

Rules of Department of Economic Development

Division 265—Division of Motor Carrier and Railroad Safety Chapter 2—Practice and Procedure

Title	P	age
4 CSR 265-2.010	Definitions	3
4 CSR 265-2.020	Principal Offices	3
4 CSR 265-2.030	Records of the Division	4
4 CSR 265-2.040	Practice by Attorneys	6
4 CSR 265-2.050	Computation of Effective Dates	6
4 CSR 265-2.055	Name and Address Changes for Motor Carriers, Railroad Corporations and Certain Contracting Shippers	6
4 CSR 265-2.057	Interpretation of Federal Preemption Under Section 601 of the Federal Aviation Administration Authorization Act of 1994	.10
4 CSR 265-2.060	General Application Requirements for the Issuance and Transfer of Intrastate Motor Carrier Certificates, Permits and Temporary Authority (Moved to 7 CSR 265-10.015)	.11
4 CSR 265-2.061	Applications for Intrastate General or Special Commodity Common Carriage Truckload Lots, Agricultural Commodities in Bulk in Dump Trucks and Charter Passenger Service Authority (Rescinded February 25, 1996)	.11
4 CSR 265-2.062	Application for Dump Truck (Other Than Agricultural Commodities in Bulk in Dump Trucks), Mobile Home, Household Goods, Noncharter Passenger, Gasoline, Fuel Oil, Liquefied Gasoline Petroleum Gas, Boats and Less-Than-Truckload Contract Carriage Authority (Rescinded February 25, 1996)	.11
4 CSR 265-2.063	Applications for Intrastate General or Special Commodity Contract Carriage Truckload Lots, Agricultural Commodities in Bulk in Dump Trucks and Charter Passenger Service Authority (Rescinded February 25, 1996)	.11
4 CSR 265-2.064	Applications for Temporary Authority (Rescinded February 25, 1996)	11



4 CSR 265-2.065	Passenger Certificates Issued Pursuant to 49 U.S.C. 10922(c)(2)	12
4 CSR 265-2.066	Application to Transfer a Certificate or Permit (Rescinded February 25, 1996).	31
4 CSR 265-2.067	Application to Issue or Create Certain Debt Instruments	31
4 CSR 265-2.068	Application for a Self-Insurer Status (Moved to 7 CSR 265-10.035)	31
4 CSR 265-2.069	Application for Approval of Corporation to Acquire Capital Stock of Common Carrier Incorporated Under Missouri Law Pursuant to Requirements of Section 387.260, RSMo	31
4 CSR 265-2.070	Complaints (Rescinded May 30, 2003)	32
4 CSR 265-2.080	Pleadings (Rescinded May 30, 2003)	32
4 CSR 265-2.085	Dismissal of Cases (Rescinded May 30, 2003)	32
4 CSR 265-2.090	Discovery and Prehearings (Rescinded May 30, 2003)	32
4 CSR 265-2.100	Subpoenas and Formal Investigations (Rescinded May 30, 2003)	32
4 CSR 265-2.110	Hearings (Rescinded May 30, 2003)	32
4 CSR 265-2.115	Continuances (Rescinded May 30, 2003)	32
4 CSR 265-2.116	Interventions (Rescinded May 30, 2003)	33
4 CSR 265-2.120	Evidence (Rescinded May 30, 2003)	33
4 CSR 265-2.130	Briefs and Oral Argument (Rescinded May 30, 2003)	33
4 CSR 265-2.140	Decisions of the Division (Rescinded May 30, 2003)	33
4 CSR 265-2.150	Rehearings (Rescinded May 30, 2003)	33
4 CSR 265-2.160	Rulemaking	33
4 CSR 265-2.170	Hearings Under Rulemaking	33
4 CSR 265-2.180	Discontinuance of Service; Suspension and Revocation of Certificates and Permits (Moved to 7 CSR 265-10.140)	34
4 CSR 265-2.190	Merger of Duplicated or Overlapping Motor Carrier Operating Authority (Moved to 7 CSR 265-10.090)	34
4 CSR 265-2.200	Motor Carrier Notice Register Publication, Scope and Subscription Orders	34
4 CSR 265-2.300	Railroad Safety Applications (Other Than Railroad-Highway Crossings)	34
4 CSR 265-2.320	Railroad-Highway Crossing Applications	35
4 CSR 265-2.322	Approved Installation of Stop Signs at Highway-Rail Grade Crossings	39
4 CSR 265-2.324	Changes to Highway-Rail Grade Crossing Active Warning Devices	41



Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 265—Division of Motor Carrier and Railroad Safety Chapter 2—Practice and Procedure

4 CSR 265-2.010 Definitions

and Procedure.

PURPOSE: This rule defines terms used in the rules comprising 4 CSR 265-2 Practice

Editor's Note: The following material is incorporated into this rule by reference:

- 1) Missouri Division of Transportation, Single State Registration System (SSRS) Procedures Manual (Jefferson City, MO: Department of Economic Development Revised July 1, 1994);
- 2) Section 4005 of Title IV of Public Law 102-240 (49 U.S. Code 11506) (Washington: U.S. Government Printing Office, 1993).

In accordance with section 536.031(4), RSMo, the full text of material incorporated by reference will be made available to any interested person at the Office of the Secretary of State and the headquarters of the adopting state agency.

- (1) Administrative law judge means one of the administrative law judges appointed to the division.
- (2) Administrative law judge section means the section of the division consisting of the three (3) administrative law judges, acting together or independently.
- (3) Applicant means any person on whose behalf application is made before the division for permission or authorization which the division is empowered to grant under its statutory or other delegated authority.
- (4) Complainant means any person, corporation or municipality on whose behalf a complaint is filed with the division.
- (5) Corporation includes a corporation, company, association or joint stock association, or limited liability company.
- (6) Counsel means the counsel to the division and includes all deputies and assistants.
- (7) Director means the chief administrative officer of the division.
- (8) Division means the Division of Transportation as created by Chapter 622, RSMo.

- (9) Division staff means all division personnel other than those individuals assigned to the administrative law judge section.
- (10) Intervenor means a person petitioning to intervene before the division, either in support of or in opposition to the relief being requested, and who is granted the right to participate as a party.
- (11) Municipality includes a city, town, village, county or other political subdivision.
- (12) Participant without intervention means any person allowed by the division to take part in a proceeding before it without formal intervention or designation as a party.
- (13) Partnership is an association of two (2) or more persons to carry on as co-owners a business for profit and includes a registered limited liability partnership.
- (14) Party includes any applicant, complainant or respondent and any person having intervened in proceedings before the division.
- (15 Person includes any individual, business entity or governmental entity.
- (16) Pleading means any application, complaint, petition, answer, protest or motion made to the division, including any appendices, documents and exhibits attached to or incorporated by reference in the pleading.
- (17) Respondent means any person against whom any complaint is filed or to whom an order or notice is issued by the division on its own initiative instituting a proceeding or an investigation.
- (18) Shipper means the person who controls the transportation provided by a carrier, and refers to the actual shipper rather than an intermediary. The shipper may be nominally either the consignor or consignee, but must be one or the other. The payment of the charges for the transportation is evidence that the person who pays is the person who controls the transportation, and the person who pays is presumed to be the shipper. However, this presumption is rebuttable, and can be rebutted by evidence demonstrating that a person not paying the transportation charges actually controls the selection of the carrier and the routing of the shipment, who would be presumed to be the shipper in such an instance
- (19) Single State Registration System (SSRS) Procedures Manual means the procedures

manual for the registration of interstate motor carrier operations in this state under the authority of the Interstate Commerce Commission (ICC), which implements the SSRS under Section 4005 of Title IV of P.L. 102-240 (49 U.S.C. 11506), and which is adopted by the division.

AUTHORITY: section 622.027, RSMo 1994.* Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985. Amended: Filed July 31, 1986, effective Oct. 27, 1986. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency amendment filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Amended: Filed Aug. 3, 1995, effective Feb. 25, 1996. Emergency amendment filed Aug. 16, 1996, effective Aug. 28, 1996, expired Feb. 23, 1997.

*Original authority: 622.027, RSMo 1985, 1993, 1995.

4 CSR 265-2.020 Principal Offices

PURPOSE: This rule announces the principal offices of the Division of Motor Carrier and Railroad Safety.

(1) The principal office of the Division of Transportation is located in the Harry S Truman State Office Building, Room 230, 301 West High Street in Jefferson City, Missouri. All general inquiries to the division, cover letters, motions, and other pleadings and responses to division orders should be addressed to the Director, Division of Motor Carrier and Railroad Safety, P.O. Box 1216, Jefferson City, MO 65102. The division's main telephone number is (314) 751-7100; its main fax number is (314) 526-3651.

AUTHORITY: section 622.027, RSMo 1994.* Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985. Amended: Filed May 17, 1989, effective Sept. 11, 1989. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Amended: Filed Aug. 3, 1995, effective Feb. 25, 1996. Emergency amendment filed Aug. 16, 1996, effective Aug. 28, 1996, expired Feb. 23, 1997.

*Original authority: 622.027, RSMo 1985, 1993, 1995.



4 CSR 265-2.030 Records of the Division

PURPOSE: This rule appoints a custodian of records for the division and sets forth guidelines to be followed when reviewing records of the division.

