FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 806

103RD GENERAL ASSEMBLY

1387H.03C

JOSEPH ENGLER, Chief Clerk

AN ACT

To repeal sections 49.266, 253.195, 320.106, 320.111, 320.116, 320.121, 320.126, 320.131, 320.141, 320.151, 320.371, and 568.070, RSMo, and to enact in lieu thereof fourteen new sections relating to fireworks protections, with penalty provisions.

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

Section A. Sections 49.266, 253.195, 320.106, 320.111, 320.116, 320.121, 320.126, 320.131, 320.141, 320.151, 320.371, and 568.070, RSMo, are repealed and fourteen new sections enacted in lieu thereof, to be known as sections 49.266, 253.195, 320.106, 320.111, 320.116, 320.121, 320.126, 320.127, 320.131, 320.141, 320.147, 320.151, 320.371, and 568.070, to read as follows:

49.266. 1. The county commission in all counties of the first, second, third, or fourth
classification may by order or ordinance promulgate reasonable regulations concerning the
use of county property, the hours, conditions, methods and manner of such use and the
regulation of pedestrian and vehicular traffic and parking thereon.

5 2. Violation of any regulation so adopted under subsection 1 of this section is an 6 infraction.

7 3. Upon a determination by the state fire marshal that a burn ban order is appropriate 8 for a county because:

9 (1) An actual or impending occurrence of a natural disaster of major proportions 10 within the county jeopardizes the safety and welfare of the inhabitants of such county; and

11 (2) The U.S. Drought Monitor has designated the county as an area of severe, 12 extreme, or exceptional drought, the county commission may adopt an order or ordinance 13 issuing a burn ban, which may carry a penalty of up to a class A misdemeanor. State agencies 14 responsible for fire management or suppression activities and persons conducting agricultural

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.

burning using best management practices shall not be subject to the provisions of this subsection. The ability of an individual, organization, or corporation to sell fireworks shall not be affected by the issuance of a burn ban. The county burn ban may prohibit the explosion or ignition of any missile or skyrocket as the terms "missile" and "skyrocket" are defined by the [2012] 2022 edition of the American Fireworks Standards Laboratory (AFSL), but shall not ban the explosion or ignition of any other consumer fireworks as the term "consumer fireworks" is defined under section 320.106.

4. The regulations so adopted shall be codified, printed and made available for public use and adequate signs concerning smoking, traffic and parking regulations shall be posted.

253.195. Fireworks, as defined in section [320.110] 320.106, of any type are
prohibited within the boundaries of any state park except upon the written permission granted
by the department of natural resources.

320.106. As used in sections 320.106 to 320.161, unless clearly indicated otherwise, 2 the following terms mean:

3 (1) "American Pyrotechnics Association (APA), Standard 87-1", a voluntary 4 standard, or subsequent standard [which] that may amend or supersede this standard for 5 manufacturers, importers, and distributors of fireworks, in which fireworks classifications 6 are assigned based upon the weight and type of chemical composition contained for each 7 specific type of device including, but not limited to, specific permissible and restricted 8 chemicals. Such standard shall be construed to include the following APA standards:

9 (a) APA 87-1A Standard for Construction, Classification, Approval, and 10 Transportation of Consumer Fireworks;

(b) APA 87-1B Standard for the Construction, Classification, Approval, and
 Transportation of Display Fireworks; and

13 (c) APA 87-1C Standard for the Construction, Classification, Approval, and
 14 Transportation of Entertainment and Technical Pyrotechnics;

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As used in this chapter, the current editions of APA 87-1 are controlling. Any future editions or amendments to future editions adopted related to standards contained in APA 87-1 by the American Pyrotechnics Association shall only be in effect upon formal review of the fire marshal's office and promulgation of rules under their rulemaking authority as set out in this chapter and chapter 536;

(2) "Annual retailer", any person engaged in the business of making sales of
consumer fireworks at wholesale or retail within the state of Missouri during a calendar
year from the first day of January through the thirty-first day of December;

24 (3) "Articles pyrotechnic", devices containing compositions, which produce a 25 visual and audible effect primarily used in the entertainment and technical training/ development industries, that comply with the limits and requirements of APA Standard
87-1C and that may not be offered for sale to the general public;

(4) "Chemical composition", all pyrotechnic and explosive composition
 formulations contained in fireworks devices as defined in American Pyrotechnics
 Association (APA), Standard 87-1;

