LEGISLATIVE BILL 309

Approved by the Governor April 18, 1983

Introduced by Barrett, 39

AN ACT to amend section 75-308, Reissue Revised Statutes of Nebraska, 1943, relating to motor carriers; to provide exceptions to tariff provisions; and to repeal the original section.

Be it enacted by the people of the State of Nebraska,

Section 1. That section 75-308, Reissue Revised Statutes of Nebraska, 1943, be amended, to read as follows:

75-308. It shall be unlawful for any motor carrier to engage in the transportation of passengers or property in intrastate commerce unless such motor carrier has filed, published, and kept open for inspection its tariff schedule as provided in section 75-124, in the manner prescribed by the commission pursuant to said section. No motor carrier shall engage in the transportation of property in intrastate commerce unless it has obtained a copy of the most current applicable tariff or a tariff prepared by a tariff publishing bureau or an individual, conforming with the prescribed rates and charges, and rules and regulations as established by the commission. The provisions of this section shall not apply to a carrier engaged in the transportation of sand, dravel, slaq stone, limestone, crushed stone, cinders, calcium chloride, bituminous or concrete paving mixtures, blacktop, ready mix concrete, diri, or fill material to or from a construction site, a construction plant site, or a material production site, a construction plant site, are being transported in dump trucks or quain trailers.

Sec. 2. That original section 75-308, Reissue Revised Statutes of Nebraska, 1943, is repealed.