Editor's Note: The following material is incorporated into this rule by reference:

1) 49 U.S. Code sections 504 and 523(c) (Washington: U. S. Government Printing Office, 1993).

In accordance with section 536.031(4), RSMo, the full text of material incorporated by reference will be made available to any interested person at the Office of the Secretary of State and the headquarters of the adopting state agency.

- (1) The director shall keep a full and true record of all the proceedings of the division, of all books, maps, documents and papers ordered filed by the division and of all orders made by each of the administrative law judges. In addition, the director shall maintain a docket of all proceedings filed with proceedings set for hearing and shall assign each matter an appropriate docket number. These records shall be available for public inspection and copying at the office of the director from 8:00 a.m. to 12:00 noon, and 1:00 p.m. to 5:00 p.m., Monday through Friday, except for legal holidays or as otherwise provided in subsection (1)(A) of this rule.
- (A) The following records of the division, or possessed by the division, shall be closed records, and shall not be open to public inspection or copying, or made public, except as otherwise provided by order or permission of a court, the division's administrative law judge, or when formally filed with the division in a hearing or proceeding, or when otherwise required to be made public under the rules of the division or Chapters 386—391, RSMo. The closure of records to public access under this subsection shall not be deemed to preclude lawful discovery of these records by a party in an administrative or court proceeding:
- 1. All records which may be closed records under Chapter 610, RSMo;
- 2. Under section 386.480, RSMo, all information furnished to the division or its employees by any motor carrier, railroad corporation, street railroad corporation, their agents or employees or by any corporation or person subject to the jurisdiction of the division, pursuant to the requirement of any statute or court order, any rule, order or subpoena of the division or its administrative law

judge, or any audit, investigation or discovery by the division staff, except that insurance certificates, surety bonds, endorsements and cancellation notices filed pursuant to section 390.126, RSMo or 4 CSR 265-10.030 shall be open records;

- 3. Under 49 U.S.C. section 523(c), all records or information acquired by division staff during an inspection of the equipment or records of a motor carrier, a private carrier by motor vehicle or a lessor of equipment to such a carrier, if that inspection was delegated and funded or reimbursed by the Secretary of Transportation of the United States under 49 U.S.C. section 504; and
- 4. Under section 387.310, RSMo, any fact or information received by the division or its staff during the course of any inspection or examination of railroad corporations, street railroad corporations and common carriers
- (2) The director of the division shall be the official custodian of records for the division and shall be responsible for maintaining the division's records. The director may delegate some or all of his/her custodial duties to division personnel under his/her supervision. Requests for access to or copies of public records of the division may be made in writing addressed to Director, Missouri Division of Motor Carrier and Railroad Safety, P.O. Box 1216, Jefferson City, MO 65102 or in person at the division's principal office. Copies of records, papers and official documents furnished to public officers for use in their official capacity will be provided without charge. All other persons requesting copies of public records of the division shall be liable for the actual cost of document search and duplication, and shall make payment, in full, within thirty (30) days of invoice.
- (3) Every person who requests access to public records of the division may be required. before access is granted, to deposit a driver's license or other positive identification as a security deposit with the custodian of records, to be retained until the person finishes reviewing the records and returns the records to the custodian. No person shall damage, mutilate, deface or otherwise alter the original records of the division, except duly authorized state personnel in the course of the authorized destruction of records as prescribed by law, nor shall any person remove any original records of the division from the offices of the division without the written permission of the custodian of records or his/her authorized representative.

(4) For a certificate authorizing an issue of bonds, notes or other evidences of indebtedness, a fee of one dollar (\$1) will be charged for each thousand dollars of the face value of the authorized issue or fraction of it, up to one (1) million dollars; and a fee of fifty cents (50¢) will be charged for each one thousand dollars (\$1000) over one (1) million dollars and up to ten (10) million dollars; and a fee of twenty-five cents (25¢) will be charged for each one thousand dollars (\$1000) over ten (10) million dollars, with a minimum fee in any case of twenty-five dollars (\$25); provided, that no fee shall be charged for an issue or that part of an issue which is made for the purpose of guaranteeing, taking over, refunding, discharging or retiring any bond, note or other evidence of indebtedness up to the amount of the issue guaranteed, taken over, refunded, discharged or retired.

AUTHORITY: section 622.027, RSMo 1994.* Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985. Amended: Filed May 17, 1989, effective Sept. 11, 1989. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency amendment filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Amended: Filed Aug. 3, 1995, effective Feb. 25, 1996.

*Original authority: 622.027, RSMo 1985, 1993, 1995.





NOTE: This Declaration should be used to comply with Division rule 4 CSR 265-2.030(1)(A)4.C., relating to public access to railroad safety records.

STATE OF MISSOURI) SS
COUNTY OF	,
NAME	
REPRESENTING	
of lawful age, solemnly declares, under penalty of p	
I am requesting the Division of Transportati	on within the Department of Economic Development, State of Missouri (Division),
to allow me and/or my authorized representatives t	to inspect and/or copy certain railroad-highway crossing records or other railroad
safety records described as follows:	
·	
(Check box Li if continued on separate page(s), wi	hich are attached hereto and adopted by this reference as part of this declaration.)
2. The Division has informed me that the de	escribed records contain reports, surveys, schedules, lists or data compiled for
the purpose of identifying, evaluating or plannin	g the safety enhancement of railway-highway crossings pursuant to 23 U.S.C.
§ 130, or developing a highway safety construction	n improvement project which may be implemented utilizing Federal-aid highway
funds.	
WHEREFORE, pursuant to 23 U.S.C. § 409	(as amended) and as a condition of being allowed to inspect and/or copy the
<u>'</u>	that I do not want, will not use, and will not authorize or knowingly allow any
	y information extracted therefrom for purposes of discovery, or to be admitted
	ng or considered for any other purposes in any action for damages arising from
	assed in those records. I acknowledge that use of these records or information
	o constitute a violation of Division rule 4 CSR 265-2.030(1)(A)4.D., and may be
punishable by civil and criminal penalties.	
	the state of the s
}	e laws of the United States of America that the foregoing is true and correct.
	er person, I am authorized to make this declaration on behalf of that corporation,
firm or other person.) Executed on this	day of
SIGNATURE	
PRINT NAME	
PRINT ADDRESS	
MO 419-0307 (10-92)	



4 CSR 265-2.040 Practice by Attorneys

PURPOSE: This rule sets forth who may practice as an attorney before the division.

- (1) The counsel employed by the division shall represent the staff in investigations, contested cases and other proceedings before the division and appear for the division in all courts and before federal regulatory bodies and, in general, perform all duties and services as attorney and counsel to the division which the division may reasonably require.
- (2) The practice by attorneys other than those from the offices of the division will be as follows:
- (A) Any person who signs a pleading or brief, or who enters an appearance at a hearing for another person, by this act expressly represents that s/he is authorized to so act, that s/he is a licensed attorney-at-law in Missouri or the state of his/her residence;
- (B) A nonresident attorney who is a member of the Missouri Bar and maintains an office in Missouri for the practice of law may practice law before the division as is the case of a resident attorney;
- (C) Any attorney not a member of the Missouri Bar, but who is a member in good standing of the bar of any court of record, may be permitted to appear and participate in a particular case before the division under the following conditions: the visiting attorney shall file with his/her initial pleading a statement identifying each court of which s/he is a member of the bar and certifying that neither s/he nor any member of his/her firm is disqualified to appear in any court. The statement also shall designate some member of the Missouri Bar having an office within Missouri as associate counsel; the designated attorney shall enter his/her appearance as an attorney of record; and
- (D) An eligible law student may appear before the division upon compliance with Missouri Civil Rule 13.

AUTHORITY: section 622.027, RSMo 1986.* Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985.

*Original authority: 622.027, RSMo 1985.

4 CSR 265 2.050 Computation of Effective Dates

PURPOSE: This rule sets standards for computation of effective dates of any order or time prescribed by the division.

- (1) In computing any period of time prescribed or allowed by the division, the day that the division order is issued is not to be included. The last day of the period will be included unless it falls on a Saturday, Sunday or state holiday in which case it is extended to the end of the next working day.
- (2) When the period of time prescribed or allowed is less than seven (7) days, Saturdays, Sundays and legal holidays falling within the period will be excluded and the period will be extended accordingly.
- (3) In computing the effective date of any order of the division, the order is considered effective at 12:01 a.m. on the effective date designated in the order, whether or not the date is a Sunday or legal holiday.
- (4) When an act is required or allowed to be done at or within a specified time, the administrative law judge section, at its discretion, may—
- (A) Order the period enlarged if a request is made before the expiration of the period originally prescribed or extended by a previous order: or
- (B) Permit the act to be done after the expiration of the specified period, if good cause is shown unless the lapse of that time period causes the division to lose jurisdiction over the matter or case.

AUTHORITY: section 622.027, RSMo 1986.* Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985. Amended: Filed July 31, 1986, effective Oct. 27, 1986.

*Original authority: 622.027, RSMo 1985.