[(3)] (5) "Consumer fireworks", explosive and pyrotechnic devices designed for sale and use by the general public that conform with requirements set forth by the United States Consumer Product Safety Commission (CPSC) and designed primarily to produce visible or audible effects by combustion [and includes] including, but not limited to, aerial devices [and], ground devices, [all of which are classified as fireworks, UNO336, within 49 CFR Part 172] fuses, and novelties in compliance with APA Standard 87-1A;

37 [(4)] (6) "Discharge site", the area immediately surrounding the fireworks mortars
 38 used for an outdoor fireworks display;

39 [(5)] (7) "Dispenser", a device designed for the measurement and delivery of liquids
 40 as fuel;

(8) "Display before a proximate audience", the discharge or use of fireworks or
special effects before a proximate audience or in any indoor setting, in accordance with
the guidelines established by NFPA 1126: Code Standard for the Use of Pyrotechnics
Before a Proximate Audience;

45 [(6)] (9) "Display fireworks", [explosive] devices [designed primarily to produce 46 visible or audible effects by combustion, deflagration or detonation. This term includes 47 devices containing more than two grains (130 mg) of explosive composition intended for 48 public display. These devices are classified as fireworks, UN0333 or UN0334 or UN0335, 49 within 49 CFR Part 172] containing chemical compositions that are intended for use in 50 professional firework shows, designed to produce visible or audible effects, and comply 51 with the limits and requirements of APA Standard 87-1B;

52 [(7)] (10) "Display site", the immediate area where a fireworks display is conducted, 53 including the discharge site, the fallout area, and the required separation distance from 54 mortars to spectator viewing areas, but not spectator viewing areas or vehicle parking areas;

[(8)] (11) "Distributor", any person engaged in the business of selling fireworks to wholesalers, [jobbers] annual retailers, seasonal retailers, other persons, or governmental bodies that possess the necessary permits as specified in sections 320.106 to 320.161[, including any person that imports any fireworks of any kind in any manner into the state of Missouri];

[(9)] (12) "Fireworks", any composition or device for producing a visible[, audible, or
 both visible and] or an audible effect for entertainment purposes by combustion,
 deflagration, or detonation and that meets the definition of consumer[, proximate,] fireworks,

63 articles pyrotechnic, or display fireworks as set forth [by 49 CFR Part 171 to end, United

64 States Department of Transportation hazardous materials regulations] in this section;

65 [(10)] (13) "Fireworks season", the period beginning on the twentieth day of June and 66 continuing through the tenth day of July of the same year and the period beginning on the 67 twentieth day of December and continuing through the second day of January of the next 68 year, which shall be the only periods of time that seasonal retailers may be permitted to sell 69 consumer fireworks;

70 [(11) "Jobber", any person engaged in the business of making sales of consumer 71 fireworks at wholesale or retail within the state of Missouri to nonlicensed buyers for use and 72 distribution outside the state of Missouri during a calendar year from the first day of January 73 through the thirty-first day of December;]

(14) "Flame effect", the combustion of solids, liquids, or gases using atmospheric
 oxygen to produce thermal, physical, visual, or audible phenomena before an audience;

(15) "Flame effect operator", the single individual with overall responsibility for
 flame effect operations and safety who has met additional requirements established by
 promulgated rules and has successfully completed a proximate-audience training course
 recognized and approved by the state fire marshal;

80 [(12)] (16) "Licensed **display** operator", any person who supervises, manages, or 81 directs the discharge of outdoor display fireworks **or articles pyrotechnic**, either by manual 82 or electrical means; who has met additional requirements established by promulgated rule and 83 has successfully completed a display fireworks training course recognized and approved by 84 the state fire marshal;

85 (17) "Licensed pyrotechnic effects operator", an individual who has 86 responsibility for pyrotechnic safety and who controls, initiates, or otherwise creates 87 special effects or uses fireworks or pyrotechnic material before a proximate audience or 88 in any indoor setting and who has met additional requirements established by 89 promulgated rules and has successfully completed a proximate audience training course 90 recognized and approved by the state fire marshal;

91 [(13)] (18) "Manufacturer", any person engaged in the making, manufacture, 92 assembly, altering, or construction of fireworks of any kind within the state of Missouri for 93 the purpose of selling or distributing;

94 [(14)] **(19)** "NFPA", National Fire Protection Association, an international codes and 95 standards organization;

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As used in chapter 320, the current editions of NFPA 1123, NFPA 1124, and NFPA 1126
are controlling. Any future editions or amendments to future editions adopted related
to standards contained in NFPA 1123, NFPA 1124, or NFPA 1126 by the National Fire

