## SECOND REGULAR SESSION

## **SENATE BILL NO. 583**

## 93RD GENERAL ASSEMBLY

INTRODUCED BY SENATORS GRIESHEIMER AND ALTER.

Pre-filed December 1, 2005, and ordered printed.

3160S.06I

TERRY L. SPIELER, Secretary.

## AN ACT

To repeal sections 33.080, 301.190, 301.800, 307.366, 643.305, 643.310, 643.315, 643.320, 643.330, 643.335, and 643.350, RSMo, and to enact in lieu thereof twelve new sections relating to the state emissions inspection program, with an effective date for certain sections and penalty provisions.

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

Section A. Sections 33.080, 301.190, 301.800, 307.366, 643.305, 643.310, 643.315, 643.320, 643.330, 643.335, and 643.350, RSMo, are repealed and twelve new sections enacted in lieu thereof, to be known as sections 33.080, 301.190, 301.800, 307.367, 643.303, 643.305, 643.310, 643.315, 643.320, 643.330, 643.335, and 643.350, to read as follows:

33.080. 1. All fees, funds and moneys from whatsoever source received by any department, board, bureau, commission, institution, official or agency of the  $\mathbf{2}$ state government by virtue of any law or rule or regulation made in accordance 3 with any law, excluding all funds received and disbursed by the state on behalf 4  $\mathbf{5}$ of counties and cities, towns and villages shall, by the official authorized to receive same, and at stated intervals of not more than thirty days, be placed in 6 7 the state treasury to the credit of the particular purpose or fund for which collected, and shall be subject to appropriation by the general assembly for the 8 9 particular purpose or fund for which collected during the biennium in which 10 collected and appropriated. The unexpended balance remaining in all such funds 11 (except such unexpended balance as may remain in any fund authorized, collected and expended by virtue of the provisions of the constitution of this state) shall at 1213the end of the biennium and after all warrants on same have been discharged and 14the appropriation thereof has lapsed, be transferred and placed to the credit of

the ordinary revenue fund of the state by the state treasurer. Any official or any 1516person who shall willfully fail to comply with any of the provisions of this section, and any person who shall willfully violate any provision hereof, shall be deemed 1718guilty of a misdemeanor; provided, that all such money received by the curators of the University of Missouri except those funds required by law or by instrument 1920granting the same to be paid into the seminary fund of the state, is excepted herefrom, and in the case of other state educational institutions there is excepted 2122herefrom, gifts or trust funds from whatever source; appropriations; gifts or 23grants from the federal government, private organizations and individuals; funds for or from student activities; farm or housing activities; and other funds from 24which the whole or some part thereof may be liable to be repaid to the person 25contributing the same; and hospital fees. All of the above excepted funds shall 2627be reported in detail quarterly to the governor and biennially to the general 28assembly.

29 2. Notwithstanding any provision of law to the contrary concerning the 30 funds listed in subdivisions (1) to (23) of this subsection, an amount equal to the 31 sum of all interest that has accrued in the funds listed in subdivisions (1) to (23) 32 of this subsection during the two-year period beginning July 1, 2001, and ending 33 June 30, 2003, shall be transferred and placed to the credit of the general 34 revenue fund of the state by the state treasurer upon the effective date of this 35 act. The funds subject to the provisions of this section are as follows:

36 (1) Residential mortgage licensing fund created pursuant to section
37 443.845, RSMo;

38 (2) Gaming commission bingo fund created pursuant to section 313.008,39 RSMo;

40 (3) Missouri air emission reduction fund created pursuant to section 41 643.350, RSMo;

42 (4) Mental health housing trust fund created pursuant to section 215.054,
43 RSMo;

44 (5) Division of credit unions fund created pursuant to section 370.107,45 RSMo;

46 (6) Division of savings and loan supervision fund created pursuant to
47 section 369.324, RSMo;

48 (7) Division of finance fund created pursuant to section 361.170, RSMo;
49 (8) Natural resources protection fund created pursuant to section 640.220,
50 RSMo, with the exception of the water permit fees subaccount and damages

subaccount; 5152(9) Endowed care cemetery audit fund created pursuant to section 53193.265, RSMo; 54(10) Metallic minerals waste management fund created pursuant to section 444.370, RSMo; 55(11) Natural resources protection air pollution asbestos fee subaccount 56fund created pursuant to section 643.245, RSMo; 5758(12) Chemical emergency preparedness fund created pursuant to section 59292.607, RSMo; (13) Legal defense and defender fund created pursuant to section 600.090, 60 RSMo; 61 62 (14) Safe drinking water fund created pursuant to section 640.110, RSMo; (15) Coal mine land reclamation fund created pursuant to section 444.960, 63 RSMo; 64 65(16) Missouri horse racing commission fund created pursuant to section 313.530, RSMo; 66 (17) Hazardous waste remedial fund created pursuant to section 260.480, 67 RSMo: 68 (18) [Missouri air pollution control fund created pursuant to section 69 70307.366, RSMo; 71(19)] Property reuse fund created pursuant to section 447.710, RSMo; 72[(20)] (19) State transportation assistance revolving fund created 73pursuant to section 226.191, RSMo; 74[(21)] (20) Correctional substance abuse earnings fund created pursuant to section 559.635, RSMo; 75[(22)] (21) Mined land reclamation fund created pursuant to section 7677444.730, RSMo; [(23)] (22) Aviation trust fund created pursuant to section 155.090, 78

79 RSMo.

3. Notwithstanding any provision of law to the contrary concerning the funds listed in subdivisions (1) to (5) of this subsection, the amount specified for each fund listed in subdivisions (1) to (5) of this subsection shall be transferred and placed to the credit of the general revenue fund of the state by the state treasurer before October 1, 2003. The funds subject to the provisions of this subsection and the amount of transfer are as follows:

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(1) State fair fees fund created pursuant to section 262.260, RSMo, six

87 thousand dollars;

88 (2) Petroleum inspection fund created pursuant to section 414.082, RSMo,
89 seventy-seven thousand six hundred and seventeen dollars;

90 (3) Department of revenue information fund pursuant to section 32.067,
91 RSMo, two hundred and fifty thousand dollars;

92 (4) Secretary of state's technology trust fund account established pursuant
93 to section 28.160, RSMo, one hundred and two thousand dollars;

94 (5) Administrative trust fund established pursuant to subsection 11 of
95 section 37.005, RSMo, three million five hundred thousand dollars.

301.190. 1. No certificate of registration of any motor vehicle or trailer,  $\mathbf{2}$ or number plate therefor, shall be issued by the director of revenue unless the applicant therefor shall make application for and be granted a certificate of 3 ownership of such motor vehicle or trailer, or shall present satisfactory evidence 4 that such certificate has been previously issued to the applicant for such motor 5vehicle or trailer. Application shall be made within thirty days after the 6 applicant acquires the motor vehicle or trailer upon a blank form furnished by the 7 director of revenue and shall contain the applicant's identification number, a full 8 description of the motor vehicle or trailer, the vehicle identification number, and 9 the mileage registered on the odometer at the time of transfer of ownership, as 10 11 required by section 407.536, RSMo, together with a statement of the applicant's 12source of title and of any liens or encumbrances on the motor vehicle or trailer, 13provided that for good cause shown the director of revenue may extend the period 14of time for making such application.

152. The director of revenue shall use reasonable diligence in ascertaining whether the facts stated in such application are true and shall, to the extent 16possible without substantially delaying processing of the application, review any 17odometer information pertaining to such motor vehicle that is accessible to the 18director of revenue. If satisfied that the applicant is the lawful owner of such 1920motor vehicle or trailer, or otherwise entitled to have the same registered in his 21name, the director shall thereupon issue an appropriate certificate over his signature and sealed with the seal of his office, procured and used for such 2223purpose. The certificate shall contain on its face a complete description, vehicle identification number, and other evidence of identification of the motor vehicle 2425or trailer, as the director of revenue may deem necessary, together with the odometer information required to be put on the face of the certificate pursuant to 26section 407.536, RSMo, a statement of any liens or encumbrances which the 27

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application may show to be thereon, and, if ownership of the vehicle has been
transferred, the name of the state issuing the transferor's title and whether the
transferor's odometer mileage statement executed pursuant to section 407.536,
RSMo, indicated that the true mileage is materially different from the number of
miles shown on the odometer, or is unknown.