4 CSR 265-2.055 Name and Address Changes for Motor Carriers, Railroad Corporations and Certain Contracting Shippers

PURPOSE: This rule requires motor carriers and railroad corporations to notify the division of changes of their names (including fictitious names) and any change of address of their principal place of business, prescribes the procedures for those changes, and requires intrastate motor contract carriers of passengers or household goods to notify the division of changes in the name or address of contracting shippers they are authorized to serve under their contract carrier permits.

Editor's Note: The following material is incorporated into this rule by reference:

1) Missouri Division of Transportation, Single State Registration System SSRS Procedures Manual (Jefferson City, MO: Department of Economic Development, Revised July 1, 1994).

In accordance with section 536.031(4), RSMo, the full text of material incorporated by reference will be made available to any interested person at the Office of the Secretary of State and the headquarters of the adopting state agency.

- (1) A motor carrier's change of address from one (1) state to a different state and a motor carrier's change of name shall not be recognized by the division until approved by order of the division's administrative law judge. Until the carrier has filed with this division the request and documentation required under this rule, and until an order approving any motor carrier's change of address to a different state or motor carrier's change of name has been issued, the division may continue to mail or deliver any notices, orders and other correspondence to the carrier in the previous name and at the previous address as it appears on record with the division, and this mailing or delivery shall be valid as if no change of name or address had occurred.
- (2) Motor carriers holding intrastate operating authority from this division shall file with the division, not later than five (5) days after a change of name (including any fictitious name) or change of address of their principal place of business becomes effective, a written request that the division record the carrier's change of name, change of address, or both. The request shall state the numbers of every certificate and permit issued to that carrier by the division and currently in force, including both active and suspended authority. The division shall not recognize or approve a change of name or change of address under this section until the carrier has complied with the following requirements:
- (A) New certificates of insurance or surety bonds setting forth the carrier's new name and address shall be filed with and approved by the division, in accordance with 4 CSR 265-10.030;
- (B) If the change involves any change of name by a corporation, limited liability partnership or any change of fictitious name of any person holding intrastate operating authority, notice of the change of name or change of fictitious name shall be filed with the Missouri secretary of state, as otherwise required by law; and
- (C) If the carrier becomes a nonresident as a result of a change of address and the carrier does not maintain an office or agent in this



state, it shall file with the division a writing which designates the director of this division as the carrier's authorized agent upon whom legal service may be had in all actions arising in this state from any operation of a motor vehicle under authority of any certificate or permit issued to the carrier.

- (3) Motor carriers holding Interstate Commerce Commission (ICC) operating authority which have been registered with this division, as required under 4 CSR 265-2.065, shall notify this division of every change of name or address as required by the Single State Registration System (SSRS) Procedures Manual.
- (4) Motor carriers holding an interstate permit issued by this division authorizing operations exempt from ICC regulation shall notify this division of every change of name (including fictitious names), and every change of address of their principal place of business, in writing, within five (5) days after the effective date of the change. The division shall not recognize or approve a change of name or change of address under this section until the carrier has complied with the following requirements:
- (A) In the case of a change of name, the carrier shall file with the division a new Uniform Application for Registration of Interstate Operations Exempt from Economic Jurisdiction of ICC (Form A-1), clearly marked in the upper right-hand corner with the words Name Change Only or Name and Address Change and the carrier's interstate permit number assigned by this division; and
- (B) New certificates of insurance or surety bonds setting forth the carrier's new name and address shall be filed with and approved by the division, in accordance with 4 CSR 265-10.030.
- (5) If a motor carrier's change of name involves any change in the form of business entity owning the operating authority, such as changing from an individual to a partnership or corporation, or changing from a corporation or partnership to an individual, these changes are transfers within the meaning of section 390.111, RSMo. Except as otherwise provided under subsections (3)(A) and (4)(A) of this rule, both the transfer or and transferes shall apply to the division for approval of every transfer as required under 4 CSR 265-2.066.
- (6) Motor carriers holding authority from this division to operate both in intrastate and interstate commerce shall comply with all applicable provisions of sections (1)–(5) of this rule.

- (7) Every railroad corporation, within the meaning of section 386.020, RSMo, which owns, holds, operates, controls or manages a railroad located within this state shall notify this division of every change of its true name, fictitious or assumed name, address of its principal office, and mailing address, if different, within five (5) days after the change of name or address becomes effective, by filing with the division a written request by an authorized employee, officer or agent of the railroad corporation, that the division record the carrier's new name and address. Until the carrier has filed with this division the request and documentation required under this rule, and until an order approving any rail carrier's change of address to a different state or rail carrier's change of name has been issued, the division may continue to mail or deliver any notices, orders and other correspondence to the carrier in the previous name and at the previous address as it appears on record with the division, and this mailing or delivery shall be valid as if no change of name or address had occurred.
- (8) Every contract carrier holding a contract carrier permit issued by the division under section 390.061, RSMo, which authorizes the intrastate transportation of passengers or household goods, shall file with the division, not later than five (5) days after learning of any change of name or change of address of a contracting shipper named in the permit, a written request that the division record the shipper's change of name, change of address, or both. The request shall state the carrier's own name and the number assigned to the contract carrier permit by the division, together with the former name and address of the shipper, and the new name and address of the shipper. The carrier shall attach a copy of a letter or other writing from the shipper giving notice of the change of name or address, or both. This section shall also apply if the shipper's change of name involves any change of the entity under contract with the carrier, by incorporation, merger or consolidation of the shipper, or by the shipper's assignment or delegation of the contract or contract rights to another entity.

AUTHORITY: section 622.027, RSMo 1994.*
Original rule filed May 2, 1991, effective Dec. 9, 1991. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency

gency amendment filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1995. Amended: Filed Aug. 3, 1995, effective Feb. 25, 1996.

*Original authority: 622.027, RSMo 1985, 1993, 1995.

	For Division use only: Case No
FORM	A
UNIFORM APPLICATION F OF OPERATING AUTHOR	
Jefferson City, Missouri 65102	ate
Applicant	
StreetState	
ICC Operating Authority No. MC	Type of Route: Regular
Type of Carrier: Property Passenger Common Contract Give Principal Office Address, if different than above:	
Street City	State
If individual, give name and address:	
If corporation, give state in which incorporated:	
Name of President Na If partnership, give name and address of partners:	me of Secretary
Process Agent for State: Applicant hereby designates the Director its authorized agent upon whom legal service may be had in all actiunder authority of this Division. If applicant desires to designate address:	ons arising in Missouri from the operation of motor vehicles
I, the undersigned, under penalty for false statement, do hereby certi	fy that the above information is true and correct and that I am

I

Instructions: A copy of the ICC operating authority must be attached to the application. Only the signed original of Form A shall be filed with the Division.

authorized to execute and file this document on behalf of the above application. (Federal penalties, maximum of \$10,000 or

Signature ____

imprisonment for five years, or both, 18 U.S. Code 1001; State penalties as prescribed by law.)

This form determined by the National Association of Regulatory Utility Commissioners and promulgated by the Interstate Commerce Commission pursuant to the provisions of Section 11506(c) of the Interstate Commerce Act (49 U.S.C., Sec. 11506(c)).

CODE OF STATE REGULATIONS

MO 419-1338 (2-87)



For Division use only:
Case No.

FORM A-1

UNIFORM APPLICATION FOR REGISTRATION OF INTERSTATE OPERATIONS EXEMPT FROM ECONOMIC JURISDICTION OF ICC

To: DIVISION OF TRANSPORTATI P.O. Box 1216	ON	Date	<u> </u>
Jefferson City, Missouri 65102			
Applicant			·
Street			<u> </u>
City	State		Zip
Mailing Address:			
Type of Carrier:			
() Sec. 10526(a)(5)	(Cooperative Association	Exemption)	
() Sec. 10526(a)(6)	(Agricultural Commoditie	•	
() Sec. 10526(a)(7)	(Newspaper Exemption)	2 Exemplian,	
() Sec. 10526(a)(8)(A)	, , , , , ,	gers adjacent to Air Transport E	exemption)
() Sec. 10526(a)(8)(B)		ty (including baggage) adjacent	•
() Sec. 10526(a)(8)(C)			s or aircraft mechanical failure)
() Sec. 10526(a)(11)	(Used Pallets and Conta	-	,
() Sec. 10526(a)(12)	(Decorative Rock Exemp	tion)	
() Sec. 10526(a)(13)	(Wood Chips Exemption))	
() Sec. 10526(b)(3)	(Tow Truck Exemption)		
() Sec. 10524(b)	(Intercorporate Hauling 6	Exemption)	
()	(Other)		
If Individual, give name and address If Corporation, give State in which in Name of President	ncorporated:		
If Partnership, give name and addre		waite of Secretary	
PROCESS AGENT FOR STATE: A Missouri as its authorized agent upo vehicles under authority of this Divis	n whom legal service may b		•
I, the undersigned, under penalty am authorized to execute and file th		-	
		SM)Nature
			Title
MO 419-0003 (6-87)			3 0786c

ROBIN CARNAHAN Secretary of State



4 CSR 265-2.057 Interpretation of Federal Preemption Under Section 601 of the Federal Aviation Administration Authorization Act of 1994

PURPOSE: This rule sets forth the division's interpretation of the effects of federal preemption on its regulation of intrastate motor carriers of property (except household goods) in Missouri intrastate commerce.