100 Protection Association shall only be in effect upon formal review of the fire marshal's

101 office and promulgation of rules under their rulemaking authority as set out in this 102 chapter and chapter 536;

103 (20) "Outdoor fireworks display", a presentation of fireworks before a public 104 audience in accordance with the guidelines established by NFPA 1123: Code for 105 **Fireworks Display;**

106 "Permanent structure", buildings and structures with permanent [(15)] (21) 107 foundations other than tents, mobile homes, stands, and trailers;

108 [(16)] (22) "Permit", the written authority of the state fire marshal issued pursuant to 109 sections 320.106 to 320.161 to sell, possess, manufacture, discharge, or distribute fireworks; 110

[(17)] (23) "Person", any corporation, association, partnership or individual or group 111 thereof:

112 [(18) "Proximate fireworks", a chemical mixture used in the entertainment industry to produce visible or audible effects by combustion, deflagration, or detonation, as classified 113 within 49 CFR Part 172 as UN0431 or UN0432; 114

115 (19) "Pyrotechnic operator" or "special effects operator", an individual who has 116 responsibility for pyrotechnic safety and who controls, initiates, or otherwise creates special 117 effects for proximate fireworks and who has met additional requirements established by promulgated rules and has successfully completed a proximate fireworks training course 118 recognized and approved by the state fire marshal;] 119

120 (24) "Proximate audience", an audience closer to pyrotechnic devices than 121 permitted by NFPA 1123: Code for Fireworks Display;

122 [(20)] (25) "Sale", an exchange of articles of fireworks for money, including barter, 123 exchange, [gift] or offer thereof, and each such transaction made by any person, whether as a principal proprietor, salesman, agent, association, copartnership or one or more individuals; 124

[(21)] (26) "Seasonal retailer", any person within the state of Missouri engaged in the 125 business of making sales of consumer fireworks in Missouri only during a fireworks season 126 127 [as defined by subdivision (10) of this section];

128 "Substantial damage", damage of any origin sustained by a structure (27)whereby the cost of restoring the structure to its before-damaged condition would equal 129 or exceed fifty percent of the market value of the structure before the damage occurred; 130

131 "Substantial improvement", any repair, reconstruction, rehabilitation, (28) 132 alteration, addition, or other improvement of a building or structure, the cost of which equals or exceeds fifty percent of the market value of the structure before the 133 134 improvement or repair is started. If the structure has substantial damage, any repairs are considered improvement regardless of the actual repair work performed. The term 135 shall not include either of the following: 136

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(a) Any project for improvement of a building required to correct existing
health, sanitary, or safety code violations identified by the building official and that are
the minimum necessary to ensure safe living conditions; or

- (b) Any alteration of a historic structure, provided that the alteration will not
 preclude the structure's continued designation as a historic structure;
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[(22)] (29) "Wholesaler", any person engaged in the business of making sales of
consumer fireworks to any other person engaged in the business of making sales of consumer
fireworks at retail within the state of Missouri.

320.111. 1. It is unlawful for any person to manufacture, sell, offer for sale, ship or cause to be shipped into or within the state of Missouri except as herein provided any item of fireworks, without first having secured the required applicable permit as a manufacturer, distributor, wholesaler, [jobber] **annual retailer**, or seasonal retailer from the state fire marshal and applicable federal permit or license. Possession of said permit is a condition precedent to manufacturing, selling or offering for sale, shipping or causing to be shipped any fireworks into the state of Missouri, except as herein provided. This provision applies to nonresidents as well as residents of the state of Missouri.

- 9 2. The state fire marshal has the authority and is authorized and directed to issue 10 permits for the sale of fireworks. No permit shall be issued to a person under the age of 11 eighteen years. All permits except for seasonal retailers shall be for the calendar year or any 12 fraction thereof and shall expire on the thirty-first day of December of each year.
- 3. Permits issued must be displayed in the permit holder's place of business. No permit provided for herein shall be transferable nor shall a person operate under a permit issued to another person or under a permit issued for another location. Manufacturer, wholesaler, [jobber] annual retailer, and distributor permit holders operating out of multiple locations shall obtain a permit for each location.

4. Failure to make application for a permit by May thirty-first of the calendar year
may result in the fire marshal's refusal to issue a [license] permit to the [licensee] permitee
or applicant for such calendar year.

5. Any false statement or declaration made on a permit application may result in the state fire marshal's refusal to issue such permit to the requesting person for a period of time not to exceed three years.