33 3. The director of revenue shall appropriately designate on the current and all subsequent issues of the certificate the words "Reconstructed Motor 34Vehicle", "Motor Change Vehicle", "Specially Constructed Motor Vehicle", or 35"Non-USA-Std Motor Vehicle", as defined in section 301.010. Effective July 1, 361990, on all original and all subsequent issues of the certificate for motor vehicles 37as referenced in subsections 2 and 3 of section 301.020, the director shall print 38on the face thereof the following designation: "Annual odometer updates may be 39 available from the department of revenue.". On any duplicate certificate, the 40director of revenue shall reprint on the face thereof the most recent of either: 41

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

45 (2) Any other mileage information provided to the director of revenue, and46 the date the director obtained or recorded that information.

47 4. The certificate of ownership issued by the director of revenue shall be 48 manufactured in a manner to prohibit as nearly as possible the ability to alter, 49 counterfeit, duplicate, or forge such certificate without ready detection. In order 50 to carry out the requirements of this subsection, the director of revenue may 51 contract with a nonprofit scientific or educational institution specializing in the 52 analysis of secure documents to determine the most effective methods of 53 rendering Missouri certificates of ownership nonalterable or noncounterfeitable.

5. The fee for each original certificate so issued shall be eight dollars and 54fifty cents, in addition to the fee for registration of such motor vehicle or trailer. 55If application for the certificate is not made within thirty days after the vehicle 56is acquired by the applicant, a delinquency penalty fee of twenty-five dollars for 5758the first thirty days of delinquency and twenty-five dollars for each thirty days 59of delinquency thereafter, not to exceed a total of one hundred dollars before 60 November 1, 2003, and not to exceed a total of two hundred dollars on or after November 1, 2003, shall be imposed, but such penalty may be waived by the 61director for a good cause shown. If the director of revenue learns that any person 62has failed to obtain a certificate within thirty days after acquiring a motor vehicle 63

or trailer or has sold a vehicle without obtaining a certificate, he shall cancel the 64 65registration of all vehicles registered in the name of the person, either as sole 66 owner or as a co-owner, and shall notify the person that the cancellation will 67 remain in force until the person pays the delinquency penalty fee provided in this section, together with all fees, charges and payments which he should have paid 6869 in connection with the certificate of ownership and registration of the 70vehicle. The certificate shall be good for the life of the motor vehicle or trailer so long as the same is owned or held by the original holder of the certificate and 7172shall not have to be renewed annually.

6. Any applicant for a certificate of ownership requesting the department of revenue to process an application for a certificate of ownership in an expeditious manner requiring special handling shall pay a fee of five dollars in addition to the regular certificate of ownership fee.

77 7. It is unlawful for any person to operate in this state a motor vehicle or
78 trailer required to be registered under the provisions of the law unless a
79 certificate of ownership has been issued as herein provided.

80 8. Before an original Missouri certificate of ownership is issued, an inspection of the vehicle and a verification of vehicle identification numbers shall 81 be made by the Missouri state highway patrol on vehicles for which there is a 8283 current title issued by another state if a Missouri salvage certificate of title has 84 been issued for the same vehicle but no prior inspection and verification has been made in this state, except that if such vehicle has been inspected in another state 8586 by a law enforcement officer in a manner comparable to the inspection process in this state and the vehicle identification numbers have been so verified, the 87 applicant shall not be liable for the twenty-five dollar inspection fee if such 88 applicant submits proof of inspection and vehicle identification number 89 verification to the director of revenue at the time of the application. The 90 applicant, who has such a title for a vehicle on which no prior inspection and 9192verification have been made, shall pay a fee of twenty-five dollars for such 93verification and inspection, payable to the director of revenue at the time of the 94 request for the application, which shall be deposited in the state treasury to the 95credit of the state highways and transportation department fund.

96 9. Each application for an original Missouri certificate of ownership for 97 a vehicle which is classified as a reconstructed motor vehicle, specially 98 constructed motor vehicle, kit vehicle, motor change vehicle, non-USA-std motor 99 vehicle, or other vehicle as required by the director of revenue shall be

100 accompanied by a vehicle examination certificate issued by the Missouri state 101 highway patrol, or other law enforcement agency as authorized by the director of revenue. The vehicle examination shall include a verification of vehicle 102103 identification numbers and a determination of the classification of the 104vehicle. The owner of a vehicle which requires a vehicle examination certificate 105shall present the vehicle for examination and obtain a completed vehicle 106 examination certificate prior to submitting an application for a certificate of ownership to the director of revenue. The fee for the vehicle examination 107 108application shall be twenty-five dollars and shall be collected by the director of 109revenue at the time of the request for the application and shall be deposited in 110 the state treasury to the credit of the state highways and transportation 111 department fund.

11210. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than 113Missouri or as required by section 301.020, it shall be accompanied by a current 114inspection form certified by a duly authorized official inspection station as 115116 described in chapter 307, RSMo. The completed form shall certify that the manufacturer's identification number for the vehicle has been inspected, that it 117 is correctly displayed on the vehicle and shall certify the reading shown on the 118119 odometer at the time of inspection. The inspection station shall collect the same fee as authorized in section 307.365, RSMo, for making the inspection, and the 120121fee shall be deposited in the same manner as provided in section 307.365, RSMo. 122If the vehicle is also to be registered in Missouri, the safety [and emissions inspections] inspection required in chapter 307, RSMo, and the emissions 123inspection required under chapter 643, RSMo, shall be completed and only 124125the fees required by sections 307.365 and [307.366] 643.315, RSMo, shall be 126charged to the owner. This section shall not apply to vehicles being transferred on a manufacturer's statement of origin. 127

12811. Motor vehicles brought into this state in a wrecked or damaged 129condition or after being towed as an abandoned vehicle pursuant to another state's abandoned motor vehicle procedures shall, in lieu of the inspection 130131required by subsection 10 of this section, be inspected by the Missouri state 132highway patrol in accordance with subsection 9 of this section. If the inspection 133 reveals the vehicle to be in a salvage or junk condition, the director shall so indicate on any Missouri certificate of ownership issued for such vehicle. Any 134salvage designation shall be carried forward on all subsequently issued 135

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136 certificates of title for the motor vehicle.

137 12. When an application is made for an original Missouri certificate of 138 ownership for a motor vehicle previously registered or titled in a state other than 139 Missouri, and the certificate of ownership has been appropriately designated by 140 the issuing state as a reconstructed motor vehicle, motor change vehicle, or 141 specially constructed motor vehicle, the director of revenue shall appropriately 142 designate on the current Missouri and all subsequent issues of the certificate of 143 ownership the name of the issuing state and such prior designation.

144 13. When an application is made for an original Missouri certificate of 145 ownership for a motor vehicle previously registered or titled in a state other than 146 Missouri, and the certificate of ownership has been appropriately designated by 147 the issuing state as non-USA-std motor vehicle, the director of revenue shall 148 appropriately designate on the current Missouri and all subsequent issues of the 149 certificate of ownership the words "Non-USA-Std Motor Vehicle".

