#### SUBSTITUTE FOR

## HOUSE BILL NO. 5714

A bill to amend 1933 PA 254, entitled "The motor carrier act," by amending the title, sections 1, 2, 3, and 4 of article I, the heading and sections 1, 3, 5, 8, 9, 10, 13, and 14 of article II, the heading and sections 1, 2, 4, 5, 6, 9, 11, and 12 of article III, sections 1 and 2 of article IV, sections 2, 5, 6, 6a, 6b, 7, 8, 9, 10, 10a, 11, 14, 14a, and 18 of article V, and section 2 of article VI (MCL 475.1, 475.2, 475.3, 475.4, 476.1, 476.3, 476.5, 476.8, 476.9, 476.10, 476.13, 476.14, 477.1, 477.2, 477.4, 477.5,

477.6, 477.9, 477.11, 477.12, 478.1, 478.2, 479.2, 479.5, 479.6, 479.6a, 479.6b, 479.7, 479.8, 479.9, 479.10, 479.10a, 479.11, 479.14, 479.14a, 479.18, and 479.42), the title, section 1 of article I, section 2 of article IV, and sections 8, 9, and 10 of article V as amended by 2008 PA 584, sections 2, 3, and 4 of

article I, section 3 of article II, sections 2 and 4 of article III, and sections 6a, 6b, 10a, 14, and 14a of article V as amended and section 2 of article VI as added by 1993 PA 352, sections 1, 8, 9, 13, and 14 of article II, sections 1, 5, 9, 11, and 12 of article III, section 1 of article IV, and section 6 of article V as amended by 1982 PA 399, sections 5 and 10 of article II and section 6 of article III as amended and section 7 of article V as added by 2007 PA 33, section 2 of article V as amended by 2011 PA 111, section 11 of article V as amended by 1994 PA 176, and section 18 of article V as amended by 2000 PA 96, and by adding sections 4a, 7, 7a, 7b, and 9a to article III; and to repeal acts and parts of acts.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

### TITLE

2 An act to promote safety upon and conserve the use of public highways of the THIS state; to provide for the supervision, 3 4 regulation, and control of the use of such highways by all motor 5 vehicles operated by carriers of property for hire upon or over 6 such highways; to preserve, foster, and regulate transportation and 7 permit the coordination of motor vehicle transportation facilities; 8 to provide for the supervision, regulation, and control of the use 9 of such highways by all motor vehicles for hire for such purposes; 10 to classify and regulate carriers of property by motor vehicles for 11 hire upon such public highways for such purposes; to give the 12 Michigan Public Service Commission PUBLIC SERVICE COMMISSION 13 jurisdiction and authority to prevent evasion of this act through 14 any device or arrangement; to insure adequate transportation

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1 service; to give the commission jurisdiction and authority to fix, 2 alter, regulate, and determine rates, fares, charges, classifications, and practices of common motor carriers OF 3 4 HOUSEHOLD GOODS for such purposes; to give the commission 5 jurisdiction and authority to require registration, conduct audits, and assess fees for motor carriers for unified carrier registration 6 ; to require filing with the commission of rates, fares, and 7 charges of contract carriers and to authorize the commission to 8 9 prescribe minimum rates, fares, and charges, and to require the 10 observance thereof; to prevent unjust discrimination; to prescribe 11 the powers and duties of said THE PUBLIC SERVICE commission; with 12 reference thereto; to provide for appeals from the orders of such 13 THE commission; to confer jurisdiction upon the circuit court for 14 the county of Ingham for such appeals; to provide for the levy and collection of certain privilege fees and taxes for such MOTOR 15 16 carriers for such purposes and the disposition of such THOSE fees 17 and taxes; and to provide for the enforcement of this act; and to prescribe penalties for its violations. 18

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# ARTICLE I

# GENERAL DEFINITIONS AND PURPOSE

Sec. 1. The words and phrases AS used in this act: shall be construed as follows, unless the context shall otherwise require: (a) "Motor vehicle" means any AN automobile, truck, trailer, semitrailer, truck tractor, road tractor, or any A self-propelled or motor or mechanically driven vehicle, or any A vehicle in anywise attached to, connected with, or drawn by any A selfpropelled or motor or mechanically driven vehicle, used upon any A

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public highway of this state. for the purpose of transporting 1 2 property.