6. The state fire marshal is authorized [and directed to charge the following] to assess
 permit and licensing fees for permits and licenses:

26 (1) Manufacturer, a fee of [seven hundred seventy-five] one thousand dollars per 27 calendar year;

(2) Distributor, a fee of [seven hundred seventy-five] one thousand dollars per
 calendar year;

30 (3) Wholesaler, a fee of [two hundred seventy-five] five hundred dollars per calendar year; 31

32 (4) [Jobber] Annual retailer, a fee of [five] seven hundred [twenty-five] fifty dollars 33 per calendar year per sales location;

34 (5) Seasonal retailer, a fee of [fifty] one hundred fifty dollars per calendar year per 35 sales location:

36 (6) [Display] Outdoor fireworks display permit, a fee of one hundred dollars per 37 calendar year per location;

38 (7) [Proximate fireworks display permit] Display before proximate audience, a fee 39 of one hundred dollars per calendar year per location;

40 (8) [Licensed] Display operator license, a fee of one hundred dollars for a three-year license: 41

42 (9) Pyrotechnic effects operator license, a fee of one hundred dollars for a three-year 43 license.

44 7. A holder of a manufacturer's permit shall not be required to have any additional permits in order to sell to distributors, wholesalers, [jobbers] annual retailers or seasonal 45 retailers, or to sell display, or [proximate fireworks] articles pyrotechnic. 46

47 8. A holder of a distributor's permit shall not be required to have any additional permits in order to sell to wholesalers, [jobbers] annual retailers, seasonal retailers or to sell 48 display fireworks, or [proximate fireworks] articles pyrotechnic. 49

50 9. A holder of [a jobber's] an annual retailer permit shall not be required to have any 51 additional permit in order to sell consumer fireworks at retail during the fireworks season from such [jobber's] annual retailer's permanent structure. 52

53 10. (1) All fees collected for permits issued pursuant to this section shall be deposited [to the credit of the fire education fund created pursuant to section 320.094] as follows: 54

55 (a) Eighty percent into the fire education fund created under section 320.094; 56 and

57 Twenty percent into the cigarette fire safety standard and firefighter **(b)** 58 protection act fund created under section 320.371.

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(2) Any person engaged in more than one permit classification shall pay one permit fee based upon the permit classification yielding the highest amount of revenue. 60

61 11. The state fire marshal is charged with the enforcement of the provisions of 62 sections 320.106 to 320.161 and may call upon any state, county or city peace officer for assistance in the enforcement of the provisions of sections 320.106 to 320.161. The state fire 63 64 marshal may promulgate rules pursuant to the requirements of this section and chapter 536 necessary to carry out his or her responsibilities under this act including rules requiring 65 training, examination, and licensing of licensed display operators and pyrotechnic effects 66

67 operators engaging in or responsible for the handling and use of display **fireworks** and 68 [proximate fireworks] **articles pyrotechnic**. The test shall incorporate the rules of the state 69 fire marshal, which shall be based upon nationally recognized standards. No rule or portion 70 of a rule promulgated pursuant to this chapter shall become effective unless it has been 71 promulgated pursuant to the provisions of chapter 536.

12. The state fire marshal, upon notification by the department of revenue, may withhold permits from applicants upon evidence that all state sales taxes for the preceding year or years have not been paid; except, this subsection shall not apply if an applicant is pursuing any proper remedy at law challenging the amount, collection, or assessment of any sales tax.

13. A holder of a distributor, wholesaler, or [jobber's] **annual retailer's** permit shall be required to operate out of a permanent structure in compliance with all applicable building and fire regulations in the city or county in which said person is operating a fireworks business. Seasonal retail permit locations shall be in compliance with all applicable building and fire regulations. The applicant may be subject to a fire safety inspection by the state fire marshal based upon promulgated rules and regulations adopted by the state fire marshal.

14. It is unlawful for any manufacturer, distributor, wholesaler, or [jobber] annual retailer to sell consumer fireworks to a seasonal retailer who has not acquired an appropriate permit from the state fire marshal for the current permit period. A seasonal retailer shall acquire and present the appropriate permit from the state fire marshal before any manufacturer, distributor, wholesaler or [jobber] annual retailer is allowed to sell consumer fireworks to such seasonal retailer, provided that such seasonal retailer is purchasing the consumer fireworks for resale in this state.

90 15. The state fire marshal and the marshal's deputies may conduct inspections of any 91 premises and all portions of buildings where fireworks are stored, manufactured, kept or 92 being offered for sale. All persons selling, offering for sale, barter, gift, exchange, or offer 93 thereof any fireworks shall cooperate fully with the state fire marshal and the marshal's 94 deputies during any such inspection. This inspection shall be performed during normal 95 business hours.