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

153 15. Each application for an original Missouri certificate of ownership for 154 a vehicle which is classified as a reconstructed motor vehicle, manufactured forty 155 or more years prior to the current model year, and which has a value of three 156 thousand dollars or less shall be accompanied by:

(1) A proper affidavit submitted by the owner explaining how the motor
vehicle or trailer was acquired and, if applicable, the reasons a valid certificate
of ownership cannot be furnished;

160 (2) Photocopies of receipts, bills of sale establishing ownership, or titles,161 and the source of all major component parts used to rebuild the vehicle;

(3) A fee of one hundred fifty dollars in addition to the fees described in
subsection 5 of this section. Such fee shall be deposited in the state treasury to
the credit of the state highways and transportation department fund; and

(4) An inspection certificate, other than a motor vehicle examination certificate required under subsection 9 of this section, completed and issued by the Missouri state highway patrol, or other law enforcement agency as authorized by the director of revenue. The inspection performed by the highway patrol or other authorized local law enforcement agency shall include a check for stolen vehicles.

171 The department of revenue shall issue the owner a certificate of ownership

172 designated with the words "Reconstructed Motor Vehicle" and deliver such 173 certificate of ownership in accordance with the provisions of this 174 chapter. Notwithstanding subsection 9 of this section, no owner of a 175 reconstructed motor vehicle described in this subsection shall be required to 176 obtain a vehicle examination certificate issued by the Missouri state highway 177 patrol.

301.800. 1. Any motor vehicle assembled by a two- or four-year institution of higher education exclusively utilizing solar power and built to compete in a national competition organized to foster interest in solar energy shall be registered and titled by the director of revenue, other laws regulating licensing of motor vehicles to the contrary notwithstanding.

6 2. Such institution shall file an application in a form prescribed by the 7 director, verified by affidavit, that such vehicle meets the requirements of 8 subsection 1 of this section.

9 3. The plate issued by the director shall be the collegiate plate of the 10 institution and shall display the term "solar" in a manner prescribed by the 11 director.

4. The institution shall pay the applicable fees as determined by thedirector.

5. Such motor vehicle shall be exempt from the inspections required by sections 307.350 and [307.366] **643.315**, RSMo, and shall only be operated on the streets and highways with the approval of the institution of higher education.

307.367. Prior to September 1, 2007, but no earlier than August  $\mathbf{2}$ 1, 2007, all the funds held in the Missouri air pollution control fund established pursuant to section 307.366, shall be, as deemed necessary 3 by the state treasurer and commissioner of administration, transferred 4 to the Missouri air emission reduction fund as established in section 5 643.350, RSMo, to be used for the purposes of administering and 6 7 enforcing the provisions of sections 643.300 to 643.355, RSMo. Prior to 8 such date, any of the funds in the Missouri air pollution control fund that are needed to pay any outstanding debt of the Missouri air 9 pollution control fund, as determined by the state treasurer, shall be 10 exempted from the provisions of this section. The Missouri air 11 pollution control fund shall be officially abolished on September 1, 122007. 13

643.303. 1. Beginning September 1, 2007, emissions inspections

2 required by sections 643.300 to 643.355, shall be conducted through a 3 decentralized emissions program that meets the requirements of this section. Prior to September 1, 2007, the air conservation commission 4 shall develop a decentralized emissions inspection program that allows 5official inspection stations to conduct on-board diagnostic emission 6 inspections of 1996 model year and newer motor vehicles equipped with 7 on-board diagnostic systems meeting the federal Environmental 8 Protection Agency On-Board Diagnostics II (OBDII) standards. The 9 decentralized emissions inspection program, at a minimum, shall 10provide for the following: 11

12 (1) The periodic inspection of certain motor vehicles as required
 13 under section 643.315;

14 (2) The certification and operation of official emissions
15 inspection stations and the licensing of emission inspectors;

16 (3) The testing of motor vehicles through on-board diagnostic17 testing technologies;

18 (4) The training, certification, and supervision of emission
19 inspectors and other personnel; and

20 (5) Procedures for certifying test results and for reporting and 21 maintaining relevant data records.

222. In addition to any other criteria established by the 23commission under section 643.320 or by rule, the decentralized 24emissions inspection program shall allow any official inspection station 25located in an area described in subsection 1 of section 643.305, otherwise qualified by the Missouri state highway patrol to conduct 26motor vehicle safety inspections under section 307.360, RSMo, to 2728conduct on-board diagnostic emission inspections. Any motor vehicle 29safety inspection station that desires to conduct emissions inspections shall submit an application for a certificate of authorization to the 30 commission as provided for under section 643.320. Other individuals, 31corporations, or entities that do not conduct motor vehicle safety 32inspections may conduct emission inspections provided they meet the 33qualifications set forth in sections 643.300 to 643.355 and the rules 3435promulgated by the commission. Applications shall be made upon a form designated by the commission and shall contain such information 36 as may be required by the commission. A certificate of authorization 37issued under section 643.320 to conduct emission inspections shall be 38

39 issued only after the commission has made a determination that the 40 applicant's proposed inspection station will be properly equipped, has 41 the necessary licensed emission inspectors to conduct inspections, and 42 meets all other requirements of sections 643.300 to 643.355 or rules 43 promulgated to carry out the provisions of those sections.

3. The decentralized emissions inspection program shall allow 44 any official inspection station that is certified to conduct an on-board 45diagnostic emission inspection under sections 643.300 to 643.355 to 46 repair motor vehicles in order to bring such vehicles into compliance 47with sections 643.300 to 643.355, if such station and personnel meet the 48qualifications to conduct emission repairs as set forth in sections 49643.300 to 643.355. An official emission inspection station may elect to 50be an emissions test-only station or may elect to conduct both emission 51inspections and repairs. 52

53 4. The commission is authorized to begin certification of official 54 inspection stations prior to September 1, 2007, in order to implement 55 the decentralized emissions inspection program.

56 5. The commission may, as a part of implementing the 57 decentralized emissions inspection program, use remote sensing 58 devices to collect information regarding the vehicle fleet emissions 59 characteristics and registration compliance within the area described 60 in subsection 1 of section 643.305.

6. As used in sections 643.300 to 643.355, the term "decentralized 62 emissions inspection program" shall mean an emissions inspection 63 program under which a certified emissions inspector conducts 64 emissions inspection testing at an official inspection station.

7. No later than July 1, 2007, the department of natural resources
and the Missouri highway patrol shall enter into an interagency
agreement covering all aspects of the administration and enforcement
of sections 643.300 to 643.355.

8. Prior to the implementation of the decentralized emissions inspection program on September 1, 2007, the commission shall ascertain whether there will be a sufficient number of emissions inspection stations to conduct the required emissions inspections beginning September 1, 2007. In determining whether there will be a sufficient number of inspection stations to implement the decentralized emissions inspection program, the commission shall consider the 76

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average distance a person must travel in order to obtain an inspection, the days and daily hours of the prospective inspection stations, and any other factors the commission deems relevant. If the commission determines prior to September 1, 2007, that there will be an insufficient number of emissions inspection stations to serve the motoring public

adequately, the commission may extend the current contract set to expire on September 1, 2007, or enter into another contract with the state-contracted company operating the centralized enhanced motor vehicle inspection program. Such extension, renewal, or new contract with such party shall not exceed a one-year term.

9. No later than July 1, 2007, the air conservation commission 86 shall promulgate rules and regulations for the implementation of this 87 section. Any rule or portion of a rule, as that term is defined in section 88 89 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to 90 all of the provisions of chapter 536, RSMo, and, if applicable, section 91 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable 9293and if any of the powers vested with the general assembly under 94chapter 536, RSMo, to review, to delay the effective date, or to 95disapprove and annul a rule are subsequently held unconstitutional, 96 then the grant of rulemaking authority and any rule proposed or 97adopted after August 28, 2006, shall be invalid and void.