(b) "Public highway" means any A public highway, road, street, 3 4 avenue, alley, or thoroughfare of any kind, or  $\frac{1}{2}$  bridge, 5 tunnel, or subway used by the public.

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(c) "Commission" means the Michigan public service commission.

(d) "Person" means any AN individual, partnership,

association, or corporation, and their lessees, trustees, or 8 9 receivers appointed by any A court.

(e) "For hire" means for remuneration or reward of any kind, 10 11 paid or promised, either directly or indirectly.

(f) "Motor common carrier of property" means any person who 13 holds himself or herself out to the public as being engaged in the 14 business of a for hire common carrier as at the common law, either 15 directly or through any device or arrangement, including but not 16 limited to those who operate over fixed routes or within 1 mile of 17 a fixed route or between fixed termini, in the transportation by motor vehicle from place to place upon or over the highways of this 18 19 state, the property, or any property, or any class of property of 20 others who may choose to employ the person. "MOTOR CARRIER OF GENERAL COMMODITIES" MEANS A PERSON THAT IS AN AUTHORIZED FOR-HIRE 21 MOTOR CARRIER, EITHER DIRECTLY OR THROUGH ANY DEVICE OR 22 23 ARRANGEMENT, OF PROPERTY OTHER THAN HOUSEHOLD GOODS UPON OR OVER A 24 PUBLIC HIGHWAY. 25 (g) "The public" means that THE part or portion of the general

public which the THAT A motor carrier is ready, able, willing, and 26 27 equipped to serve.

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1 (h) "Motor contract carrier of property" means any person 2 providing motor vehicle transportation upon the highways of this state for a series of shipments under continuing agreement of not 3 less than 1 year with a person which agreement provides for the 4 assignment of motor vehicles exclusively for each such person while 5 the vehicle is in the service of such person and which agreement is 6 designed to meet the distinct needs of each such person. Lower 7 rates, in and of themselves, shall not constitute a distinct need. 8 9 A motor contract carrier that possesses a motor common carrier certificate of authority of that class set forth at section 5(6)(a) 10 11 of article II may commingle authorized contract carrier shipments 12 while providing common carrier service over fixed routes, without 13 assigning any vehicle exclusively for the person or persons for 14 whom contract service is provided. A motor contract carrier authorized to transport packages or articles weighing 70 pounds or 15 less for 1 or more contract shippers may commingle such authorized 16 packages or articles weighing 70 pounds or less in the same vehicle 17 with commodities transported as a common or contract carrier, 18 19 without assigning any vehicle exclusively for the person or persons for whom contract service is provided. A motor contract carrier 20 21 authorized to transport coin, currency, or food stamps for 1 or 22 more contract shippers, may commingle such authorized coin, currency, or food stamps in the same vehicle with commodities 23 24 transported as a common or a contract carrier, without assigning 25 any vehicle exclusively for the person for whom contract service is provided. "MOTOR CARRIER OF HOUSEHOLD GOODS" MEANS A PERSON THAT, 26 27 EITHER DIRECTLY OR THROUGH ANY DEVICE OR ARRANGEMENT, PACKS, LOADS,

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UNLOADS, OR TRANSPORTS HOUSEHOLD GOODS UPON OR OVER A PUBLIC
 HIGHWAY FOR THE GENERAL PUBLIC IN EXCHANGE FOR PAYMENT.

(i) "Motor carrier" means both A motor common carriers CARRIER
of property and GENERAL COMMODITIES OR A motor contract carriers
CARRIER of property. Motor carrier does not include any person
engaged in the transportation of property by motor vehicle upon
public highways where the transportation is incidental to, or in
furtherance of, any commercial enterprise of the person, other than
transportation.HOUSEHOLD GOODS.

10 (j) "Certificate of authority" means a certificate issued 11 UNDER THIS ACT to a motor common carrier authorizing a 12 transportation service. that serves a useful public purpose 13 responsive to a public demand or need, which certificate is issued 14 under the terms of this act.