96 16. In addition to any other penalty, any person who manufactures, sells, offers for 97 sale, ships or causes to be shipped into or caused to be shipped into the state of Missouri, for 98 use in Missouri, any items of fireworks without first having the required applicable permit 99 shall be assessed a civil penalty of up to a one thousand dollar fine for each day of operation 100 up to a maximum of ten thousand dollars.

320.116. 1. The state fire marshal may revoke any permit or license issued pursuant to sections 320.106 to 320.161 upon evidence that the holder has willfully violated any of the provisions of sections 320.106 to 320.161. If a holder of a permit has multiple permitted 4 locations, any suspension or revocation shall only apply to the permitted location where

5 the violation resulting in suspension or revocation occurred.

6 2. The state fire marshal may revoke or suspend any permit issued under 7 sections 320.106 to 320.161 upon evidence that the influence of alcohol or any illicit 8 controlled substance is taking place by any permit holder, employee, or representative 9 within the permitted annual or seasonal retail sales location during normal business 10 hours.

3. The state fire marshal may refuse to issue a license or permit to any applicant when the permit or license of the individual, corporation, or partner is under suspension or revocation. The state fire marshal may refuse to issue a license or permit to a person who is a partner, shareholder, manager, officer, spouse, or relative of the applicant or a party to the applicant.

4. The state fire marshal, in his or her discretion, may refuse to issue a permit, for a
period not to exceed three years, to a person whose permit has been revoked for the
possession or sale of illegal fireworks, as referred to in section 320.136.

19 [3.] 5. The state fire marshal, the marshal's deputies, the marshal's designees or any 20 authorized police or peace officer shall seize as contraband any illegal fireworks as defined 21 pursuant to sections 320.106 to 320.161. Such illegal fireworks seized in the enforcement of 22 sections 320.106 to 320.161 shall be held in custody of the state fire marshal in proper storage 23 facilities. The person surrendering the fireworks may bring an in rem proceeding in the 24 circuit court of the county where the fireworks were seized. Upon hearing, the circuit court 25 may authorize the return of all or part of the confiscated fireworks or the court may authorize 26 and direct that such contraband fireworks be destroyed. If a proceeding is not brought within 27 thirty days, the fireworks shall be destroyed by the state fire marshal. The state fire marshal 28 shall seize, take, remove or cause to be removed, at the expense of the owner, all stocks of fireworks offered or exposed for sale, stored or held in violation of the provisions of sections 29 320.106 to 320.161. All costs, including any expenses incurred with the seizure, shall be the 30 31 responsibility of the adjudicated party if case disposition is in the favor of the state fire 32 marshal.

[4.] 6. Any person aggrieved by any official action of the state fire marshal affecting
 their permit status including revocation, suspension, failure to renew a permit, or refusal to
 grant a permit may seek a determination thereon by the administrative hearing commission
 pursuant to the provisions of section 621.045.

320.121. 1. The provisions of sections 320.106 to 320.161 shall not be construed to
abrogate or in any way affect the powers of the following political subdivisions to regulate or
prohibit fireworks within its corporate limits:

4 (1) Any city, town, or village in this state; or

(2) Any county operating under a charter form of government.

6 2. It is unlawful for any manufacturer, distributor, wholesaler, [jobber] annual 7 retailer, or seasonal retailer to sell or ship by common carrier fireworks to consumers within the corporate limits of the following political subdivisions which prohibit the sale or 8 9 possession of fireworks:

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(1) Any city, town, or village in this state; or

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(2) Any county operating under a charter form of government.

320.126. 1. Any person, entity, partnership, corporation, or association transporting display fireworks or [proximate fireworks] articles pyrotechnic or display fireworks and 2 [proximate fireworks] articles pyrotechnic into the state of Missouri for the purpose of resale 3 [or to conduct a display] shall be permitted by the state fire marshal as a distributor or 4 manufacturer and have obtained any applicable federal license or permit. 5

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2. [Sale of display or proximate fireworks shall be limited to a holder of a federal license or permit and a distributor or manufacturer permit issued by the state fire marshal] 7 Only holders of a state issued manufacturer or distributor permit shall be allowed to sell 8 9 display fireworks and articles pyrotechnic within the state of Missouri. A permitted manufacturer or distributor may sell display fireworks and articles pyrotechnic only to 10 11 those persons who maintain either a state issued manufacturer or distributor permit or a valid state issued display operator license or pyrotechnic effect operator license. For 12 the sale of display fireworks, proof of any required federal license or permit shall be 13 required prior to finalizing any sell or transfer. 14