643.305. 1. The air conservation commission shall adopt a state implementation plan to bring all nonattainment areas of the state which are  $\mathbf{2}$ located within a city not within a county, any county [of the first classification 3 having a population of over nine hundred thousand inhabitants, any county of the 4 first classification with a charter form of government and a population of not  $\mathbf{5}$ more than two hundred twenty thousand inhabitants and not less than two 6 hundred thousand inhabitants, any county of the first classification without a 7 charter form of government with a population of not more than one hundred 8 9 eighty thousand inhabitants and not less than one hundred seventy thousand inhabitants and any county of the first classification without a charter form of 10 11 government with a population of not more than eighty-two thousand inhabitants 12and not less than eighty thousand inhabitants] with a charter form of 13government and with more than one million inhabitants, any county with a charter form of government and with more than two hundred 14fifty thousand but fewer than three hundred fifty thousand inhabitants, 15

any county of the first classification with more than one hundred 16 17ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants, and any county of the first 18classification with more than ninety-three thousand eight hundred but 1920fewer than ninety-three thousand nine hundred inhabitants, into compliance with and to maintain the National Ambient Air Quality Standards 2122and any regulations promulgated by the United States Environmental Protection 23Agency under the federal Clean Air Act, as amended, 42 U.S.C. 7401, et seq., on the required date or dates as such dates are established under the federal Clean 24Air Act, as amended, 42 U.S.C. 7401, et seq., including any extensions authorized 2526pursuant to that act.

272. The commission shall establish the amount of emissions reductions 28required to achieve the goal established pursuant to subsection 1 of this section. 293. The department shall establish an air quality baseline for all 30 nonattainment areas of the state which are located within a metropolitan statistical area with a population of at least one million inhabitants as defined 3132by the federal Office of Management and Budget or its successor agency. The air 33quality baseline shall include, where practical, actual air contaminant emissions 34data and data on the atmospheric concentrations of pollution and pollution precursors for all nonattainment areas. 35

4. The department shall determine the costs and benefits of alternative reduction measures including reductions of emissions from stationary and mobile sources and traffic control measures. The department of transportation, regional planning commissions and metropolitan planning organizations shall participate with the department and provide information necessary to determine the costs and benefits of emissions reduction measures.

425. The department shall evaluate any motor vehicle emissions inspection program established under [section 307.366, RSMo, or] sections 643.300 to 43643.355 and shall annually include in the report to the commission and the 44 general assembly required under section 643.192, beginning on January 1, 1996, 45a detailed accounting of the inspection costs and repair costs incurred by vehicle 46owners and of the emissions reductions produced or incurred by the 4748program. The department may use a representative sample of vehicles to provide 49 a statistically valid estimate of the repair costs and emissions reductions. The 50report shall also include a recommendation to the general assembly on whether the emissions inspection program should be continued, modified or terminated. 51

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6. The department shall establish a program of public information and ion to educate the citizens of the state about the costs and benefits

53 education to educate the citizens of the state about the costs and benefits 54 associated with reaching attainment of the National Ambient Air Quality 55 Standards and the costs and benefits of all measures which are considered to 56 attain those standards. This shall be done prior to the commission's action under 57 subsection 1 of this section.

643.310. 1. The commission may, by rule, establish a decentralized  $\mathbf{2}$ motor vehicle emissions inspection program pursuant to sections 643.300 to 3 643.355 for any portion of a nonattainment area located within the area described in subsection 1 of section 643.305[, except for any portion of the nonattainment 4 area which is located in a county of the first classification without a charter form 5of government with a population of less than one hundred thousand inhabitants 6 according to the most recent decennial census, except that the commission may 7 establish a motor vehicle emissions inspection program pursuant to sections 8 643.300 to 643.355 in such county only for motor vehicles owned by residents of 9 10such county who have chosen to participate in such a program in lieu of the provisions of section 307.366, RSMo]. The decentralized motor vehicle 11 12emissions inspection program shall be implemented and applied in the same manner throughout every portion of a nonattainment area located 1314within the area described in subsection 1 of section 643.305. The 15commission shall ensure that, for each nonattainment area, the state 16implementation plan established pursuant to subsection 1 of section 643.305 incorporates and receives all applicable credits allowed by the United States 17Environmental Protection Agency for emission reduction programs in other 1819nonattainment areas of like designation in other states. The commission shall 20ensure that emission reduction amounts established pursuant to subsection 2 of section 643.305 shall be consistent with and not exceed the emissions reduction 2122amounts required by the United States Environmental Protection Agency for other nonattainment areas of like designation in other states. No motor vehicle 23emissions inspection program shall be required to comply with subsection 1 of 2425section 643.305 unless the plan established thereunder takes full advantage of 26any changes in requirements or any agreements made or entered into by the 27United States Environmental Protection Agency and any entity or entities on 28behalf of a nonattainment area concerning compliance with National Ambient Air 29Quality Standards of the federal Clean Air Act, as amended, 42 U.S.C. 7401, et seq., and the regulations promulgated thereunder. [The air conservation 30

31commission shall request and it shall be the duty of the attorney general to bring, 32in a court of competent jurisdiction, an action challenging the authority of the United States Environmental Protection Agency to impose sanctions for failure 33 34to attain National Ambient Air Quality Standards and failure to provide for 35required emission reductions under the federal Clean Air Act, as amended, 42 36 U.S.C. 7401, et seq. The action shall seek to define the required emission reductions and the credits allowed for current and planned emission reductions 3738measures. The air conservation commission shall request and it shall be the duty 39of the attorney general to bring an action to obtain injunctive relief to enjoin and restrain the imposition of sanctions on the state of Missouri under the federal 40Clean Air Act, as amended, 42 U.S.C. 7401, et seq., until all actions initiated 41pursuant to this section have been decided. Provisions of section 307.366, RSMo, 42to the contrary notwithstanding, the requirements of sections 643.300 to 643.355 43shall apply to those areas designated by the commission pursuant to this section 44 in lieu of the provisions of section 307.366, RSMo.] 45

2. [No later than the effective date of this section, the department of 46 natural resources and the Missouri highway patrol shall enter into an 47interagency agreement covering all aspects of the administration and enforcement 48of section 307.366, RSMo, and sections 643.300 to 643.355. 49

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3. (1) The department, with the cooperation and approval of the 51commissioner of administration, shall select a person or persons to operate an 52inspection facility or inspection program pursuant to sections 643.300 to 643.355, 53under a bid procedure or under a negotiated process or a combination thereof 54based on criteria and expectations established by the department. This process may use either a licensing arrangement or contractual arrangement with the 55selected party or parties. The selection of persons to operate inspection facilities 56or inspection programs shall be exempt from the provisions of all site 57procurement laws. The number of locations shall be no less than the number 58needed to provide adequate service to customers and establish an emissions 5960 inspection program which satisfies the requirements of this section. Each person 61who is authorized to operate a station pursuant to this section shall be capable 62 of providing adequate and cost-effective service to customers.

63 (2) Service management, coordination and data processing may be 64 provided by the department or by another person, including a contractor or licensee, based upon the most cost-effective proposal for service. 65

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(3) A license or contract shall be for a period of up to seven years,

consistent with the provisions of article IV, section 28 of the Missouri 67 68 Constitution, and licenses or contracts shall be annually reviewed. A license or contract may be suspended or revoked if the licensee or contractor is not meeting 69 70the conditions of sections 643.300 to 643.355, all applicable rules, the license agreement or contract as determined by the department. A licensee or contractor 7172found to have violated sections 643.300 to 643.355, applicable rules or the 73conditions of the license agreement or contract shall be in violation of section 74643.151 and subject to the penalties provided thereunder.

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4. The inspection program shall satisfy the following criteria:

(1) There shall be an adequate number of stations to ensure that no more than twenty percent of all persons residing in an affected nonattainment area reside farther than five miles from the nearest inspection station, and consideration shall be given to employment, locations and commuting patterns when selecting the locations of the stations;

(2) There shall be an adequate number of inspection lanes at each facility
so that no more than five percent of all persons having an inspection are required
to wait more than fifteen minutes before the inspection begins;

(3) The days and daily hours of operation shall include at least those
hours specified by the department, which shall include, at a minimum, twelve
continuous hours of operation on all weekdays excepting federal holidays, and six
continuous hours of operation on all Saturdays excepting federal holidays;

(4) The emissions inspection program shall include a simulated on-road
emissions inspection component, including pressure and purge tests, which
satisfies the requirements established by regulation of the United States
Environmental Protection Agency and may include a visual inspection component;
(5) The inspection stations shall be test-only stations and shall not offer
motor vehicle emissions repairs, parts or services of any kind;

94 (6) No person operating or employed by an emissions inspection station
95 shall repair or maintain motor vehicle emission systems or pollution control
96 devices for compensation of any kind.

