying metropolitan police officer is employed. When the application is being made for licensure as a boat manufacturer or boat dealer, certification shall be performed by a uniformed member of the Missouri state [water patrol stationed in the district area in which the applicant's place of business is located or by a uniformed member of the Missouri state highway patrol or authorized or designated employee stationed in the troop area in which the applicant's place of business is located or, if the applicant's place of business is located within the jurisdiction of a metropolitan police department in a first class county, by an officer of such metropolitan police department. A bona fide established place of business for any new motor vehicle franchise dealer, used motor vehicle dealer, boat dealer, powersport dealer, wholesale motor vehicle dealer, trailer dealer, or wholesale or public auction shall be a permanent enclosed building or structure, either owned in fee or leased and actually occupied as a place of business by the applicant for the selling, bartering, trading, servicing, or exchanging of motor vehicles, boats, personal watercraft, or trailers and wherein the public may contact the owner or operator at any reasonable time, and wherein shall be kept and maintained the books, records, files and other matters required and necessary to conduct the business. The applicant's place of business shall contain

31 a working telephone which shall be maintained during the entire registration 3233 year. In order to qualify as a bona fide established place of business for all applicants licensed pursuant to this section there shall be an exterior sign 3435 displayed carrying the name of the business set forth in letters at least six inches in height and clearly visible to the public and there shall be an area or lot which 36 shall not be a public street on which multiple vehicles, boats, personal watercraft, 37 or trailers may be displayed. The sign shall contain the name of the dealership 38by which it is known to the public through advertising or otherwise, which need 39 40 not be identical to the name appearing on the dealership's license so long as such name is registered as a fictitious name with the secretary of state, has been 41 42approved by its line-make manufacturer in writing in the case of a new motor 43vehicle franchise dealer and a copy of such fictitious name registration has been 44 provided to the department. Dealers who sell only emergency vehicles as defined 45in section 301.550 are exempt from maintaining a bona fide place of business,

including the related law enforcement certification requirements, and from

47 meeting the minimum yearly sales;

(2) The initial application for licensure shall include a photograph, not to 48exceed eight inches by ten inches but no less than five inches by seven inches, 49 showing the business building, lot, and sign. A new motor vehicle franchise 50dealer applicant who has purchased a currently licensed new motor vehicle 51franchised dealership shall be allowed to submit a photograph of the existing 52dealership building, lot and sign but shall be required to submit a new 5354photograph upon the installation of the new dealership sign as required by sections 301.550 to 301.573. Applicants shall not be required to submit a 55photograph annually unless the business has moved from its previously licensed 5657location, or unless the name of the business or address has changed, or unless the 58class of business has changed;

59(3) Every applicant as a new motor vehicle franchise dealer, a used motor 60 vehicle dealer, a powersport dealer, a wholesale motor vehicle dealer, trailer 61 dealer, or boat dealer shall furnish with the application a corporate surety bond or an irrevocable letter of credit as defined in section 400.5-102, issued by any 62 63 state or federal financial institution in the penal sum of twenty-five thousand dollars on a form approved by the department. The bond or irrevocable letter of 64 credit shall be conditioned upon the dealer complying with the provisions of the 65statutes applicable to new motor vehicle franchise dealers, used motor vehicle 66 67 dealers, powersport dealers, wholesale motor vehicle dealers, trailer dealers, and boat dealers, and the bond shall be an indemnity for any loss sustained by reason 68 69 of the acts of the person bonded when such acts constitute grounds for the 70suspension or revocation of the dealer's license. The bond shall be executed in the name of the state of Missouri for the benefit of all aggrieved parties or the 7172irrevocable letter of credit shall name the state of Missouri as the beneficiary; except, that the aggregate liability of the surety or financial institution to the 7374aggrieved parties shall, in no event, exceed the amount of the bond or irrevocable letter of credit. The proceeds of the bond or irrevocable letter of credit shall be 7576 paid upon receipt by the department of a final judgment from a Missouri court of competent jurisdiction against the principal and in favor of an aggrieved 77 78party. Additionally, every applicant as a new motor vehicle franchise dealer, a 79 used motor vehicle dealer, a powersport dealer, a wholesale motor vehicle dealer, 80 or boat dealer shall furnish with the application a copy of a current dealer garage 81 policy bearing the policy number and name of the insurer and the insured;