15 3. Possession of display [or proximate fireworks for resale to holders of a permit for display or proximate fireworks or articles pyrotechnic shall be confined to holders of a state 16 manufacturer or distributor permit [and applicable federal license or permit] or holders or 17 18 either a valid state issued display operator license or pyrotechnic effect operator license. For possession of display fireworks, proof of any required federal license or permit shall 19 be maintained by the possessor. 20

21 4. [Permits for display or proximate fireworks may be granted to municipalities, fair 22 associations, amusement parks, organizations, persons, firms or corporations. Such permits may be granted upon application and approval by the state fire marshal or local fire service 23 authorities of the community where the display is proposed to be held. All applications 24 submitted for display or proximate fireworks permits must be submitted to the office of the 25 state fire marshal a minimum of ten working days prior to the date of the event. The 26 application shall be made on a form provided or approved by the state fire marshal. Every 27 28 such display shall be supervised, managed, or directed by a Missouri licensed operator, or pyrotechnic operator on site pursuant to subdivisions (11) and (18) of section 320.106 and 29 shall be located, discharged, or fired so as in the opinion of the permitting authority, after 30

31 proper inspection based on the most current edition of the National Fire Protection Association standards, NFPA 1123, 1124, and 1126, to not be hazardous to any person or 32 property. After a permit has been granted, the sale, possession, use and distribution of 33 fireworks for such display shall be lawful for that purpose only. A copy of all permits issued 34 35 for display or proximate fireworks shall be forwarded by the permit holder to the state fire marshal's office. No permit granted hereunder shall be transferable and shall apply to only 36 37 one location. No holder of a manufacturer or distributor permit shall sell, barter, or transfer display or proximate fireworks to anyone not possessing an applicable permit or license. 38 39 5. Possession of display or proximate fireworks shall be limited to a holder of a

40 display or proximate fireworks permit issued by the authority having jurisdiction where the 41 display or proximate fireworks is proposed to be held or the state fire marshal or holder of a 42 state manufacturer or distributor permit and applicable federal license or permit.

6. Before issuing any permit for a display or proximate fireworks, the municipality,
fair association, amusement park, organization, firm, persons, or corporation making
application therefor shall furnish proof of financial responsibility in an amount established by
promulgated rule to the permitting authority in order to satisfy claims for damages to property
or personal injuries arising out of any act or omission on the part of such person, firm or
corporation or any agent or employee thereof.

49 7. Any establishment where proximate fireworks are to be discharged shall be inspected by the state fire marshal or local fire department having jurisdiction for compliance 50 with NFPA 101 Life Safety Code or equivalent nationally recognized code in relation to 51 52 means of egress, occupancy load, and automatic sprinkler and fire alarm systems. All permits issued will be forwarded to the state fire marshal by the permit holder. Permits will be issued 53 in the same manner as those required in this section] This section shall not be construed to 54 prohibit a holder of a manufacturer or distributor permit from transporting or selling 55 display fireworks or articles pyrotechnic to persons who are not residents of this state. 56 320.127. 1. Permits for outdoor fireworks displays or displays before a 2 proximate audience may be granted to municipalities, fair associations, amusement parks, organizations, persons, firms, or corporations. Such permits may be granted 3 upon application and approval by the state fire marshal or local fire service authorities 4 of the community where the outdoor fireworks display or the display before a proximate 5 audience is proposed to be held. All applications submitted to the state fire marshal for 6

7 an outdoor fireworks display permit or a display before a proximate audience permit
8 shall be submitted to the office of the state fire marshal a minimum of ten working days
9 prior to the date of the event. The application shall be made on a form provided or
10 approved by the state fire marshal. Every such outdoor fireworks display or display
11 before a proximate audience shall be supervised, managed, or directed by a Missouri

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licensed display operator, or pyrotechnic effects operator on site and shall be located, discharged, or fired so as in the opinion of the permitting authority, after proper inspection based on the National Fire Protection Association standards, NFPA 1123, 1124, and 1126, to not be hazardous to any person or property. A copy of all permits issued for outdoor fireworks displays or displays before a proximate audience issued by

16 issued for outdoor fireworks displays or displays before a proximate audience issued by 17 a local fire service authority shall be forwarded by the permit holder to the state fire 18 marshal's office upon request. No permit granted hereunder shall be transferable and 19 each permit shall apply to only one location.