5. The commission, the department of economic development and the office of administration shall, in cooperation with the minority business advocacy commission, select the contractor or contractors to provide an inspection program which satisfies the minimum requirements of this section in accordance with the requirements of section 33.752, RSMo, and chapter 34, RSMo. The commission, the office of administration and the department of economic development, in 17

103 cooperation with the minority business advocacy commission, shall ensure 104 adequate minority business participation in the selection of the contractor or 105 contractors to provide an inspection program pursuant to this section. The 106 commission, the office of administration and the department of economic 107 development shall ensure adequate participation of Missouri businesses in the 108 selection of the contractor or contractors to provide an inspection program 109 pursuant to this section.

110 6.] With approval of the commission and pursuant to rules adopted by the 111 commission, an organization whose members are motor vehicle dealers or leasing 112companies may establish one or more additional emissions inspection facilities, 113 which may be either mobile or stationary, to be used solely to inspect motor vehicles owned and held for sale or lease by the members of the 114organization. With approval of the commission and pursuant to rules adopted by 115116 the commission, any person operating a fleet of five hundred or more motor 117vehicles may establish one or more additional emissions inspection facilities, 118 which may be either mobile or stationary, to be used solely to inspect motor 119 vehicles owned or leased and operated by the person establishing the 120 facility. The inspections performed in facilities established pursuant to this 121subsection shall be performed by a contractor selected by the commission 122pursuant to this section and the contractor performing such inspections shall be 123responsible solely to the department and shall satisfy all applicable requirements 124of sections 643.300 to 643.355.

125[7. Any person who owns Missouri analyzer system emission inspection equipment as defined by rule, used to provide emissions inspections pursuant to 126127 section 307.366, RSMo, at a facility located in an area in which an emissions 128inspection program has been established pursuant to sections 643.300 to 643.355 129may, within twelve months of the implementation of an emissions inspection program pursuant to sections 643.300 to 643.355, sell such equipment to the 130131department of natural resources at current market value as established by an 132independent appraisal provided that the equipment is fully functional and has been maintained according to all applicable manufacturer's specifications and 133 134procedures. The department shall purchase such equipment using funds 135appropriated for that purpose from the Missouri air emission reduction fund. Any 136 person who, prior to January 1, 1992, contracted to lease or lease purchase, or purchased by borrowing a portion of the funds secured by a chattel mortgage, 137138 Missouri analyzer system emission inspection equipment used to provide

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139emissions inspections pursuant to section 307.366, RSMo, at a facility located in 140an area in which an emissions inspection program has been established pursuant to sections 643.300 to 643.355, and has made all payments required under the 141 142contract, may, within twelve months of the implementation of an emissions inspection program pursuant to sections 643.300 to 643.355, request the 143144department of natural resources to take possession of such equipment and assume all payment obligations owed on such equipment which obligations are not in 145146excess of one hundred and twenty-five percent of the current market value as 147established by an independent appraisal, provided that the equipment is fully functional and has been maintained according to all applicable manufacturer's 148149specifications and procedures. The department shall take possession of such equipment and pay such obligations using funds appropriated for that purpose 150from the Missouri air emission reduction fund. 151

8.] 3. If the governor applies to the administrator of the Environmental Protection Agency to require federal reformulated gasoline in nonattainment areas, nothing in sections 643.300 to 643.355 shall prevent the storage of conventional gasoline in nonattainment areas which is intended for sale to agricultural, commercial or retail customers outside said nonattainment areas subject to reformulated gasoline.

[9.] 4. The governor, the department of natural resources, and the commission shall work to ensure an orderly transition period in the nonattainment area for the introduction of reformulated gasoline. Priority shall be given to ensure the petroleum refiners ample time to organize, structure, and implement both the production and the delivery of reformulated gasoline to the nonattainment area, so that consumers will see an orderly, seamless market substitution.

643.315. 1. This enactment of the emissions inspection program is a mandate of the United States Congress pursuant to the federal  $\mathbf{2}$ Clean Air Act, as amended, 42 U.S.C. 7401, et seq. Except as provided in 3 sections 643.300 to 643.355, all motor vehicles which are domiciled, registered or 4 primarily operated in an area for which the commission has established a motor 5 6 vehicle emissions inspection program pursuant to sections 643.300 to 643.355, 7 [which may include all motor vehicles owned by residents of a county of the first 8 classification without a charter form of government with a population of less than one hundred thousand inhabitants according to the most recent decennial census 9 who have chosen to participate in such a program in lieu of the provisions of 10

section 307.366, RSMo,] shall be inspected and approved prior to sale or transfer. 11 12In addition, any such vehicle manufactured as an even-numbered model year vehicle shall be inspected and approved under the emissions inspection program 1314established pursuant to sections 643.300 to 643.355 in each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year 1516vehicle shall be inspected and approved under the emissions inspection program established pursuant to sections 643.300 to 643.355 in each odd-numbered 17calendar year. All motor vehicles subject to the inspection requirements of 18 19sections 643.300 to 643.355 shall display a valid emissions inspection sticker, and when applicable, a valid emissions inspection certificate shall be presented at the 2021time of registration or registration renewal of such motor vehicle. The department of revenue shall require evidence of the safety and 2223emission inspection and approval required by this section in issuing the motor vehicle annual registration in conformity with the procedure 24required by sections 307.350 to 307.390, RSMo, and sections 643.300 to 25643.355. The director of revenue may verify that a successful emissions 2627inspection was completed via electronic means.

28 2. [No emission standard established by the commission for a given make 29 and model year shall exceed the lesser of the following:

30 (1) The emission standard for that vehicle model year as established by31 the United States Environmental Protection Agency; or

32 (2) The emission standard for that vehicle make and model year as33 established by the vehicle manufacturer.

34 3.] The inspection requirement of subsection 1 of this section shall apply35 to all motor vehicles except:

36 (1) Motor vehicles with a manufacturer's gross vehicle weight rating in
37 excess of eight thousand five hundred pounds;

38 (2) Motorcycles and motortricycles if such vehicles are exempted from the
 39 motor vehicle emissions inspection under federal regulation and approved by the
 40 commission by rule;

41 (3) Model year vehicles manufactured [twenty-six years or more] prior to
42 [the current model year] 1996;

(4) Vehicles which are powered exclusively by electric or hydrogen power
or by fuels other than gasoline which are exempted from the motor vehicle
emissions inspection under federal regulation and approved by the commission
by rule;

47(5) Motor vehicles registered in an area subject to the inspection requirements of sections 643.300 to 643.355 which are domiciled and operated 48exclusively in an area of the state not subject to the inspection requirements of 49 50sections 643.300 to 643.355, but only if the owner of such vehicle presents to the department an affidavit that the vehicle will be operated exclusively in an area 5152of the state not subject to the inspection requirements of sections 643.300 to 643.355 for the next twenty-four months, and the owner applies for and receives 5354a waiver which shall be presented at the time of registration or registration 55renewal;

(6) New and unused motor vehicles, of model years of the current calendar
year and of any calendar year within two years of such calendar year, which have
an odometer reading of less than six thousand miles at the time of original sale
by a motor vehicle manufacturer or licensed motor vehicle dealer to the first user;
[and]

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(7) Historic motor vehicles registered pursuant to section 301.131, RSMo;

62 (8) School buses;

63 (9) Diesel-powered vehicles, except light-duty diesel-powered
64 vehicles manufactured after 1996 with a gross vehicle weight rating of
65 eight thousand five hundred pounds or less;

66 (10) New motor vehicles which have not been previously titled
67 and registered, for the four-year period following their model year of
68 manufacture;

69 (11) Those motor vehicles which are engaged in interstate commerce and are proportionately registered in this state with the 70Missouri highway reciprocity commission, although the owner may 7172request that such vehicle be inspected by an official inspection station, 73and a peace officer may stop and inspect such vehicles to determine 74whether the mechanical condition is in compliance with the safety 75regulations established by the United States Department of Transportation; and 76

(12) Motor vehicles that are driven fewer than twelve thousand
miles between biennial safety inspections.