15 (k) "Permit" means the permit issued to motor contract

16 carriers under the terms of this act.

17 (K) (*l*)—"Through any device or arrangement" means any and all 18 methods, means, agreements, circumstances, operations, or 19 subterfuges under which any A person undertakes for hire to 20 conduct, direct, control, or otherwise perform the transportation 21 by motor vehicle of property upon the public highways of this 22 state.

23 (m) "Modified procedure" means that administrative procedure
24 by which the commission may consider evidence and testimony
25 submitted in the form of verified statements in motor carrier
26 matters without the necessity for an oral hearing. The commission
27 may delegate decision-making authority to an employee of the

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1 commission staff, so that decisions in modified procedure may be

2 issued under the signature of the employee without a formal

3 commission order.

4 (n) "Occasional accommodative service" means service limited
5 to operations conducted by persons not regularly engaged in the
6 transportation business of a motor common carrier or a motor
7 contract carrier.

8 (o) "Useful public purpose" means a purpose for which an

9 applicant can provide adequate, economic, safe, effective,

10 competitive, and equitable motor carrier service to satisfy a

11 demonstrated public need.

(*l*) (*p*)—"Fit", as applied to a proposed motor carrier service,
means safe, suitable, and financially responsible as determined by
the commission.

15 (M) (q) "General rate" means a rate applicable to 2 or more 16 motor carriers which rate THAT is filed pursuant to UNDER section 17 6b of article V.

18 (N) (r)—"Base rate, fare, or charge" means that THE
19 nondiscounted rate, fare, or charge specified in a carrier's rate
20 schedule on file with the commission.

(O) (s) "Predatory rate" means a rate that is EITHER below its
fully allocated costs OR IN EXCESS OF REASONABLE INDUSTRY
STANDARDS. As used in this subdivision, "fully allocated costs"
means total costs, including variable costs, plus an allocation of
fixed costs.

(P) (t) "Household goods" means personal effects and property
 used or to be used in a dwelling when a part of the equipment or

supply of that dwelling. Household goods do not include property moving from a factory or store, except such UNLESS THE property as WAS PURCHASED BY the householder has purchased with intent to use THE PROPERTY in his or her dwelling, and that THE PROPERTY is transported at the request of the householder, AND THE HOUSEHOLDER PAYS the carrier's transportation charges for which are paid by that householder.EITHER DIRECTLY OR INDIRECTLY.

8 (Q) "GENERAL COMMODITY" MEANS ANY PROPERTY OTHER THAN
9 HOUSEHOLD GOODS, HAZARDOUS MATERIALS, OR PASSENGERS.

10 (R) (u) "Local move" means a household goods shipment of 40 11 miles or less, from point of origin to point of destination, as 12 determined by actual miles traveled by the motor carrier and 13 verifiable by odometer reading or mileage guide in general public 14 use.

15 (S) (v) "Intrastate-only motor carrier of property" means a
16 motor carrier of property that is not a UCR motor carrier.

17 (T) (w) "Intrastate motor vehicle" means a motor vehicle that
18 is operated by 1 of the following:

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(*i*) An intrastate-only motor carrier of property.

20 (ii) A motor carrier that uses the motor vehicle to transport21 household goods on an intrastate basis.

22 (U) (x) "UCR motor carrier" means a person that is required to 23 pay fees and file information under section 4305-14504A of the 24 federal unified carrier registration act of 2005, 49 USC 14504a.

25 (V) (y) "Unified carrier registration agreement" means the 26 interstate agreement developed under the unified carrier 27 registration plan governing the collection and distribution of

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registration and financial responsibility information provided and
 fees paid by UCR motor carriers, motor private carriers, brokers,
 freight forwarders, and leasing companies under section 4305-14504A
 of the federal unified carrier registration act of 2005, 49 USC
 14504a.

6 (W) (z)—"Unified carrier registration plan" means the
7 organization of state, federal, and industry representatives
8 responsible for developing, implementing, and administering the
9 unified carrier registration agreement under section 4305-14504A of
10 the federal unified carrier registration act of 2005, 49 USC
11 14504a.