20 2. Before issuing any permit for outdoor fireworks display or a display before a 21 proximate audience, the municipality, fair association, amusement park, organization, 22 firm, persons, or corporation making application therefore shall furnish proof of 23 financial responsibility in an amount established by promulgated rule to the permitting 24 authority in order to satisfy claims for damages to property or personal injuries arising 25 out of any act or omission on the part of such person, firm, or corporation or any agent 26 or employee thereof.

27 3. Any establishment, venue, or shoot site where an outdoor fireworks display or 28 a display before a proximate audience is to take place shall be inspected by the state fire 29 marshal or local fire department having jurisdiction for compliance with NFPA 1123 Code for Fireworks Display, NFPA 1126 Code for the Use of Pyrotechnics Before a 30 31 Proximate Audience, and NFPA 101 Life Safety Code or equivalent nationally 32 recognized code in relation to means of egress, occupancy load, and automatic 33 sprinkler and fire alarm systems. All permits issued shall be forwarded to the state fire 34 marshal by the permit holder, upon the state fire marshal's request. Permits shall be 35 issued in the same manner as those required in this section.

36 4. Notwithstanding any provisions of this section to the contrary, a holder of a 37 valid state issued display operator license conducting a private outdoor firework display for a non-commercial purpose shall not be subject to the permitting requirements in 38 39 subsections 1 through 3 of this section; provided, however, that all such non-commercial, 40 private outdoor firework displays shall be conducted in compliance with NFPA 1123 and any ordinance, rule, or regulation promulgated by the local authority having 41 jurisdiction over the location where the private outdoor firework display will be held. 42 The state fire marshal may, through its rule making authority set out in chapters 320 43 44 and 536, establish a reasonable notice-only rule requiring the licensed display operator 45 to notify the local authority having jurisdiction over such matters at least five calendar 46 days prior to the private outdoor firework display event described in this subsection. 47 For the purposes of this section, "non-commercial purpose" shall mean not connected

48 with or engaged in for a commercial purpose or in exchange for any monetary 49 consideration.

320.131. 1. It is unlawful for any person to possess, sell or use within the state of Missouri, or ship into the state of Missouri, except as provided in section 320.126, any pyrotechnics commonly known as "fireworks" and defined as consumer fireworks in [subdivision (3) of] section 320.106 [other than items now or hereafter classified as fireworks UNO336, 1.4G by the United States Department of Transportation] that comply with the construction, chemical composition, labeling and other regulations relative to consumer fireworks regulations promulgated by the United States Consumer Product Safety Commission and permitted for use by the general public pursuant to such commission's regulations.

2. No wholesaler, [jobber] annual retailer, or seasonal retailer, or any other person
 shall sell, offer for sale, store, display, or have in their possession any consumer fireworks
 [that have not been approved as fireworks UNO336, 1.4G by the United States Department of
 Transportation] that do not comply with the construction, chemical composition, labeling,
 and other regulations relative to consumer fireworks regulations promulgated by the
 United States Consumer Product Safety Commission and permitted for use by the
 general public pursuant to such commission's regulations.

17 3. [No jobber, wholesaler, manufacturer, or distributor shall sell to seasonal retailer
 18 dealers, or any other person, in this state for the purpose of resale, or use, in this state, any
 19 consumer fireworks which do not have the numbers and letter "1.4G" printed within an
 20 orange, diamond-shaped label printed on or attached to the fireworks shipping carton.

4.] This section does not prohibit a manufacturer, distributor or any other person possessing the proper permits as specified by state and federal law from storing, selling, shipping or otherwise transporting display **fireworks** or [proximate fireworks] articles **pyrotechnic**.

[5.] 4. Matches, toy pistols, toy canes, toy guns, party poppers, or other devices in which paper caps containing twenty-five hundredths grains or less of explosive compound, provided that they are so constructed that the hand cannot come into contact with the cap when in place for use, and toy pistol paper caps which contain less than twenty-five hundredths grains of explosive mixture shall be permitted for sale and use at all times and shall not be regulated by the provisions of sections 320.106 to 320.161.