[4.] 3. The commission may, by rule, allow inspection reciprocity with
other states having equivalent or more stringent testing and waiver requirements
than those established pursuant to sections 643.300 to 643.355.

82 [5.] 4. (1) At the time of sale, a licensed motor vehicle dealer, as defined

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in section 301.550, RSMo, may choose to sell a motor vehicle subject to theinspection requirements of sections 643.300 to 643.355 either:

(a) With prior inspection and approval as provided in subdivision (2) ofthis subsection; or

(b) Without prior inspection and approval as provided in subdivision (3)of this subsection.

89 (2) If the dealer chooses to sell the vehicle with prior inspection and 90 approval, the dealer shall disclose, in writing, prior to sale, whether the vehicle 91obtained approval by meeting the emissions standards established pursuant to sections 643.300 to 643.355 or by obtaining a waiver pursuant to section 643.335. 9293 A vehicle sold pursuant to this subdivision by a licensed motor vehicle dealer shall be inspected and approved within the one hundred twenty days immediately 94 preceding the date of sale, and, for the purpose of registration of such vehicle, 9596 such inspection shall be considered timely.

(3) If the dealer chooses to sell the vehicle without prior inspection and 97approval, the purchaser may return the vehicle within ten days of the date of 98 99 purchase, provided that the vehicle has no more than one thousand additional miles since the time of sale, if the vehicle fails, upon inspection, to meet the 100 emissions standards specified by the commission and the dealer shall have the 101 102vehicle inspected and approved without the option for a waiver of the emissions standard and return the vehicle to the purchaser with a valid emissions 103 certificate and sticker within five working days or the purchaser and dealer may 104105enter into any other mutually acceptable agreement. If the dealer chooses to sell 106 the vehicle without prior inspection and approval, the dealer shall disclose conspicuously on the sales contract and bill of sale that the purchaser has the 107 108 option to return the vehicle within ten days, provided that the vehicle has no more than one thousand additional miles since the time of sale, to have the dealer 109 repair the vehicle and provide an emissions certificate and sticker within five 110 111 working days if the vehicle fails, upon inspection, to meet the emissions 112standards established by the commission, or enter into any mutually acceptable agreement with the dealer. A violation of this subdivision shall be an unlawful 113114practice as defined in section 407.020, RSMo. No emissions inspection shall be 115required pursuant to sections 643.300 to 643.360 for the sale of any motor vehicle 116 which may be sold without a certificate of inspection and approval, as provided pursuant to subsection 2 of section 307.380, RSMo. 117

643.320. 1. [The commission shall establish, by rule, procedures,

standards, and requirements for the operation of emissions inspection stations 23 and the conduct of emissions inspections] The commission shall prescribe the standards and equipment necessary for an official emissions 4 inspection station and the qualifications for persons who conduct the  $\mathbf{5}$ inspections, and no applicant for certificate of authorization to conduct 6 emissions inspections may be approved to operate an official emissions 7 inspection station until the applicant meets the standards and has the 8 required equipment and qualified inspectors as prescribed by the 9 commission. The commission shall establish standards and procedures 10 to be followed in the making of inspections required by sections 643.300 11 12to 643.355 and shall prescribe rules and regulations for the operation 13of emissions inspection stations.

142. [The emissions inspection stations shall be operated in accordance with 15all requirements established by the commission under this section] The 16application for a certificate of authorization to operate as an official 17emissions inspection station shall be made to the commission on a form furnished by the commission. The fee for a permit to operate an official 18emissions inspection station shall be ten dollars per year, and each 19certificate of authorization shall be renewed annually on the date of 20issue. All fees shall be payable to the director of revenue and shall be 21deposited by the director of revenue in the state treasury to the credit 2223of the Missouri air emission reduction fund established under section 643.350. 24

253. The [department] commission or its designee shall cause 26unannounced inspections to be made of the operation of each emissions inspection station at least once during each calendar year. The inspection may include 27submitting a known high emission vehicle for inspection without prior disclosure 28to the inspection station. At any time the commission or its designee shall 29have reason to believe that any person has violated any provisions of 30 31the provisions of sections 643.300 to 643.355 or the regulations 32promulgated thereunder, the commission or its designee shall refuse to 33issue or shall revoke or suspend any certificate of authority under this 34section. The suspension or revocation of a certificate of authority shall be in writing to the operator, inspector, or the person in charge of the 35emissions inspection station. Before suspending or revoking the 36certificate of authority to conduct emissions inspections, the 37commission or its designee shall serve notice in writing by certified 38

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39 mail or by personal service to the inspection station at the operator's 40address of record giving the permittee the opportunity to appear in the office of the commission on a stated date, not less than ten nor more 41 than thirty days after the mailing or service of the notice, for a hearing 42to show cause why the inspection station's certificate of authority 43should not be suspended or revoked. An inspection station owner or an 44 inspector may appear in person or by counsel in the office of the 45commission or its designee to show cause why the proposed suspension 46or revocation is in error, or to present any other facts or testimony that 47would bear on the final decision of the commission or its designee. If 4849the operator, owner, or inspector does not appear on the stated day after receipt of notice, it shall be presumed that such party admits the 50allegations of fact contained in the hearing notification letter. The 5152decision of the commission or its designee may in such case be based upon the written reports submitted by the commission's officers. The 53order of the commission, specifying his findings of fact and conclusions 5455of law, shall be considered final immediately after receipt of notice 56thereof by the inspection station.

4. The department may require emissions inspection stations to furnish reports, upon forms furnished by the department for that purpose, that the department considers necessary for the administration of sections 643.300 to 60 643.355.

61 [5. No emissions inspection required under sections 643.300 to 643.355 62may be performed at an emissions inspection station unless there is conspicuously 63 posted on the premises of the emissions inspection station a sign which is at least eight feet high and sixteen feet wide and which sign bears the legend: "This 64 inspection is mandated by the United States Environmental Protection Agency 65under powers granted to it by your United States Senators and Representatives 66 in Washington, D.C." A standard sign, designed by the department and 67 68 containing letters of at least six inches in height, shall be used by all emissions 69 inspection stations. Such signs shall be furnished by the department to each 70emissions inspection station at no cost to the station.]

643.330. 1. An owner whose vehicle fails, upon inspection, to meet the 2 emissions standards specified by the commission may have the vehicle 3 reinspected after making repairs or adjustments to the vehicle to reduce 4 emissions. 5 2. No motor vehicle owner shall be charged an additional emissions 6 inspection fee for emissions reinspections completed within [thirty calendar] 7 twenty consecutive days, excluding Saturdays, Sundays, and holidays, 8 of the initial emissions inspection. Such fee only shall be waived or not 9 charged if the reinspection is made by the station making the initial 10 inspection.

11 3. [The department shall publish a list of emissions repair and 12 adjustment procedures based on the ratio of potential emissions reductions to 13 cost, and the list shall be distributed and made available at all emissions 14 inspection stations. The list shall indicate the most cost-effective measures that 15 a vehicle owner can take to reduce emissions.

4.] The inspector shall provide in writing to the owner of a vehicle which fails, upon inspection, to meet the emissions standards, the nature of the vehicle's failure, the components or equipment responsible for the failure and the estimated cost of repair to the extent practical pursuant to rules promulgated by the commission.