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(4) Payment of all necessary license fees as established by the

83 department. In establishing the amount of the annual license fees, the 84 department shall, as near as possible, produce sufficient total income to offset operational expenses of the department relating to the administration of sections 85 301.550 to 301.580. All fees payable pursuant to the provisions of sections 86 87 301.550 to 301.580, other than those fees collected for the issuance of dealer plates or certificates of number collected pursuant to subsection 6 of this section, 88 shall be collected by the department for deposit in the state treasury to the credit 89 of the "Motor Vehicle Commission Fund", which is hereby created. The motor 90 vehicle commission fund shall be administered by the Missouri department of 91revenue. The provisions of section 33.080 to the contrary notwithstanding, money 92 93 in such fund shall not be transferred and placed to the credit of the general 94 revenue fund until the amount in the motor vehicle commission fund at the end of the biennium exceeds two times the amount of the appropriation from such 95fund for the preceding fiscal year or, if the department requires permit renewal 96 less frequently than yearly, then three times the appropriation from such fund 97 for the preceding fiscal year. The amount, if any, in the fund which shall lapse 98 99 is that amount in the fund which exceeds the multiple of the appropriation from 100 such fund for the preceding fiscal year.

101 2. In the event a new vehicle manufacturer, boat manufacturer, motor 102vehicle dealer, wholesale motor vehicle dealer, boat dealer, powersport dealer, wholesale motor vehicle auction, trailer dealer, or a public motor vehicle auction 103submits an application for a license for a new business and the applicant has 104105complied with all the provisions of this section, the department shall make a 106 decision to grant or deny the license to the applicant within eight working hours after receipt of the dealer's application, notwithstanding any rule of the 107108 department.

109 3. Upon the initial issuance of a license by the department, the 110 department shall assign a distinctive dealer license number or certificate of number to the applicant and the department shall issue one number plate or 111 112certificate bearing the distinctive dealer license number or certificate of number and two additional number plates or certificates of number within eight working 113114hours after presentment of the application. Upon renewal, the department shall 115issue the distinctive dealer license number or certificate of number as quickly as 116possible. The issuance of such distinctive dealer license number or certificate of 117number shall be in lieu of registering each motor vehicle, trailer, vessel or vessel trailer dealt with by a boat dealer, boat manufacturer, manufacturer, public 118

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119 motor vehicle auction, wholesale motor vehicle dealer, wholesale motor vehicle120 auction or new or used motor vehicle dealer.

121 4. Notwithstanding any other provision of the law to the contrary, the 122 department shall assign the following distinctive dealer license numbers to:

123	New motor vehicle franchise dealers D-0 through D-999
124	New powersport dealers and motorcycle franchise dealers \dots D-1000 through D-1999
125	Used motor vehicle, used powersport, and used motorcycle dealers D-2000 through D-9999
126	Wholesale motor vehicle dealers
127	Wholesale motor vehicle auctions
128	New and used trailer dealers
129	Motor vehicle, trailer, and boat manufacturersDM-0 through DM-999
130	Public motor vehicle auctions
131	Boat dealers
132	New and used recreational motor vehicle dealers \ldots RV-0 through RV-999
133	For purposes of this subsection, qualified transactions shall include the purchase
134	of salvage titled vehicles by a licensed salvage dealer. A used motor vehicle
135	dealer who also holds a salvage dealer's license shall be allowed one additional
136	plate or certificate number per fifty-unit qualified transactions annually. In order
137	for salvage dealers to obtain number plates or certificates under this section,
138	dealers shall submit to the department of revenue on August first of each year a
139	statement certifying, under penalty of perjury, the dealer's number of purchases
140	during the reporting period of July first of the immediately preceding year to
141	June thirtieth of the present year. The provisions of this subsection shall become
142	effective on the date the director of the department of revenue begins to reissue
143	new license plates under section 301.130, or on December 1, 2008, whichever
144	occurs first. If the director of revenue begins reissuing new license plates under
145	the authority granted under section 301.130 prior to December 1, 2008, the
146	director of the department of revenue shall notify the revisor of statutes of such
147	fact.