12 (X) (aa) "Broker" means that term as defined in 49 USC 13102.
 13 (Y) (bb) "Freight forwarder" means that term as defined in 49
 14 USC 13102.

15 (Z) (cc) "Motor private carrier" means that term as defined in
16 49 USC 13102.

17 (AA) (dd)—"Commercial motor vehicle" means that term as
18 defined in 49 USC 14504a.

19 (BB) (ee) "Leasing company" means that term as defined in 49
20 USC 14504a.

21 (CC) "EMERGENCY" MEANS THAT TERM AS DEFINED IN 49 CFR 22 390.5(1).

Sec. 2. It is hereby declared to be the purpose and policy of the legislature in enacting this law to confer upon the commission the power and authority and to make it its duty to supervise and regulate the transportation of property by motor vehicle for hire upon and over the public highways of this state in all matters

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whether specifically mentioned herein or not, so as to DO ALL OF

2 THE FOLLOWING: 3 (a) Relieve all future undue burdens and congestion on the highways arising by reason of the use of the highways by motor 4 vehicles operated by motor carriers; (b) protect and conserve the 5 6 highways and protect PROTECT the safety and welfare of the 7 traveling and shipping public in their use of the highways. ; (c) 8 promote (B) **PROMOTE** competitive and efficient transportation services. 9 10 ; (d) meet 11 (C) MEET the needs of motor carriers, shippers, receivers, and 12 consumers. ; (e) allow (D) ALLOW a variety of quality, price, and service options to 13 meet changing market demands and the diverse requirements of the 14 15 shipping public. ; (f) allow 16 (E) ALLOW the most productive use of equipment and energy 17 resources. ; (g) provide 18 (F) **PROVIDE** the opportunity for efficient and well-managed 19 motor carriers to earn adequate profits and attract capital. ; (h) 20 promote 21 (G) **PROMOTE** intermodal transportation. ; (i) prevent 22 (H) **PREVENT** unjust discrimination. ; (j) promote 23 (I) **PROMOTE** greater participation by minorities in the motor 24 carrier system. ; (k) provide (J) **PROVIDE** and maintain service to small communities and 25 small shippers. ; (1) prevent 26 27 (K) PREVENT evasion of this act through any device or

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1 arrangement. ; (m) promote

2 (1) PROMOTE entrepreneurship in the motor carrier industry by
3 allowing greater contract carrier economic and entry flexibility. +
4 and (n) promote

5 (M) PROMOTE the use of jointly considered and initiated rates,
6 classifications, divisions, allowances, charges, or rules of motor
7 carriers under commission approved agreements.

8 Sec. 3. (1) To enable the provisions of service for which 9 there is an immediate and urgent need to a point or points or 10 within a territory having no motor common carrier service capable of meeting that need, the THE commission may, IN ITS DISCRETION AND 11 12 upon a proper application , in its discretion THAT INCLUDES A SPECIFIC DEFINITION OF THE AUTHORITY SOUGHT, and without hearings 13 14 or other proceedings, grant temporary authority for that service by a motor common carrier by motor vehicle. THE COMMISSION MAY GRANT 15 TEMPORARY AUTHORITY UNLESS A SAFETY OR FITNESS-RELATED ISSUE 16 17 EXISTS. The temporary authority, unless suspended or revoked for 18 good cause, shall be valid until the commission has made a 19 determination to grant or deny permanent authority. If after 20 hearing permanent authority is granted, then corresponding 21 temporary authority may be continued until the permanent authority becomes effective. FOR NOT MORE THAN 60 DAYS AFTER THE DATE OF 22 23 **ISSUANCE.** The grant of temporary authority does not create a presumption that THE COMMISSION WILL GRANT corresponding permanent 24 25 authority. will be granted thereafter.