Editor's Note: The following material is incorporated into this rule by reference:

- 1) Federal Aviation Administration Authorization Act of 1994 (H.R. 2739, 103d Congress, 2d Session) (49 U.S. Code sections 11501 (h) and 41713 (B));
- 2) 49 Code of Federal Regulations section 172.101; and
- 3) 49 Code of Federal Regulations parts 100—177.

In accordance with section 536.031(4), RSMo, the full text of material incorporated by reference will be made available to any interested person at the Office of the Secretary of State and the headquarters of the adopting state agency.

- (1) Effective January 1, 1995, under Section 601 of the Federal Aviation Administration Authorization Act of 1994 (H.R. 2739, 103d Congress, 2d Session) (49 U.S.C. sections 11501(h) and 41713(b)), the states generally can no longer enact or enforce any law, regulation or other provision having the force and effect of law relating to the prices, routes, or services of any motor carrier with respect to the transportation of property (except household goods). This preemption does not restrict the regulatory authority of the state with respect to motor vehicle safety, which the division interprets as including the safe transportation of hazardous materials by motor vehicle, or the authority of a state to regulate motor carriers with regard to minimum amounts of financial responsibility relating to insurance requirements and selfinsurance authorization. This section sets forth the division's interpretation of the effects of this preemptive federal law.
- (2) The federal preemption does not relieve any person who engages in the business of a motor carrier of property on the public highways, and whose vehicles are not exempted under section 390.030, RSMo, from the requirement of having in force a certificate under section 390.051.1., RSMo, or a permit under section 390.061.1., RSMo. But, the division interprets the preemption as modifying the standards and procedures applicable to issuing such certificates and permits. Until

- receiving further legislative direction from the Missouri general assembly as provided by law, the division shall issue new certificates and permits authorizing the transportation of property (except household goods) under the standards and procedures prescribed by law which are not preempted by Section 601 of the Federal Aviation Administration Authorization Act of 1994, as interpreted by this rule and any other applicable division rules.
- (3) Certificates or permits issued by the division and in force on December 31, 1994, and which authorize a person to transport any property as a common carrier or contract carrier by motor vehicle, shall remain in force (unless suspended or revoked by order of the division as provided by law), and shall be interpreted after December 31, 1994, as certificates and permits authorizing that person to transport property (except household goods) as a common carrier and as a contract carrier by motor vehicle on the public highways between all points within Missouri; except that no certificate or permit issued by the division shall be interpreted as authorizing the intrastate transportation of any hazardous material as designated in 49 CFR section 172.101, in any quantity or manner which is subject to regulation under 49 CFR parts 100-177, except hazardous materials expressly authorized in that certificate or per-
- (4) The statutory difference between "common carrier" and "contract carrier", as those terms are defined in section 390,020, RSMo. is directly related to the service provided by the motor carrier, in that a common carrier serves the general public, but a contract carrier is restricted to serving contracting shippers only, under individual transportation contracts. The division concludes that under the federal preemption no meaningful distinction between common carriers and contract carriers can be enforced by the state with respect to the transportation of property (except household goods). After December 31, 1994, every applicant who demonstrates that it is qualified to engage in the business of a motor carrier of property (except household goods) in intrastate commerce, as required by this rule, shall be granted a certificate and permit to operate in intrastate commerce both as a common carrier and as a contract carrier. Contract carriers of property (except household goods) in Missouri intrastate commerce after December 31, 1994, shall no longer be required to file transportation contracts with the division. After December 31, 1994, contract carrier permits issued by the division shall be interpreted as not limiting

- the transportation of property (except household goods) for any specific contracting parties, and shall not name specific contracting shippers with respect to the transportation of property (except household goods).
- (5) Section 601 of the Federal Aviation Administration Authorization Act of 1994 expressly states that its general rule of preemption shall not restrict the safety regulatory authority of a state with respect to motor vehicles. All applicants for intrastate certificates and permits under this rule shall be carefully examined to determine their safety fitness to transport property by motor vehicle upon the public highways. Under the division's safety regulatory authority, it has previously authorized and will continue to authorize the transportation of hazardous materials (as defined in 49 CFR part 172) by motor vehicle upon the public highways to the extent that applicants demonstrate their qualifications to transport those commodities safely, and their satisfactory compliance with all applicable laws and regulations governing the transportation of hazardous materials by motor vehicle.
- (6) Whenever a motor carrier which holds an intrastate certificate or permit or both requests from this division a copy of its certificate or permit or both, or the division reissues a motor carrier's intrastate certificate or permit or both for any other lawful reason, except as otherwise provided in 4 CSR 265-2.060(8) and 4 CSR 265-2.065(7)(C), the division staff may file a pleading proposing a restatement of the carrier's operating authority, as modified by the federal preemption and interpreted in the division's rules. A motor carrier may also request the division to restate its intrastate certificate or permit or both, by a pleading filed with the division at any time in accordance with the requirements of division rule 4 CSR 265-2.080.
- (A) The division shall serve the proposed, restated certificate or permit or both on the motor carrier, with an order of an administrative law judge directing that the carrier may object to the proposed restatement of the certificate or permit or both, by filing a written pleading to be received by the division within twenty (20) days after the date of service of the division staff's proposed, restated certificate or permit or both. The motor carrier may informally discuss the proposed restatement of the certificate or permit or both, and any objections, with the division's counsel, but absent an appropriate order from the administrative law judge, that shall not extend the time for pleading any objections.



- (B) If no objection is timely received, then the division shall issue a restated certificate or permit or both in conformity with the proposed, restated certificate or permit or both, without further proceedings.
- (C) If a written objection is timely received, the division's general counsel shall consider the basis for the objection, and may direct the reissuance of a proposed certificate or permit or both, as amended in response to the motor carrier's objection. If the general counsel concludes that the objection is not well-founded, s/he shall serve notice of this conclusion on the carrier, which shall also notify the carrier that it may request a hearing on the objection before an administrative law judge, by the filing of a written request for a hearing, to be filed within twenty (20) days after service of the notice.
- (D) If the carrier timely files a request for hearing on the carrier's objection to the proposed, restated certificate or permit or both, then the division shall set the matter for hearing and decision by an administrative law judge.

AUTHORITY: section 622.027, RSMo 1994. Emergency rule filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency rule filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency rule filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency rule filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Original rule filed Aug. 3, 1995, effective Feb. 25, 1996. Emergency rescission and rule filed Aug. 16, 1996, effective Aug. 28, 1996, expired Feb. 23, 1997.

*Original authority: 622.027, RSMo 1985, 1993, 1995.

4 CSR 265-2.060 General Application Requirements for the Issuance and Transfer of Intrastate Motor Carrier Certificates, Permits and Temporary Authority (Moved to 7 CSR 265-10.015)

4 CSR 265-2.061 Applications for Intrastate General or Special Commodity Common Carriage Truckload Lots, Agri-cultural Commodities in Bulk in Dump Trucks and Charter Passenger Service Authority

(Rescinded February 25, 1996)

AUTHORITY: section 622.027, RSMo 1986. Emergency rule filed Aug. 1, 1986, effective Aug. 13, 1986, expired Oct. 27, 1986. Original rule filed July 31, 1986, effective Oct. 23, 1986. Emergency rescission filed Oct. 3, 1986, effective Oct. 23, 1986, expired Dec. 11, 1986. Amended: Filed Nov. 2, 1987, effective Feb. 11, 1988. Emergency amendment filed Sept. 21, 1988, effective Oct. 1, 1988, expired Jan. 28, 1989. Amended: Filed Oct. 17, 1988, effective Dec. 29, 1988. Amended: Filed May 17, 1989, effective Sept. 11, 1989. Emergency amendment filed Nov. 4, 1992, effective Nov. 14, 1992, expired March 13, 1993. Emergency amendment filed March 3, 1993, effective March 13, 1993, expired July 10, 1993. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency amendment filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Rescinded: Filed Aug. 3, 1995, effective Feb. 25, 1996.