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

152 6. In the case of new motor vehicle manufacturers, motor vehicle dealers, 153 powersport dealers, recreational motor vehicle dealers, and trailer dealers, the 154 department shall issue one number plate bearing the distinctive dealer license 155number and may issue two additional number plates to the applicant upon 156payment by the manufacturer or dealer of a fifty dollar fee for the number plate 157bearing the distinctive dealer license number and ten dollars and fifty cents for each additional number plate. Such license plates shall be made with fully 158159reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 160161 301.130. Boat dealers and boat manufacturers shall be entitled to one certificate 162of number bearing such number upon the payment of a fifty dollar fee. Additional 163number plates and as many additional certificates of number may be obtained upon payment of a fee of ten dollars and fifty cents for each additional plate or 164165certificate. New motor vehicle manufacturers shall not be issued or possess more 166than three hundred forty-seven additional number plates or certificates of number 167 annually. New and used motor vehicle dealers, powersport dealers, wholesale 168motor vehicle dealers, boat dealers, and trailer dealers are limited to one 169additional plate or certificate of number per ten-unit gualified transactions 170annually. New and used recreational motor vehicle dealers are limited to two 171additional plates or certificate of number per ten-unit qualified transactions 172annually for their first fifty transactions and one additional plate or certificate 173of number per ten-unit qualified transactions thereafter. An applicant seeking 174the issuance of an initial license shall indicate on his or her initial application 175the applicant's proposed annual number of sales in order for the director to issue 176the appropriate number of additional plates or certificates of number. A motor 177vehicle dealer, trailer dealer, boat dealer, powersport dealer, recreational motor 178vehicle dealer, motor vehicle manufacturer, boat manufacturer, or wholesale 179motor vehicle dealer obtaining a distinctive dealer license plate or certificate of 180 number or additional license plate or additional certificate of number, throughout the calendar year, shall be required to pay a fee for such license plates or 181 182certificates of number computed on the basis of one-twelfth of the full fee prescribed for the original and duplicate number plates or certificates of number 183184for such dealers' licenses, multiplied by the number of months remaining in the licensing period for which the dealer or manufacturers shall be required to be 185186 licensed. In the event of a renewing dealer, the fee due at the time of renewal 187shall not be prorated. Wholesale and public auctions shall be issued a certificate 188 of dealer registration in lieu of a dealer number plate. In order for dealers to 189 obtain number plates or certificates under this section, dealers shall submit to the department of revenue on August first of each year a statement certifying, 190

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under penalty of perjury, the dealer's number of sales during the reporting period
of July first of the immediately preceding year to June thirtieth of the present
year.

194 7. The plates issued pursuant to subsection 3 or 6 of this section may be 195displayed on any motor vehicle owned by a new motor vehicle manufacturer. The plates issued pursuant to subsection 3 or 6 of this section may be displayed on 196 197any motor vehicle or trailer owned and held for resale by a motor vehicle dealer 198for use by a customer who is test driving the motor vehicle, for use and display purposes during, but not limited to, parades, private events, charitable events, 199200or for use by an employee or officer, but shall not be displayed on any motor 201vehicle or trailer hired or loaned to others or upon any regularly used service or 202wrecker vehicle. Motor vehicle dealers may display their dealer plates on a 203tractor, truck or trailer to demonstrate a vehicle under a loaded 204condition. Trailer dealers may display their dealer license plates in like manner, 205except such plates may only be displayed on trailers owned and held for resale by the trailer dealer. 206

2078. The certificates of number issued pursuant to subsection 3 or 6 of this section may be displayed on any vessel or vessel trailer owned and held for resale 208by a boat manufacturer or a boat dealer, and used by a customer who is test 209driving the vessel or vessel trailer, or is used by an employee or officer on a vessel 210or vessel trailer only, but shall not be displayed on any motor vehicle owned by 211a boat manufacturer, boat dealer, or trailer dealer, or vessel or vessel trailer 212213hired or loaned to others or upon any regularly used service vessel or vessel 214trailer. Boat dealers and boat manufacturers may display their certificate of number on a vessel or vessel trailer when transporting a vessel or vessels to an 215216exhibit or show.