[5.] 4. The department shall cause unannounced tests of facilities which repair, service or maintain motor vehicle emissions components and equipments, including submitting known high emission vehicles with known defects for repair without prior disclosure to the repair facility. Any suspected violations of chapter 407, RSMo, shall be reported by the department to the attorney general who shall institute appropriate proceedings under sections 407.095 and 407.100, RSMo, regarding unlawful merchandising practices.

643.335. 1. The commission shall establish, by rule, a waiver amount, which [may be lower for older model vehicles and which, prior to January 1, 2 2001,] shall be no greater than [seventy-five dollars for model year vehicles prior 3 to 1981, no greater than] two hundred dollars for model year vehicles [of 1981 to 4 1996] manufactured eight years or more prior to the current model year 5and no greater than four hundred [and fifty] dollars for model year vehicles [of 6 1997 and all subsequent model years] manufactured within seven years of 7 the current model year, which are otherwise subject to emissions 8 testing under sections 643.300 to 643.355. [On and after January 1, 2001, 9 10 the commission may, by rule, set the waiver amount, except that the waiver 11 amount shall not exceed the waiver amount provided in the federal Clean Air Act, as amended, 42 U.S.C. 7401 et seq., and the regulations promulgated thereunder 12for the enhanced motor vehicle emissions inspection.] 13

2. The commission shall establish, by rule, a form and a procedure for
verifying that repair and adjustment was performed on a failing vehicle prior to
the granting of a waiver and approval.

3. The waiver form established pursuant to subsection 2 of this sectionshall be an affidavit requiring:

19 (1) A statement signed by the repairer that the specified work was done20 and stating the itemized charges for the work; and

(2) A statement signed by the emissions inspection [contractor] station
that an inspection of the vehicle verified, to the extent practical, that the
specified work was done.

244. A vehicle which fails upon reinspection to meet the emissions standards specified by the commission shall have the emissions standards waived and 25receive approval only if the owner furnishes a complete, signed affidavit 26satisfying the requirements of subsection 3 of this section and the cost of the 27parts, repairs and adjustment work performed is equal to or greater than the 28waiver amount established by the commission. Costs for repair work may only 29be included toward reaching the waiver amount if the repairs are performed by 30 a recognized repair technician [as defined by rule] who has satisfactorily 3132completed a program approved by the commission. The commission 33 shall establish an emissions system repair technician training program 34for the purpose of enhancing the quality and reliability of emission 35system repair services. The program offered by the commission shall 36 instruct applicants how to conduct emissions inspections using on-37board diagnostic equipment, how to analyze data provided by the onboard diagnostic equipment, and how to perform repairs based upon 38 39such data. The program shall also include any other topic required by 40 the commission and prescribed by rule. Successful completion of the program shall require a passing score on a written test and on a hands-4142on test which requires the applicant to conduct an emissions inspection. The commission may certify third party organizations to 43offer the certified emissions repair technician training program 44required by this subsection. 45

5. An automotive repair technician may become a recognized repair technician without completing the emissions system repair technician training program described in subsection 4 of this section if he or she submits satisfactory proof to the commission that he or she 50 possesses current A6 and A8 certifications from the National Institute

51 for Automotive Service Excellence.

**6.** No cost for parts, repairs or adjustments shall be included toward reaching the waiver amount if such costs are covered by an emission control performance warranty provided by the manufacturer at no additional cost to the vehicle owner unless the vehicle owner provides, with the affidavit, a written denial of warranty remedy from the motor vehicle manufacturer, dealer or other person providing the warranty.

[6.] 7. No cost for parts, repairs or adjustments shall be included toward reaching the waiver amount if such costs are required to correct the effects of tampering with emissions systems or air pollution control devices.

61 8. Notwithstanding the provisions of subsection 4 of this section, 62the costs for repair work performed by an owner of a vehicle may be included toward reaching the waiver amount except that the owner 63 shall only receive half of the labor cost for the repair performed on the 64vehicle toward the waiver amount. The cost of labor for work 65performed on a vehicle by its owner shall be computed by using the 66 hourly rate and time allocations found in industry standard flat rate 67manuals that are generally recognized and commonly used in the motor 68vehicle repair industry within the area described in section 643.305. An 69 owner who performs his or her emissions repairs, however, shall 70receive full credit toward the waiver amount for the cost of parts. 71

643.350. 1. A fee, not to exceed twenty-four dollars, may be charged for 2 an emissions inspection conducted under the emissions inspection program 3 established pursuant to sections 643.300 to 643.355[, except that on days of 4 operation, other than the last three days of operation in each calendar month, the 5 fee shall be reduced by:

6 (1) Ten dollars for any person who is required to wait more than thirty 7 minutes before the inspection begins; and

8 (2) Twenty dollars for any person who is required to wait more than sixty9 minutes before the inspection begins.

10 The waiting time shall begin at the time when the customer's vehicle is on the11 premises of the inspection station and available for inspection].

12 2. [The commission shall establish, by rule, a time-stamping system to
13 ensure that the time of arrival and the time inspection begins is accurately
14 recorded for each vehicle at each emissions inspection facility.

3.] The fee shall be conspicuously posted on the premises of eachemissions inspection station.

[4.] 3. The commission shall establish, by rule, the portion of the fee
amount to be remitted by the [contractor] emission inspection station to the
director of revenue and the number of days allowed for remitting fees.

20[5.] 4. The [contractor] official emission inspection station shall 21remit the portion of fees collected, as established by the commission pursuant to 22this section, to the director of revenue within the time period established by the 23commission. The director of revenue shall deposit the fees received in the state treasury to the credit of the "Missouri Air Emission Reduction Fund", which is 24hereby created. Moneys in the fund shall, subject to appropriation, be expended 25for the administration and enforcement of sections 643.300 to 643.355 by the 26department of natural resources, the Missouri highway patrol, and other 2728appropriate agencies. Any balance in the fund at the end of the biennium shall remain in the fund and shall not be subject to the provisions of section 33.080, 2930 RSMo. All interest earned by moneys in the fund shall accrue to the fund.

[6.] 5. In addition to funds from the Missouri air emission reduction fund, costs of capital or operations may be supplemented, upon appropriation, from the general revenue fund, the state highway department fund, federal funds or other funds available for that purpose.

[307.366. 1. This enactment of the emissions inspection  $\mathbf{2}$ program is a mandate of the United States Congress pursuant to 3 the federal Clean Air Act, as amended, 42 U.S.C. 7401, et seq. In any portion of an area designated by the governor as a 4 nonattainment area, as defined in the federal Clean Air Act, as  $\mathbf{5}$ 6 amended, 42 U.S.C.A. Section 7501, and located within the area 7 described in subsection 1 of section 643.305, RSMo, certain motor 8 vehicles shall be tested and approved prior to sale or transfer and 9 biennially thereafter to determine that the emissions system is 10 functioning within the emission standards as specified by the Missouri air conservation commission and as required to attain the 11 12national health standards for air quality. For such biennial 13testing, any such vehicle manufactured as an even-numbered model 14year vehicle shall be tested and approved in each even-numbered calendar year and any such vehicle manufactured as an 15odd-numbered model year vehicle shall be tested and approved in 16

17	each odd-numbered calendar year. The motor vehicles to be tested
18	shall be all motor vehicles except those specifically exempted
19	pursuant to subdivisions (1) to (3) of subsection 1 of section 307.350
20	and those exempted pursuant to this section.
21	2. The provisions of this section shall not apply to:
22	(1) Motor vehicles with a manufacturer's gross vehicle
23	weight rating in excess of eight thousand five hundred pounds;
24	(2) Motorcycles and motortricycles;
25	(3) Model year vehicles manufactured twenty-six years or
26	more prior to the current model year;
27	(4) School buses;
28	(5) Diesel-powered vehicles;
29	(6) Motor vehicles registered in the area covered by this
30	section but which are based and operated exclusively in an area of
31	this state not subject to the provisions of this section if the owner
32	of such vehicle presents to the director a sworn affidavit that the
33	vehicle will be based and operated outside the covered area;
34	(7) New and unused motor vehicles, of model years of the
35	current calendar year and of any calendar year within two years of
36	such calendar year, which have an odometer reading of less than
37	six thousand miles at the time of original sale by a motor vehicle
38	manufacturer or licensed motor vehicle dealer to the first user; and
39	(8) Motor vehicles owned by a person who resides in a
40	county of the first classification without a charter form of
41	government with a population of less than one hundred thousand
42	inhabitants according to the most recent decennial census who has
43	completed an emission inspection pursuant to section 643.315,
44	RSMo.
45	Each official inspection station which conducts emissions
46	inspections within the area referred to in subsection 1 of this
47	section shall indicate the gross vehicle weight rating of the motor
48	vehicle on the inspection certificate if the vehicle is exempt from
49	the emissions inspection pursuant to subdivision (1) of this
50	subsection.
51	3. (1) At the time of sale, a licensed motor vehicle dealer,
52	as defined in section 301.550, RSMo, may choose to sell a motor

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vehicle subject to the inspection requirements of this section either:

54(a) With prior inspection and approval as provided in55subdivision (2) of this subsection; or

56 (b) Without prior inspection and approval as provided in57 subdivision (3) of this subsection.

