

CHAPTER 282—H. F. No. 510

An act relating to the operation of certain motor vehicles; amending Minnesota Statutes 1949, Section 221.42.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1949, Section 221.42, is amended to read:

221.42 Certain vehicles not to operate near cities. It is unlawful, without specific permission, for any person to operate a commercial truck, tractor, truck tractor, trailer, or semi-trailer on the highways of this state within 35 miles, measured by the most direct highway route, from any city of the first class between the hours of 9:00 a.m. and 12:00 midnight on Sundays and legal holidays, from Decoration Day, May 30, to the second Sunday in September, both inclusive, of each year; provided, that there shall be excepted from the provisions of sections 221.40 to 221.46 the following:

(1) *Farm trucks* as defined in section 168.011, subdivision 17;

(2) Commercial motor vehicles of a manufacturer's rated capacity of one ton or less;

(3) Motor vehicles when used for the transportation of livestock on Sundays and holidays, whether operating with or without loads;

(4) Motor vehicles when used for the transportation of newspapers, non-intoxicating beverages, ice-cream and ice-cream flavors and cones and all dairy products, poultry and poultry products and which shall include containers therefor, ice and fresh bakery goods, and other perishable products, whether operating with or without loads; emergency vehicles of public utilities used incidental to making repairs to its plant or equipment; vehicles used exclusively in highway construction; and vehicles used exclusively as service or repair cars going to or from *any* place rendering aid and assistance to the disabled motor vehicles;

(5) Motor vehicles operating wholly within the corporate limits of cities and villages or between incorporated cities or villages whose boundaries are coincidental.

Approved April 10, 1953.