9. If any law enforcement officer has probable cause to believe that any license plate or certificate of number issued under subsection 3 or 6 of this section is being misused in violation of subsection 7 or 8 of this section, the license plate or certificate of number may be seized and surrendered to the department.

10. (1) Every application for the issuance of a used motor vehicle dealer's license shall be accompanied by proof that the applicant, within the last twelve months, has completed an educational seminar course approved by the department as prescribed by subdivision (2) of this subsection. Wholesale and public auto auctions and applicants currently holding a new or used license for a separate dealership shall be exempt from the requirements of this subsection. The provisions of this subsection shall not apply to current new motor vehicle franchise dealers or motor vehicle leasing agencies or applicants for a new motor vehicle franchise or a motor vehicle leasing agency. The provisions of this subsection shall not apply to used motor vehicle dealers who were licensed prior to August 28, 2006.

(2) The educational seminar shall include, but is not limited to, the dealer
requirements of sections 301.550 to 301.573, the rules promulgated to implement,
enforce, and administer sections 301.550 to 301.570, and any other rules and
regulations promulgated by the department.

301.564. 1. Any person or his agent licensed or registered as a manufacturer, motor vehicle dealer, wholesale motor vehicle dealer, boat dealer, wholesale motor vehicle auction or a public motor vehicle auction pursuant to the provisions of sections 301.550 to 301.573, shall permit an employee of the department of revenue or any law enforcement official to inspect, during normal business hours, any of the following documents which are in his possession or under his custody or control:

8 9 (1) Any title to any motor vehicle or vessel;

(2) Any application for title to any motor vehicle or vessel;

10 (3) Any affidavit provided pursuant to sections 301.550 to 301.573 or 11 chapter 407;

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(4) Any assignment of title to any motor vehicle or vessel;

(5) Any disclosure statement or other document relating to mileage orodometer readings required by the laws of the United States or any other state;

(6) Any inventory and related documentation.

16 2. For purposes of this section, the term "law enforcement official" shall 17 mean any of the following:

18 (1) Attorney general, or any person designated by him to make such an19 inspection;

20 (2) Any prosecuting attorney or any person designated by a prosecuting 21 attorney to make such an inspection;

(3) Any member or authorized or designated employee of the
Missouri state highway patrol [or water patrol];

24 (4) Any sheriff or deputy sheriff;

(5) Any peace officer certified pursuant to chapter 590 acting in his officialcapacity.

304.170. 1. No vehicle operated upon the highways of this state shall

2 have a width, including load, in excess of one hundred two inches, except 3 clearance lights, rearview mirrors or other accessories required by federal, state 4 or city law or regulation. Provided however, a recreational vehicle as defined in 5 section 700.010 may exceed the foregoing width limits if the appurtenances on 6 such recreational vehicle extend no further than the rearview mirrors. Such 7 mirrors may only extend the distance necessary to provide the required field of 8 view before the appurtenances were attached.

9 2. No vehicle operated upon the interstate highway system or upon any 10 route designated by the chief engineer of the state transportation department 11 shall have a height, including load, in excess of fourteen feet. On all other 12 highways, no vehicle shall have a height, including load, in excess of thirteen and 13 one-half feet, except that any vehicle or combination of vehicles transporting 14 automobiles or other motor vehicles may have a height, including load, of not 15 more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall
have a length, including load, in excess of forty-five feet, except as otherwise
provided in this section.