4 CSR 265-2.062 Application for Dump Truck (Other Than Agricultural Commodities in Bulk in Dump Trucks), Mobile Home, Household Goods, Noncharter Passenger, Gasoline, Fuel Oil, Liquefied Gasoline Petroleum Gas, Boats and Less-Than-Truckload Contract Carriage Authority (Rescinded February 25, 1996)

AUTHORITY: section 622.027, RSMo 1986. Emergency rule filed Aug. 1, 1986, effective4e Aug. 13, 1986, expired Oct. 27, 1986. Original rule filed July 31, 1986, effective Oct. 23, 1986. Emergency rescission filed Oct. 3, 1986, effective Oct. 23, 1986, expired Dec. 11, 1986. Amended: FIled Nov. 2, 1987, effective Feb. 11, 1988. Emergency amendment filed Sept. 21, 1988, effective Oct. 1, 1988, expired Jan. 28, 1989. Amended: Filed Oct. 17, 1988, effective Dec. 29, 1988. Amended: Filed May 17, 1989, effective Sept. 11, 1989. Emergency amendment Filed Nov. 4. 1992. effective Nov. 14. 1992. expired March 13, 1993. Emergency amendment filed March 3, 1993, effective March 13, 1993, expired July 10, 1993. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency rescission filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24,

1996. Rescinded: Filed Aug. 3, 1995, effective Feb. 25, 1996.

4 CSR 265-2.063 Applications for Intrastate General or Special Commodity Contract Carriage Truckload Lots, Agricultural Commodities in Bulk in Dump Trucks and Charter Passenger Service Authority

(Rescinded February 25, 1996)

AUTHORITY: section 622.027, RSMo 1986. Emergency rule filed Aug. 1, 1986, effective Aug. 13, 1986, expired Oct. 27, 1986. Original rule filed July 31, 1986, effective Oct. 23, 1986. Amended: Filed Nov. 2, 1987, effective Feb. 11, 1988. Emergency amendment filed Sept. 21, 1988, effective Oct. 1, 1988, expired Jan. 28, 1989. Amended: Filed Oct. 17, 1988, effective Dec. 29, 1988. Amended: Filed May 17, 1989, effective Sept. 11. 1989. Emergency amendment filed Nov. 4, 1992, effective Nov. 14, 1992, expired March 13, 1993, Emergency amendment filed March 3, 1993, effective March 13, 1993, expired July 10, 1993. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20,1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency rescission filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Rescinded: Filed Aug. 3, 1995, effective Feb. 25, 1996.

4 CSR 265-2.064 Applications for Temporary Authority

(Rescinded February 25, 1996)

AUTHORITY: section 622.027, RSMo 1986. Emergency rule filed Aug. 1, 1986, effective Aug. 13, 1986, expired Oct. 27, 1986. Original rule filed July 31, 1986, effective Oct. 23, 1986. Amended: Filed Oct. 17, 1988, effective Dec. 29, 1988. Amended: Filed May 17, 1989, effective Sept. 11, 1989. Amended: Filed Nov. 4, 1992, effective July 8, 1993. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency rescission filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Rescinded: Filed Aug. 3, 1995, effective Feb. 25, 1996.

11



4 CSR 265-2.065 Applications for Interstate Motor Carrier Permits and Intrastate Regular Route Passenger Certificates Issued Pursuant to 49 U.S.C. Section 10922(c)(2)

PURPOSE: This rule sets forth the requirements which an application for interstate motor carrier permits, certain intrastate regular route passenger certificates and transfer of those certificates must meet.

Editor's Note: The following material is incorporated into this rule by reference:

- 1) Missouri Division of Transportation, Single State Registration System (SSRS) Procedures Manual (Jefferson City, MO: Department of Economic Development, Revised July 1, 1994);
- 2) 49 U.S. Code section 10922(c)(2); and 3) Trucking Industry Regulatory Reform Act of 1994 (H.R. 2178, 103d Congress, 2d Session) (49 U.S. Code section 10936).

In accordance with section 536.031(4), RSMo, the full text of material incorporated by reference will be made available to any interested person at the Office of the Secretary of State and the headquarters of the adopting state agency.

- (1) Registration of ICC Authorized Operations—Applications for permits registering interstate motor carrier operations authorized by a certificate or permit issued by the Interstate Commerce Commission (ICC) shall be made as required by the Single State Registration System (SSRS) Procedures Manual, which is adopted by the division. Except as otherwise specifically provided in this chapter or 4 CSR 265-10 with reference to operations under ICC authority, the SSRS Procedures Manual shall govern the registration, licensing, proof of insurance coverage and designation of process agents of all vehicles operated in Missouri under ICC authority.
- (2) Registration of ICC Exempt Operations—If the applicant for an interstate permit is to perform a service that is exempt from ICC regulation, but which is not exempt under the provisions of Chapter 390, RSMo, the application shall be made on Form A-1—Uniform Application for Registration of Interstate Operations Exempt from Economic Jurisdiction of ICC. The forms for the applications may be obtained from the Division of Transportation, P.O. Box 1216, Jefferson City, MO 65102.
- (3) Required Documentation—Except as provided in section (1) of this rule, or other rules of the division, all applications and exhibits

required under this rule shall not be accepted for filing with the division until the division has received the following:

- (A) Completed Application Form and Exhibits—A completed application on the prescribed form, if any, including any exhibits required, which shall be verified as required by subsection (3)(D) and signed as required by section (5) of division rule 4 CSR 265-2.080;
- (B) Liability Insurance and Fees-Form E-Uniform Motor Carrier Bodily Injury and Property Damage Liability Certificate of Insurance, or Form G-Uniform Motor Carrier Bodily Injury and Property Damage Surety Bond, executed in triplicate by the applicant's insurance provider, which shall provide liability insurance coverage in the required form and shall be filed with and approved by the division only in accordance with the requirements of 4 CSR 265-10.030; or in the alternative, notice that the applicant has been approved for self-insurance by order of this division, in accordance with the requirements of section 390.126.1., RSMo, and division rules 4 CSR 265-10.030 and 4 CSR 265-2.068:
- (C) Vehicle Licensing and Fees—Form B-1—Uniform Application for Licensing of Vehicles or Driveaway Operations, showing the number and type of vehicle licenses requested by the applicant for each motor vehicle to be operated in Missouri under the requested operating authority during the current license year, together with payment by a certified check or money order payable to Director of Revenue, of the aggregate license fees payable under 4 CSR 265-10.020; and
- (D) Verification—The application shall be completed and verified under oath or penalty of perjury by the applicant, or by an authorized representative of the applicant, and if the application involves the transfer of a certificate or permit or both, the transferor's statement shall also be completed and verified under oath or penalty of perjury by the transfer or, or by an authorized representative of the transfer or. All verifications shall be made upon personal knowledge, or reasonable information and belief of the matters verified. The application shall include the original signature of the natural person who verifies it, and the original signature of the applicant's attorney, if any.
- (4) Registration of Both ICC Authorized and ICC Exempt Operations—If operations to be performed by the applicant include service as authorized by the ICC as well as service under an exemption from ICC jurisdiction, the applicant shall comply with sections (1)—(3) of this rule.

- (5) Intrastate Transportation of Passengers over Interstate Regular Routes-Not later than thirty (30) days after a motor carrier begins providing intrastate transportation of passengers within Missouri over its interstate regular routes, as authorized in a certificate issued by the ICC under 49 U.S.C. section 10922(c)(2), the carrier shall apply for the issuance of an intrastate certificate under this section. These applications shall be filed on Form MO-2, Application for a Certificate or Permit to Operate in Intrastate Commerce Transporting Household Goods or Passengers, which shall be completed and filed in triplicate with the division and shall not be accepted for filing with the division until the division has received the information required in section (3) of this rule and the following:
- (A) A registration receipt issued by the carrier's registration state under the SSRS showing Missouri as an authorized state of travel;
- (B) A copy of the ICC certificate which authorizes the applicant to provide regular route transportation of passengers in intrastate commerce over its authorized interstate routes within Missouri; and
- (C) The carrier's time schedule for the intrastate passenger transportation service, as required under 4 CSR 265-10.050(11).
- (6) Interpretation of Trucking Industry Regulatory Reform Act (T.I.R.R.A.)—The provisions of Section 211, Title II, of the Trucking Industry Regulatory Reform Act of 1994 (H.R. 2178, 103d Congress, 2d Session) (49 U.S.C. section 10936) preempt the requirements of state laws and regulations relating to intrastate fares for the transportation of passengers by bus, by an interstate motor carrier of passengers, over a route authorized by the ICC. Because of this federal preemption, the division will no longer require the filing of rate tariffs for the transportation of passengers in Missouri intrastate commerce by ICCauthorized interstate bus operators, over routes authorized by the ICC. This preemption of intrastate rate and tariff requirements for such carriers does not relieve any carrier from the requirements of obtaining intrastate operating authority under section 49 U.S.C. section 10922(c)(2) or section 390.051.1., et seq., RSMo.
- (7) Transfer of an Interstate Permit—Applications to transfer ownership of an interstate permit issued by this division, except as provided in a change of name under 4 CSR 265-2.055(3)(A) and (4)(A), shall be filed as follows:

- (A) If the interstate permit to be transferred registers interstate operations within this state as authorized by the Interstate Commerce Commission (ICC), the transfer or shall notify the registration state to cancel its interstate registration, and the transferee shall file completed documents to register the transferred interstate operating authority in the registration state like all new registrants. The registration receipts of the transfer or shall be reissued in accordance with the SSRS Procedures Manual;
- (B) If the interstate permit to be transferred registers interstate operations that are exempt from ICC regulation, an original Uniform Application for Registration of Interstate Operations Exempt from Economic Jurisdiction of ICC (Form A-1) (see 4 CSR 265-2.055), clearly marked in the upper right-hand corner with the word Transfer and the carrier's interstate permit number assigned by the division; and
- (C) Division staff's review of each proposed transfer of a certificate or permit shall include a consideration of how the proposed transfer will affect the transferor's and transferee's other operating authority, if any. Division staff may file, together with any recommendation or motion in the case, a proposed certificate or permit for the transferee and, if the transfer or is to retain any authority from the division after the transfer, a proposed certificate or permit for the transfer or also, setting forth the proposed authority as if the proposed transfer were approved by the division. In setting forth the proposed operating authority, division staff shall apply the principles of merger with reference to duplicated or overlapping authority as provided in 4 CSR 265-2.190 and, in accordance with those principles, may edit or modify the authority to delete extra pieces of authority that are deemed to be merged and no longer effective as separate pieces of authority, or to correct spelling, typographical, grammatical or format errors not altering the substance of the authority. Division staff shall serve copies of the proposed certificate(s) or permit(s) upon both the transfer or and the transferee. If neither of the applicants objects to the proposed certificate(s) or permit(s) before the effective date of the order of transfer, then their objections, if any, shall be waived and the division may issue the resulting certificate(s) or permit(s) as proposed by division staff, unless otherwise ordered by the administrative law judge. The administrative law judge shall determine any timely-filed objections to division staff's proposed certificate(s) or permit(s).
- (8) Hearing—The division, at its discretion, in specific cases, may require an application made under this rule to be set for hearing.