58(2) If the dealer chooses to sell the vehicle with prior 59inspection and approval, the dealer shall disclose, in writing, prior to sale, whether the vehicle obtained approval by meeting the 60 61emissions standards established pursuant to this section or by 62obtaining a waiver pursuant to subsection 6 of this section. A 63 vehicle sold pursuant to this subdivision by a licensed motor vehicle dealer shall be inspected and approved within the one 64 hundred twenty days immediately preceding the date of sale, and, 65for the purpose of registration of such vehicle, such inspection shall 66 67 be considered timely.

68 (3) If the dealer chooses to sell the vehicle without prior 69 inspection and approval, the purchaser may return the vehicle 70 within ten days of the date of purchase, provided that the vehicle has no more than one thousand additional miles since the time of 7172sale, if the vehicle fails, upon inspection, to meet the emissions 73standards specified by the commission and the dealer shall have 74the vehicle inspected and approved without the option for a waiver 75of the emissions standard and return the vehicle to the purchaser with a valid emissions certificate and sticker within five working 76days or the purchaser and dealer may enter into any other 77 mutually acceptable agreement. If the dealer chooses to sell the 7879 vehicle without prior inspection and approval, the dealer shall 80 disclose conspicuously on the sales contract and bill of sale that the 81 purchaser has the option to return the vehicle within ten days, 82provided that the vehicle has no more than one thousand additional miles since the time of sale, to have the dealer repair 83 84 the vehicle and provide an emissions certificate and sticker within 85 five working days if the vehicle fails, upon inspection, to meet the 86 emissions standards established by the commission, or enter into any mutually acceptable agreement with the dealer. A violation of 87 88 this subsection shall be an unlawful practice as defined in section

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407.020, RSMo. No emissions inspection shall be required
pursuant to this section for the sale of any motor vehicle which
may be sold without a certificate of inspection and approval, as
provided pursuant to subsection 2 of section 307.380.

934. A fee not to exceed twenty-four dollars may be charged 94 for an automobile emissions and air pollution control inspection in 95order to attain the national health standards for air quality. Such fee shall be conspicuously posted on the premises of each such 96 97inspection station. The official emissions inspection station shall issue a certificate of inspection and an approval sticker or seal 9899 certifying the emissions system is functioning properly. The 100 certificate or approval issued shall bear the legend: "This cost is 101 mandated by your United States Congress.". No owner shall be charged an additional fee after having corrected defects or unsafe 102conditions in the automobile's emissions and air pollution control 103104 system if the reinspection is completed within twenty consecutive 105days, excluding Saturdays, Sundays and holidays, and if such 106 follow-up inspection is made by the station making the initial 107 inspection.

1085. The air conservation commission shall establish, by rule,109a waiver amount which may be lower for older model vehicles and110which shall be no greater than seventy-five dollars for model year111vehicles prior to 1981 and no greater than two hundred dollars for112model year vehicles of 1981 and all subsequent model years.

6. An owner whose vehicle fails upon reinspection to meet 113114the emission standards specified by the Missouri air conservation commission shall be issued a certificate of inspection and an 115approval sticker or seal by the official emissions inspection station 116117 that provided the inspection if the vehicle owner furnishes a 118complete, signed affidavit satisfying the requirements of this subsection and the cost of emissions repairs and adjustments is 119 120equal to or greater than the waiver amount established by the air 121 conservation commission pursuant to this section. The air 122conservation commission shall establish, by rule, a form and a procedure for verifying that repair and adjustment was performed 123124on a failing vehicle prior to the granting of a waiver and

approval. The waiver form established pursuant to this subsectionshall be an affidavit requiring:

127 (1) A statement signed by the repairer that the specified128 work was done and stating the itemized charges for the work; and

(2) A statement signed by the inspector that an inspection
of the vehicle verified, to the extent practical, that the specified
work was done.

1327. The department of revenue shall require evidence of the133inspection and approval required by this section in issuing the134motor vehicle annual registration in conformity with the procedure135required by sections 307.350 to 307.370.

136 8. Each emissions inspection station located in the area 137 described in subsection 1 of this section shall purchase from the highway patrol sufficient forms and stickers or other devices to 138evidence approval of the motor vehicle's emissions control system. 139140 In addition, emissions inspection stations may be required to 141 purchase forms for use in automated analyzers from outside 142vendors of the inspection station's choice. The forms must comply with state regulations. 143

9. In addition to the fee collected by the superintendent 144145pursuant to subsection 5 of section 307.365, the highway patrol 146shall collect a fee of seventy-five cents for each automobile 147emissions certificate issued to the applicable official emissions inspection stations, except that no charge shall be made for 148certificates of inspection issued to official emissions inspection 149150stations operated by governmental entities. All fees collected by the superintendent pursuant to this section shall be deposited in 151the state treasury to the credit of the "Missouri Air Pollution 152153Control Fund", which is hereby created.

154 10. The moneys collected and deposited in the Missouri air 155 pollution control fund pursuant to this section shall be allocated on 156 an equal basis to the Missouri state highway patrol and the 157 Missouri department of natural resources, air pollution control 158 program, and shall be expended subject to appropriation by the 159 general assembly for the administration and enforcement of 160 sections 307.350 to 307.390. The unexpended balance in the fund 161at the end of each appropriation period shall not be transferred to162the general revenue fund, except as directed by the general163assembly by appropriation, and the provisions of section 33.080,164RSMo, relating to the transfer of funds to the general revenue fund165at the end of the biennium, shall not apply to this fund. The166moneys in the fund shall be invested by the treasurer as provided167by law, and the interest shall be credited to the fund.

11. The superintendent of the Missouri state highway 168patrol shall issue such rules and regulations as are necessary to 169determine whether a motor vehicle's emissions control system is 170171operating as required by subsection 1 of this section, and the 172superintendent and the state highways and transportation 173commission shall use their best efforts to seek federal funds from which reimbursement grants may be made to those official 174inspection stations which acquire and use the necessary testing 175176equipment which will be required to perform the tests required by 177the provisions of this section.

17812. The provisions of this section shall not apply in any county for any time period during which the air conservation 179180 commission has established a motor vehicle emissions inspection 181program pursuant to sections 643.300 to 643.355, RSMo, for such 182county, except where motor vehicle owners have the option of 183biennial testing pursuant to chapter 643, RSMo. In counties where such option is available, the emissions inspection may be conducted 184in stations conducting only an emissions inspection under contract 185186to the state.

18713. Notwithstanding the provisions of section 307.390,188violation of this section shall be deemed a class C misdemeanor.]

Section B. The repeal of section 307.366 and the repeal and reenactment of sections 33.080, 301.190, 301.800, 643.305, 643.310, 643.315, 643.320, 643.330, 643.335, and 643.350 shall become effective September 1, 2007.

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