19 4. No bus, recreational motor vehicle or trackless trolley coach operated 20upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess 21length is caused by the projection of a front safety bumper or a rear safety 22bumper or both, and such buses may exceed forty-five length but not have 2324a length in excess of sixty feet when such buses are articulated buses, having two or more sections connected by a flexible joint or other 2526mechanism. Such safety bumper shall not cause the length of the bus or 27recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear. Notwithstanding the foregoing 2829or any other provision of this section, an articulated bus comprised of two sections may be up to sixty feet in length, not including safety 30 31bumpers which may extend one foot in the front and one foot in the rear. The term "safety bumper" means any device which may be fitted on an 32existing bumper or which replaces the bumper and is so constructed, treated, or 33 34manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in 38 order to comply with the provisions of Title 23 of the United States Code (Public 39 Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor 40 equipped with dromedary and semitrailer operated upon the interstate highway 41 system of this state shall have an overall length, including load, in excess of the 42 length of the truck-tractor plus the semitrailer or truck-tractor equipped with 43 dromedary and semitrailer. The length of such semitrailer shall not exceed 44 fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States 45Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer 46 operated upon the interstate highway system of this state shall have an overall 4748 length, including load, in excess of the length of the truck-tractor plus the 49 semitrailer and trailer, neither of which semitrailer or trailer shall exceed 50twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on 51December 1, 1982, within a sixty-five foot overall length limit in any state, may 52continue to be operated upon the interstate highways of this state. On those 53 54primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of 55truck-tractor, semitrailer and trailer shall have an overall length, including load, 56in excess of sixty-five feet; provided, however, the state highways and 57transportation commission may designate additional routes for such sixty-five foot 58 combinations. 59

60 7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters 6162 and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and 63 64such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten 65 miles from such interstate or designated highway. All length provisions 66 regarding automobile or boat transporters, truck-trailer boat transporter 67 combinations and stinger-steered combinations shall include a semitrailer length 68 not to exceed fifty-three feet and are exclusive of front and rear overhang, which 69 70shall be no greater than a three-foot front overhang and no greater than a 71four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and **SCS HB 1745**

such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

80 9. No truck-tractor semitrailer-semitrailer combination vehicles operated 81 upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and 82 one-half feet if the semitrailer was in actual and lawful operation in any state on 83 84 December 1, 1982, operating in a truck-tractor semitrailer-semitrailer 85 combination. The B-train assembly is excluded from the measurement of 86 semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no 87 semitrailer mounted to the B-train assembly, it shall be included in the length 88 measurement of the semitrailer. 89

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

97 11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate 98 highways of this state plus a distance of ten miles from a primary or interstate 99 highway shall have an overall length, unladen or with load, in excess of sixty-five 100 101 feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by 102103 sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of 104105vehicles transporting automobiles, boats or other motor vehicles may carry a load 106 which extends no more than three feet beyond the front and four feet beyond the 107 rear of the transporting vehicle or combination of vehicles.

108 12. (1) Except as hereinafter provided, these restrictions shall not apply 109 to agricultural implements operating occasionally on the highways for short 110 distances including tractor parades for fund-raising activities or special events, 111 provided the tractors are driven by licensed drivers during daylight hours only 112and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hav-hauling equipment or to implements of husbandry, or to 113 the movement of farm products as defined in section 400.9-102 or to vehicles 114 temporarily transporting agricultural implements or implements of husbandry or 115116 road-making machinery, or road materials or towing for repair purposes vehicles 117that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the 118119interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

125 13. As used in this chapter the term "implements of husbandry" means 126 all self-propelled machinery operated at speeds of less than thirty miles per hour, 127 specifically designed for, or especially adapted to be capable of, incidental 128 over-the-road and primary offroad usage and used exclusively for the application 129 of commercial plant food materials or agricultural chemicals, and not specifically 130 designed or intended for transportation of such chemicals and materials.

131 14. Sludge disposal units may be operated on all state highways other 132 than the interstate system. Such units shall not exceed one hundred thirty-eight 133 inches in width and may be equipped with over-width tires. Such units shall 134 observe all axle weight limits. The chief engineer of the state transportation 135 department shall issue special permits for the movement of such disposal units 136 and may by such permits restrict the movements to specified routes, days and 137 hours.

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