26 (2) The commission may, upon a proper application which shall
 27 include specific definition of permit sought, in its discretion and

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without hearings or other proceedings, grant a temporary permit for 1 2 that service by a motor contract carrier by motor vehicle. A temporary permit shall be granted, at the request of an applicant, 3 4 in all cases, except when a safety or fitness related protest has been filed, which protest must include specific allegations 5 necessary to state a prima facie case and reasonably inform the 6 commission and the applicant of the nature of the allegations, with 7 specific reference to the section or sections of all related 8 statutes, rules, orders, and tariffs. The temporary permit, unless 9 suspended or revoked for good cause, shall be valid until the 10 11 commission has made a decision to grant or deny a permanent permit. 12 The grant of a temporary permit creates no presumption that a corresponding permanent permit will be granted thereafter. 13 14 - (3) Pending the determination of an application filed with the commission for approval of a consolidation or merger of the 15 properties of 2 or more motor carriers, the commission may, in its 16 discretion and without hearing or other proceedings, grant 17 18 temporary approval, for a period not exceeding 60 days, of the 19 operation of the motor carrier properties sought to be acquired by the person proposing in the pending application to acquire the 20 21 properties, if it appears that failure to grant the temporary approval may result in destruction of or injury to the motor 22 carrier properties sought to be acquired, or to interfere 23 24 substantially with their future usefulness in the performance of 25 adequate and continuous service to the public. 26

26 (2) (4) Transportation service rendered under A temporary
 27 authority shall be IS subject to all applicable provisions of this

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1 act and to the rules of the commission.

Sec. 4. (1) This section applies to all matters before the
commission for which the commission has jurisdiction under article
II, III, or V.

5 (2) The commission or an employee to whom has been delegated
6 WITH the authority to make an initial decision in a matter related
7 to a motor carrier SHALL DO ALL OF THE FOLLOWING:

8 (a) Shall, in any IN A case in which an oral hearing is held,
9 complete all evidentiary proceedings related to the matter not
10 later than 180 days following institution of the proceeding, shall
11 issue in writing the proposal for decision not later than 270 days
12 following institution of the proceeding, and shall issue in writing
13 the final decision not later than 300 days following institution of
14 the proceeding.

(b) Shall, in the case of IN all other proceedings subject to this section, issue in writing the proposal for decision not later than 120 days following institution of the proceeding , and shall issue in writing the final decision not later than 180 days following institution of the proceeding.

(3) In extraordinary circumstances the commission may extend a
time period established by this section. However, the total of all
extensions with respect to any matter subject to this section shall
not exceed 90 days.

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#### ARTICLE II

### MOTOR CARRIERS OF GENERAL COMMODITIES

26 Sec. 1. A motor common carrier of property GENERAL COMMODITIES
27 shall not operate any motor vehicle for the IN FOR-HIRE

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transportation of property for hire on any public highway in this 1 2 state except in accordance with the provisions of this act. A motor common carrier of property GENERAL COMMODITIES shall not operate 3 4 upon any public highway without first having obtained A CERTIFICATE **OF AUTHORITY** from the commission. a certificate of authority. 5 Sec. 3. (1) An application for a certificate of authority 6 shall be in writing, verified by affidavit, ON A FORM PRESCRIBED BY 7 THE COMMISSION AND SIGNED BY THE OWNER OR AN OFFICER OF THE 8 9 APPLICANT, stating the experience of the applicant as a motor 10 carrier, if any, the ownership and condition of the equipment and 11 physical property of the applicant proposed to be used, that the 12 vehicles of the applicant have passed an inspection within the 13 immediately preceding 12 months pursuant to the requirements of UNDER the motor carrier safety act OF 1963, Act No. 181 of the 14 15 Public Acts of 1963, being sections 480.11 to 480.21 of the Michigan Compiled Laws, and 49 C.F.R. part 396, the support by 16 shippers or receivers for the proposed service, the relation of the 17 proposed service to the required public purpose to be served, 1963 18 PA 181, MCL 480.11 TO 480.25, and shall contain other information 19 20 as the commission requires. The commission may request supplemental 21 information from an applicant regarding accident records and 22 citations issued to the applicant or drivers of the applicant 23 within the immediately preceding 12 months when that information is 24 considered necessary to make findings regarding the fitness of the 25 applicant. Each application shall be accompanied by the required 26 fees, proof of insurance before operations are commenced, and all 27 other things required by law and the rules of the commission.