- (9) Form of Applications—The following requirements also apply to motor carrier applications under this rule:
- (A) Photocopied Forms, Original Signatures—Photocopies of the prescribed application and exhibit forms may be filed in lieu of the printed forms, if they are clearly legible, but the application shall include the original signature of every person whose signature is required;
- (B) Substitution of Exhibits—If it would be unduly burdensome for the applicant to reproduce the required information on Exhibits C, D, or E, as prescribed in this rule, then in lieu of filing the division's prescribed exhibit form, the applicant may file the required information with the prescribed application form in a writing which plainly sets forth the same information required by the prescribed exhibit form, in the same or a similarly unambiguous format, which shall be designated by the same exhibit letter as the prescribed exhibit for which it is substituted; and
- (C) Additional Information—Applications may include additional, relevant information besides the forms required in this rule, but such additional information shall not unnecessarily repeat the information required by the prescribed forms.

AUTHORITY: section 622.027, RSMo 1994.* Emergency rule filed Aug. 1, 1986, effective Aug. 13, 1986, expired Oct. 23, 1986. Original rule filed July 31, 1986, effective Oct. 27, 1986. Emergency rescission filed Oct. 3, 1986, effective Oct. 23, 1986, expired Dec. 11, 1986. Amended: Filed May 17, 1989, effective Sept. 11, 1989. Emergency amendment filed Dec. 1, 1994, effective Dec. 11, 1994, expired Dec. 19, 1994. Emergency amendment filed Dec. 20, 1994, effective Jan. 1, 1995, expired April 30, 1995. Emergency amendment filed April 20, 1995, effective May 1, 1995, expired Aug. 28, 1995. Emergency rescission and rule filed Aug. 18, 1995, effective Aug. 29, 1995, expired Feb. 24, 1996. Rescinded and readopted: Filed Aug. 3, 1995, effective Feb. 25, 1996.

*Original authority: 622.027, RSMo: 1985.





STATE OF MISSOURI **DIVISION OF TRANSPORTATION**

PREPARE IN DUPLICATE

APPLICATION FOR A CERTIFICATE OR PERMIT TO OPERATE IN INTRASTATE COMMERCE

TRANSPORTING HOUSEH	OLD GOODS OR PASSENGERS	FURINI MU-2
MAIL COMPLETED FORM AND ONE COPY TO:		CASE NO
DIVISION OF TRANSPORTATION IF ASSISTANCE IS NEEDED, CALL:		
P.O. BOX 1216	P.O. BOX 1216 314-751-3658 751-7108 OR 751-7106	
JEFFERSON CITY, MO 65102		
WARNING: District cute 4 CCR 255 2 090/40) etelo	s that no person shall make any statement in any pleading	(DO NOT WRITE IN THIS SPACE)
	e to be filed with this Division any pleading, nor shall	
	proceeding before the Division or an administrative law	
	s stated with reckless disregard as to its truth or faisity.	
	dge, after hearing, that any requirement of this section	
	intervention, or counsel for a party or participant, the	
	ridence and dismiss any proceeding filed with the Division order the suspension or revocation of any certificate or	
	int in accordance with Section 390.106, RSMo., or both,	
and may authorize the prosecution of a suit to recover a		
SECTION I TYPE OF CERTIFICATE OR PERM	AIT REQUESTED	
A. APPLICANT REQUESTS DIVISION APPRO		(FOR FILED STAMP)
☐ Issuance of new authority		(DO NOT WRITE IN THIS SPACE)
Issuance of new authority		
To operate in Missouri INTRASTATE commerce	e as a: (check ONLY one hox)	
Common Carrier	e as a. (check one one	
Contract Carrier		
Transporting the following: (check all that appl	to and attach EVUIDIT C)	
Household goods	y and attach Exhibit C)	
, <u> </u>		
Passengers other than in charter service		
Passengers in charter service		
Over routes described in the attached EXHIBIT		(FOR RECEIVED STAMP)
B. PROPERTY (OTHER THAN HOUSEHOLD	GOODS)	
In addition, applicant requests Division appr	roval for the issuance of a new certificate an	d permit authorizing the statewide
	ld goods. This would EXCLUDE Hazardous Ma	terials unless stated otherwise. (See
Section 3, Question 23 and Section 4.)	ES NO	
C. TRANSFERS	<u> </u>	
be completed.)	n addition, Section 9 Transferor's Statement and	
attached as Exhibit A. (Attach a copy of all certific	I all or a portion of the operating authority decates/permits to be transferred, clearly indicating all	1 portions to be transferred.)
Any other property to be transferred is listed in	n the attached Exhibit B, if applicable. Applicant for the certificate(s)/permit(s	shall pay the Transferor the sum of and other property to be transferred.
	litional space is needed for your response, attach	n separate pages)
A. APPLICANT IS IDENTIFIED BY THE FOLL	OWING NUMBERS	Y
MO T-NUMBER		(DO NOT WRITE IN THIS SPACE)
US DOT NUMBER		
ICC NUMBER		
MC-		
FEDERAL EMPLOYEE IDENTIFICATION NUMBER (FEIN)		
SOCIAL SECURITY NUMBER IF APPLICANT IS INDIVIDUAL		
		(FOR ALJ STAMP)
B. APPLICANT	- 13 13 13 13 13 13 13 13 13 13 13 13 13	I = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 =
NAME		DAYTIME (Barn - 5pm) PHONE NUMBER
APPLICANT WILL BE DOING BUSINESS UNDER THE FOLLOWING	NAME	FAX NUMBER
APPLICANT WILL BE DOWN DOWNESS DIVER THE POLLOWING	*******	()
IF APPLICANT HAS A d/b/a, HAS THE FICTITIOUS NAME BEEN RE	GISTERED WITH THE MISSOURI SECRETARY OF STATE?	<u> </u>
_	NO State before this application will be their	e must be registered with the Missouri Secretary of
MO 419-2086 (10-95)	1	



C. PRINCIPAL PLACE OF BUSINESS ADDRESS (PHYSICAL ADDR	ESS, NO P.O. BOX NUMBER)
·	
D. MAILING ADDRESS IF DIFFERENT FROM BUSINESS ADDR	RESS ABOVE
STREET OR P O. BOX NUMBER (CITY, STATE, ZIP CODE)	
E. LOCATION OF MISSOURI OFFICE (PHYSICAL ADDRESS WITHIN S	STATE, AS REQUIRED BY SECTION 386,280.2, RSMo)
ADDRESS (STREET, CITY, STATE, ZIP CODE)	
F. AGENT FOR SERVICE OF PROCESS	
EACH APPLICANT WHICH IS NOT A RESIDENT OF THIS STATE AND DOES A THE DIRECTOR OF THE MISSOURI DIVISION OF TRANSPORTATION AS IN ALL ACTIONS ARISING IN THIS STATE FROM ANY OPERATION OF A	TTS AUTHORIZED AGENT UPON WHOM LEGAL SERVICE MAY BE HAD
G. LOCATION OF TERMINALS, VEHICLES AND MAINTENANC	E RECORDS
PLEASE LIST THE PHYSICAL ADDRESS OF ALL LOCATIONS OF TERMI FOR VEHICLES TO BE OPERATED IN MISSOURI UNDER THE REQUES	NALS AND WHERE VEHICLE MAINTENANCE RECORDS ARE RETAINED STED AUTHORITY.
H. TYPE OF BUSINESS ENTITY	
APPLICANT IS A	
INDIVIDUAL/ PARTNERSHIP COR	PORATION LIMITED LIABILITY COMPANY (LLC)
SOLE PROPRIETOR DATE ORGANIZED: DATE	E INCORPORATED: DATE ORGANIZED:
IF CORPORATION OR LLC, GIVE STATE IN WHICH INCORPORATED OR ORGANIZED	
If the applicant is a corporation or LLC, has the corporatio	n or LLC hoop registered with the Secretary of the State of
	NO
A corporation or LLC must be registered and in good standing	
be filed. (NOTE: A corporation or LLC must have a Missouri-licen	sed attorney sign and file this application.)
I. LIST NAME OF APPLICANT PARTNERS OR OFFICERS	₩2.491 /
NAME	TITLE
J. CARRIER AFFILIATIONS	
Please list the name and address of any regulated transportation interest, or which owns 10% or more of Applicant.	n business in which the applicant owns 10% or more ownership
K. TYPE OF OPERATING AUTHORITY OWNED (CHECK ALL TYPE	S OF AUTHORITY CURRENTLY OWNED)
Intrastate Certificate/Permit — Circle states Al AR AZ C	A CO CT DC DE FL GA IA ID IL IN KS KY LA MA MD
ME MI MN MS MO MT NC ND NE NH NJ VA VT WA WI WV WY CANADA MEXICO OT	NM NV NY OH OK OR PA RI SC SD TN TX UT
ME MI MN MS MO MT NO ND NE NH NJ	A CO CT DC DE FL GA IA ID IL IN KS KY LA MA MD NM NV NY OH OK OR PA RI SC SD TN TX UT
VA VT WA WI WV WY CANADA MEXICO OT	HER
Interstate Commerce Commission (ICC authority)	
No authority	
Private Carrier	
DC DE FL GA IA ID IL IN KS KY LA MA MD ME MI	peen revoked by any regulatory agency. AL AR AZ CA CO CT MN MS MO MT NC ND NE NH NJ NM NV NY OH OK NI WV WY CANADA MEXICO OTHER
101 1A 11 00 00 11 1A 01 1A 11 1A	2