320.141. Permissible items of consumer fireworks defined in section 320.131 may be sold at wholesale or retail by holders of [a jobber's] an annual retailer permit to [nonlicensed] nonpermitted buyers [from outside the state of Missouri] during a calendar year from the first day of January until the thirty-first day of December. Permissible items of consumer fireworks defined in section 320.131 may be sold at retail by holders of a seasonal

6 retail permit during the selling periods of the twentieth day of June through the tenth day of

7 July and the twentieth day of December through the second day of January.

320.147. 1. A person selling or offering fireworks for sale or barter or trade shall permit the state fire marshal and the marshal's deputies to conduct inspections, based on the code of state regulations, of the business premises or any location where fireworks are stored, kept, or sold. Such person shall cooperate with such inspection or investigation. Failure to cooperate or refusal to allow an inspection shall result in suspension or revocation of the permittee's permit or refusal of a permit to be issued. Such inspection shall be performed during normal business hours.

8 2. All new construction or substantial improvements of a permanent structure 9 shall be constructed with all applicable building codes or fire codes adopted by the local 10 political subdivision to whom has authority over such matter. All new construction or 11 substantial improvements of a permanent structure located in a jurisdiction without a 12 local building code or fire code shall submit a full set of construction plans to the state 13 fire marshal for review. The state fire marshal may review such plans for compliance 14 with fire protection standards and issue recommendations.

320.151. 1. It is unlawful to attempt to sell or to sell at retail any fireworks to 2 children under the age of fourteen years except when such child is in the presence of a parent 3 or guardian.

4 2. It is unlawful for any person under the age of sixteen to sell fireworks or work in a 5 facility where fireworks are stored, sold, or offered for sale unless supervised by an adult.

6 3. It is unlawful to explode or ignite consumer fireworks within six hundred feet of 7 any church, hospital, mental health facility, school, or within one hundred feet of any location 8 where fireworks are stored, sold, or offered for sale.

9 4. No person shall ignite or discharge any permissible articles of consumer fireworks 10 within or throw the same from a motorized vehicle including watercraft or any other means of 11 transportation, except where display permit has been issued for a floating vessel or floating 12 platform, nor shall any person place or throw any ignited article of fireworks into or at a 13 motorized vehicle including watercraft or any other means of transportation, or at or near any 14 person or group of people.

5. No person shall ignite or discharge consumer fireworks within three hundred feet of any permanent storage of ignitable liquid, gases, gasoline pump, gasoline filling station, or any nonpermanent structure where fireworks are stored, sold or offered for sale.

6. No items of explosive or pyrotechnic composition other than [fireworks as defined by subdivisions (3), (5), and (17) of section 320.106] consumer fireworks, display fireworks, or articles pyrotechnic shall be displayed, sold, or offered for sale within the

21 applicable permit location as identified on such permit granted by the state fire marshal.

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7. [Proximate fireworks shall not be allowed to be stored with consumer fireworks.

8.] All storage and transportation of fireworks shall be in accordance with all federal
and state rules and regulations.

[9.] 8. Nothing in sections 320.106 to 320.161 shall be construed to prevent
permittees from demonstrating or testing fireworks. Any such demonstration or test shall
require the notification and approval of the local fire service or the state fire marshal.

320.371. 1. There is hereby created in the state treasury the "Cigarette Fire Safety 2 Standard and Firefighter Protection Act Fund" which shall consist of moneys collected under 3 sections **320.106 to 320.161 and sections** 320.350 to 320.374. The fund shall be 4 administered by the state fire marshal. Upon appropriation, moneys in the fund shall be made 5 available to the state fire marshal to support fire safety and prevention programs.

6 2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys 7 remaining in the fund at the end of the biennium shall not revert to the credit of the general 8 revenue fund.

9 3. The state treasurer shall invest moneys in the fund in the same manner as other 10 funds are invested. Any interest and moneys earned on such investments shall be credited to 11 the fund.

568.070. 1. A person commits the offense of unlawful transactions with a child if he 2 or she:

3 (1) Being a pawnbroker, junk dealer, dealer in secondhand goods, or any employee of 4 such person, with criminal negligence buys or receives any personal property other than 5 agricultural products from an unemancipated minor, unless the child's custodial parent or 6 guardian has consented in writing to the transaction; or

7 (2) Knowingly permits a minor child to enter or remain in a place where illegal 8 activity in controlled substances, as defined in chapter 579, is maintained or conducted; or

9 (3) With criminal negligence sells blasting caps, bulk gunpowder, or explosives to a 10 child under the age of seventeen, or fireworks as defined in section [320.110] 320.106, to a 11 child under the age of fourteen, unless the child's custodial parent or guardian has consented 12 in writing to the transaction. Criminal negligence as to the age of the child is not an element 13 of this crime.

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2. The offense of unlawful transactions with a child is a class B misdemeanor.

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