L. LEASE OPERATIONS (COMPLETE ONLY IF THE APPLICANT DOES NOT OPERATE UNDER ITS OWN AUTHORITY)			
IF THE APPLICANT HAS OPERATED UNDER A LEASE AGREEMENT TO A FOR-HIRE OR PRIVATE MOTOR CARRIER IN THE LAST YEAR, PLE OF THE LESSEES.	ASE LIST THE	NAMES AND A	NDDRESSES
			- ···.
M. EQUIPMENT LIST (ALL APPLICANTS MUST COMPLETE AND ATTACH EXHIBIT E.)			i
N. PROOF OF PUBLIC LIABILITY SECURITY (CHECK ONLY ONE BOX)			
The applicant's insurance company will file a copy of its proof of public liability security (Form E-BIP G-BIPD surety bond) before the applicant will be approved to operate in intrastate commerce. (NOTE: Appli PASSENGERS IN CHARTER SERVICE will not be filed until the Division has received the required proof of for authority to transport household goods or passengers other than in charter service, the Applicant may of public liability security until after the issuance of an order by the Administrative Law Judge which grants to	cations for a insurance. E ly wait to file	othority to But with appetence the require	transport plications
The applicant's insurance company has filed a copy of its proof of public fiability security (Form E-BIP G-BIPD surety bond).	D insurance	certificate	or Form
The applicant's self-insurance status has been approved by order of this Division in Case No.			
O. CARGO INSURANCE (HOUSEHOLD GOODS CARRIERS ONLY) (CHECK ONLY ONE BOX)			
The applicant's insurance company will file a copy of its proof of cargo insurance (Form H-cargo insurance surety bond) before the applicant will be approved to transport household goods in intrastate commerce.	ince certifica	ate or Form	J-cargo
The applicant's insurance company has filed a copy of its proof of cargo insurance (Form H-cargo insurance surety bond).	ance certifica	ate or Form	n J-cargo
The applicant's self-insurance status has been approved by order of this Division in Case No			
P. FEES (Certified Check or Money Order payable to Director of Revenue)			
Check the appropriate box and attach all required fees.			
Regulatory license fee of \$10.00 for each motor vehicle to be operated in Missouri intrastate commerce is a B-1 license form.	attached alo	ng with a c	ompleted
The Applicant has already purchased current year regulatory sticker(s)/stamp(s) with the serial number(s)			
The \$10.00 per vehicle fee has been paid to the state of Missouri with the Single State Registration p the Applicant is domiciled in a state that has reciprocity with Missouri where the \$10.00 per vehicle fee operations, the Applicant must pay \$10.00 for each vehicle used in intrastate commerce.			
SECTION 3 SAFETY FITNESS			
APPLICANT MUST ANSWER EVERY QUESTION The Applicant has the following safety rating(s) issued by: (check all that apply)			
US Department of Transportation Date of Last Rating Rating If the safety rating was issued by the US DOT in a state other than Missouri, the Applicant safety rating.	must atta	ch a copy	of that
Missouri Division of Transportation Date of Last Rating Rating			
Another State Applicant must attach copies of the last safety rating from each state other than Missouri.			
The following safety questions relate to provisions of the Federal Motor Carrier Safety Regulations (FMCSR). Regulations (49 CFR). The term driver means any person (including an owner-operator) who operates any com-			f Federal
Does Applicant have systems and procedures established to ensure its compliance with the FMCSR requirement	nts regarding	g —	
1. Commercial Drivers Licenses (CDL) for its drivers? (See 49 CFR Part 383, and Section 391.11(b)(7).)	□ N/A	☐ YES	□ NO
Recording accidents in which its commercial motor vehicles and drivers are involved? (See 49 CFR Part 390.)	□ N/A	☐ YES	□ №
40 419-2086 (10-95) 3]



Qualification and disqualification of its drivers? (See 49 CFR Parts 383 and 391.)	□ N/A	O YES	□ NO	
4. Alcohol testing of its drivers? (See 49 CFR Part 382.)	□ N/A	O YES		
5. Controlled substances testing for its drivers? (See 49 CFR Parts 382 and 391.)	□ N/A	☐ YES	□ NO	
Use of alcohol or controlled substances by its drivers while driving its commercial motor vehicles? (See 49 CFR Part 382.)	□ N/A	□ YES	□ NO	
If you answered not applicable ("N/A") to questions 1, through 6, above, please explain why the				
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Does Applicant have systems and procedures established to ensure its compliance with the Fl and accessories required for the safe operation of its commercial motor vehicles (See 49 CFI		_	• ,	
7. Lighting devices, reflectors and electrical systems? (See 49 CFR Part 393, Subpart B.)	□ N/A	C YES	□ №	
8. Brakes? (See 49 CFR Part 393, Subpart C.)	□ N/A	T YES		
9. Glazing and window construction? (See 49 CFR Part 393, Subpart D.)	□ N/A	☐ YES	□ NO	
10. Fuel systems? (Subpart E)	□ N/A	□ YES	□ NO	
11. Coupling devices and towing methods? (See 49 CFR Part 393, Subpart F.)	□ N/A	☐ YES	□ №	
12. Miscellaneous parts and accessories? (See 49 CFR Part 393, Subpart G.)	□ N/A	☐ YES	□ №	
13. Emergency equipment? (See 49 CFR Part 393, Subpart H.)	□ N/A	☐ YES	□ NO	
14. Protection against shifting or falling cargo? (See 49 CFR Part 393, Subpart I.)	□ N/A	☐ YES	□ NO	
15. Frames, cab and body components, wheels, steering and suspension systems? (See 49 CFR Part 393, Subpart J.)	□ N/A	☐ YES	□ мо	
If you answered not applicable ("N/A") to questions 7, through 15, above, please explain why the	ne regulations d	o not apply		
	····			
Does Applicant have systems and procedures established to ensure its compliance with the FMCS allowed driving and on-duty (not driving) hours of service for drivers of its commercial mot including the following:				
16. 10 hour rule? (See 49 CFR Section 395.3(a)(1).)	□ N/A	☐ YE\$	□ NO	
17. 15 hour rule? (See 49 CFR Section 395.3(a)(2).)	□ N/A	C) YES	□ NO	
18. 60 hour rule? (See 49 CFR Section 395.3(b)(1).)	□ N/A	☐ YES	□ №	
19. 70 hour rule? (See 49 CFR Section 395.3(b)(2).)	□ N/A	☐ YES	□ NO	
20. 100 air mile rule? (See 49 CFR Section 395.1(e).)	□ N/A	☐ YES	□ NO	
If you answered not applicable ("N/A") to questions 16. through 20. above, please explain why	the regulations	do not appi	у	
21. Does Applicant have systems and procedures established to ensure its compliance with completion, filing and retention of its drivers' records of duty status? (See 49 CFR Section 3		uirements r	regarding	
22. Does Applicant have systems and procedures established to ensure its compliance with inspection, repair and maintenance of its commercial motor vehicles? (See 49 CFR Part 39)		uirements r	regarding NO	
23. Does applicant intend to transport hazardous materials as designated in 49 CFR Section 172.101 in any quantity? It is understood that if the answer is NO, that the authority granted will not contain hazardous materials.				
			□ №	

MO 419-2086 (10-95)



18

	RDOUS MATERIAL ON MUST BE		BY	APPLICA	NTS WHO	DESIRE	TO TRANS	PORT
1	MATERIALS:					<i>D</i> 20 <i>m</i> 2	io iiiaii	
,	it will transport haz e with 4 CSR 265-10		requiring	; \$1 million	in Public Liabili	ty and Prop	perty Damage In	surance
1 ''	t will transport haz e with 4 CSR 265-10		requiring	3 \$5 million	in Public Liabili	ly and Prop	perty Damage Ir	surance
HAZARD CLASS U	INDER 49 CFR PAR	TS 171-179 CIRCLE	ALL TYP	ES OF HAZARD	CLASSES THE APPL	ICANT WILL T	RANSPORT	
1.1	1.2	1.3		1.4	1.5	<u> </u>	1.6	
2.1	2.2	2.3	-	3	4.1		4.2	
4.3 6.2	5.1	5.2 8	 '	6.1 PGF PIH 9	6.1 PG ORM		6.1 PG III	
	TERIALS PACKAGII	=	L THAT A		J OAN			
Non-Buik				¬	ank (less than 350 ank (excess of 35	_		
DESCRIPTION OF	HAZARDOUS MAT	ERIALS CARGO	TANK E	DUIPMENT 1	THAT WILL BE U	SED	· · · · · · · · · · · · · · · · · · ·	
	RIBE TYPE OF VEHICLE		IODEL YEAR	MAKE	CONDITION OF EQUIPMENT	j s	PECIFY IF OWNED, ED OR TO BE ACQUI	RED
				<u> </u>]	<u> </u>	·····	
								
	ety questions conce resportation (USDOT	•				-	ions adopted by	the US
,	trained its employe Part 172, Subpart H.)		ation of	hazardous m	naterials which it	will transpo	rt?	□ NO
· '	urrently registered as 49 CFR Part 107, Sc		rial carri	er with the US	SDOT's Research	and Specia	al Program Admin	istration NO
If YES to Ques	stion No. 25, also sta	ite the registration	number	:				
Does Applicant ha regarding —	ave systems and pr	ocedures establis	hed to e	ensure its co	ompliance with t	he regulation	ons adopted by	USDOT
	ers relating to shipm Part 172, Subpart C.)		rdous m	aterials whic	h Applicant will t	ransport?	☐ YES	□ N O
, ·	commercial motor v Part 172, Subpart F.)		insport t	hose hazardo	ous materials?		□ YES	□ №
						,		



SECTION 5 FINANCIAL FITNESS
Attached as Exhibit D is a full and complete statement giving detailed information about the applicant's financial condition including (Check only one box)
If Applicant is an individual, Exhibit D must include: (1) a full and complete balance sheet showing all assets and liabilities of the individual for the last two (2) years; (2) if the individual has been self-employed as a sole proprietor, then Exhibit D must also include the individual's income and expense statements for the past two (2) years on all businesses owned.
If Applicant is a partnership, Exhibit D must include: (1) complete balance sheets and income and expense statements for the last two (2) years; (2) a pro forma balance sheet of the partnership, reflecting those assets and liabilities to be acquired toward providing service under the requested operating authority. If Applicant does not intend to acquire any additional assets or liabilities in order to provide the proposed service, Applicant must check the appropriate box on the Exhibit D, page 1, in lieu of the proforma balance sheet. For each partner, a balance sheet for the last year must also be submitted.
If Applicant is a corporation or limited liability company, Exhibit D must include: (1) complete balance sheets and income and expense statements (relating to the Applicant only) for the last two (2) years; (2) a pro forma balance sheet of the Applicant, reflecting those assets and liabilities to be acquired toward providing service under the requested operating authority. If Applicant does not intend to acquire any additional assets or liabilities in order to provide the proposed service, Applicant must check the appropriate box on the Exhibit D, page 1, in lieu of the pro forma balance sheet. The financial information required must be that of the Applicant business entity only, and shall not contain financial information as to related companies or affiliates. The Applicant may, in addition to the required financial information, submit separate financial or pertinent statements on related companies or affiliates which it desires the Division of Transportation to consider in evaluating the Applicant's financial fitness.
SECTION 6 RATES (Common Carriers only)
A. If household goods authority is requested the Applicant will file, after approval of the application by the Administrative Law Judge, a statement of rates in proper tariff form, which adopts rates within the maximum and minimum rates prescribed by the Division.
B. If passenger authority is requested, the statement of rates for the transportation of passengers is attached as Exhibit G and will be finalized in proper tariff form if the authority is granted.
C. If a transfer of authority is requested, Applicant (Transferee) hereby adopts the rates presently being charged by the Transferor which shall be finalized in proper tariff form if the application is granted.
SECTION 7 CONTRACTS (Contract Carriers only)
Attached hereto as Exhibit G is a copy of the contract between the Applicant and shipper (or the assignment to Applicant (Transferee) of the existing contract between Transferor and shipper), which states the specific obligations of each party, and which includes (check ONLY one box)
a statement of rates to be charged under the contract; or
a provision which incorporates by reference a separate schedule of rates; and
(check ONLY one box)
the date of expiration of the contract; or
a statement that the contract is continuing subject to cancellation after thirty-day's notice in writing by a party to the other party and this Division.
SECTION 8 HEARING
(This section must be completed on all applications EXCEPT applications for the transportation of PASSENGERS IN CHARTER SERVICE.)
Applicant will present approximately witnesses. The presentation of applicant's case will take approximately hours.
M/) A19-2086 (ID-95) 6



4 CSR 265-2—DEPARTMENT OF ECONOMIC DEVELOPMENT

SECTION 9 TRANSFEROR'S STATEMENT	
(TO BE COMPLETED ONLY WHEN TRANSFERRING AN INTRASTATE CERTIFICATE/PERMIT WHICH AUTHORIZES THE TRANSPORTATION OF HOUSEHOLD GOODS OR PASSENGERS.) The undersigned individual(s) is/are authorized to state on behalf of the Transferor,	
TRANSFEROR'S NAME (AS SHOWN ON THE CERTIFICATE/PERMIT)	TRANSFEROR'S MO T-NUMBER
That the Transferor and Transferee (Applicant) identified above have agreed to the proposed sale, transfer or assignment of the Transferor's certificate and permit authorizing the transportation of property or passengers as a common carrier and/or contract carrier in Missouri intrastate commerce, as described in this Application, and request the approval of the Division for this transfer. The transfer shall become effective upon this Division's approval of the proposed transfer, unless otherwise provided in the written transfer agreement. (PLEASE CHECK ONE BOX)	
There is no written transfer agreement between Transferor and Transferee.	
The transfer is to be completed in accordance with the written transfer agreement, a copy of which is attached as Exhibit F. Transferor also intends to transfer: (check all that apply and see instruction sheet)	
☐ ICC Interstate Registration ☐ Statewide Intrastate Certificate/Permit to transport all	
Exempt Interstate Permit property except household goods.	
VERIFICATION BY TRANSFEROR	
I DECLARE UNDER PENALTY OF PERJURY under the laws of the State of Missouri and the United States of America that the statements in this section are true and correct and I am authorized to sign this application on behalf of the transferor. (If signing for the transferor in a representative capacity, please see instruction sheet.)	
TRANSFEROR NAME(S) (PRINTED)	DATE
TRANSFEROR SIGNATURE(S)	TITLE(S)
MAILING ADDRESS	DAYTIME (8am - 5pm) TELEPHONE NUMBER
CITY, STATE, ZIP CODE	<u> </u>
SECTION 10 TRANSFEROR'S ATTORNEY (MUST BE LICENSED IN MISSOURI)	
(REQUIRED IF TRANSFEROR IS A CORPORATION OR LLC)	TELEPHONE NUMBER
ALIUMET S NAME (FRINTEU)	
SIGNATURE OF ATTORNEY	MO BAR NUMBÉR
ATTORNEY ADDRESS	
SECTION 11 APPLICANT'S AUTHORIZATION AND CONSENT TO INVESTIGATION:	
The Applicant, by causing this Application to be received by the Missouri Division of Transportation, authorizes and consents on behalf of itself and its affiliates (including entities under common control or otherwise related to Applicant, and all their agents, employees, drivers, lessors and lessees of motor vehicles, and insurance providers) to be thoroughly investigated by the Missouri Division of Transportation (including its authorized employees, agents, and cooperating law enforcement personnel), in relation to their safety fitness and insurance coverage with respect to motor vehicles and drivers, any statements made by them or on their behalf in relation to this Application, and their compliance with federal, state and local laws, regulations and orders relating to the operation, maintenance, repair, insurance, licensing and registration or identification of motor vehicles and drivers; and consent to inspections and searches by the Division of their vehicles, equipment, terminals, offices and other premises owned, used or occupied by them, and all their records and documents relevant to this Application and investigation whether within or outside Missouri. This authorization and consent shall become effective when the Division receives this Application, and shall expire when all related administrative and judicial proceedings are finally determined. Applicant's revocation of this authorization and consent, or the failure or refusal by the Applicant or its affiliates to comply with its terms at any time before it expires, shalf be sufficient cause for the immediate dismissal or denial of the Application.	
I DECLARE UNDER PENALTY OF PERJURY under the laws of the State of Missouri and the United States of America that the	
foregoing is true and correct and I am authorized to sign this application on behalf of the applicant. (If signing for the applicant in a representative capacity, please see instruction sheet.)	
APPLICANT(S) NAME (PRINTED)	DATE
APPLICANT SIGNATURE(S)	TITLE
•	
SECTION 13 APPLICANT'S ATTORNEY (MUST BE LICENSED IN MISSOUR!)	
(REQUIRED IF APPLICANT IS A CORPORATION OR LLC)	TELEPHONE NUMBER
ATTORNEY'S NAME (PRINTED)	
SIGNATURE OF ATTORNEY	MO BAR NUMBER
ATTORNEY ADDRESS	
MO 419-2086 (10-95) 7	