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(2) THE COMMISSION MAY REJECT, DISMISS, OR DENY AN APPLICATION
 IF THE APPLICANT FAILS TO COMPLY WITH INSTRUCTIONS ON THE
 APPLICATION FORM DESCRIBED IN SUBSECTION (1).

Sec. 5. (1) Except as provided in this section, the commission
shall issue a certificate of authority to an applicant authorizing
that it TO provide transportation subject to the jurisdiction of
the commission under this article as a motor common carrier of
property GENERAL COMMODITIES if the commission finds all of the
following:

(a) The character and condition of the vehicles proposed to be
operated by the applicant is such that they may be operated safely
upon the public highways.

13 (b) That the THE applicant is fit, willing, and able to 14 provide the transportation to be authorized by the certificate and 15 to comply with this act and rules and regulations of the 16 commission.

17 (c) On the basis of evidence presented, that the service
18 proposed will serve a useful public purpose.

(C) (d) That the THE service proposed is consistent with the
 transportation policy set forth in section 2 of article I.

(D) THE APPLICANT HAS THE REQUIRED INSURANCE IN PLACE TOINSURE THE PROTECTION OF THE PUBLIC.

23 (2) In making a finding under subsection (1), the commission

24 shall consider and, to the extent applicable, make findings on at

25 least all of the following:

26 (a) The transportation policy set forth in section 2 of

27 article I.

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(c) Whether the applicant is fit, willing, and able to provide

(b) The character of the bond or insurance proposed to be

service commensurate with the extent of the certificate sought.

given to insure the protection of the public.

(3) A motor carrier may not protest an application to provide 5 transportation filed under this section unless all of the following 6 requirements are met: 7 (a) The protest is filed with the commission not later than 20 8 days following publication of the notice of the filing of the 9 application in the biweekly bulletin. 10 11 (b) The motor carrier possesses a certificate of authority or 12 permit authorizing it to handle, in whole or in part, the traffic 13 for which an application is made. (c) The motor carrier is willing and able to provide service 14 15 that meets the reasonable needs of the shippers involved. (d) The motor carrier has performed service within the scope 16 17 of the application during the previous 12-month period. (4) The commission may grant leave to intervene to a person 18 19 other than a motor carrier or an applicant for a certificate of 20 authority or permit upon a showing of other interests that are 21 consistent with the transportation policy set forth in section 2 of article I. A petition to intervene shall not be granted unless 22 23 filed with the commission not later than 20 days following 24 publication of the notice of the filing of the application in the 25 biweekly bulletin except for good cause shown. 26 (5) Any motor carrier having timely filed a protest or any 27 intervenor having timely filed a petition to intervene may

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participate in person or by counsel, cross-examine witnesses, and

offer testimony in support of, or in opposition to, the grant of a

(6) Certificates of authority issued to motor common carriers

(a) Certificates issued to motor carriers as may be operating

over fixed routes or within 1 mile of a fixed route or between

fixed termini. 8 (b) Certificates issued to motor carriers providing a 9 transportation service within an 8-mile radius of a city having a 10 11 population of 500,000 or more and including each city or village, a 12 part of which is located within the 8-mile radius. 13 (c) Certificates issued to all other motor common carriers of 14 property. (7) The burden of proof shall be on the protestant to meet the 15 16 requirement of subsection (2)(c). Sec. 8. A person, whether motor carrier, shipper, BROKER, or 17

of property under this act shall be of 3 classes:

consignee, or any officer, employee, agent, or representative of a 18 19 motor carrier, shipper, BROKER, or consignee, who THAT OPERATES 20 WITHOUT THE AUTHORITY REQUIRED UNDER THIS ACT, ADVERTISES ITS 21 SERVICES WITHOUT FIRST OBTAINING THE AUTHORITY REQUIRED UNDER THIS 22 ACT, ACTS AS A BROKER OF HOUSEHOLD GOODS, OR THAT knowingly offers, grants, or gives, or solicits, accepts, or receives any rebate, 23 24 concession, or discrimination in violation of this act, or who, 25 THAT, by means of any false statement or representation, or by the use of any false or fictitious bill, bill of lading, receipt, 26 27 voucher, roll, account, claim, certificate, affidavit, deposition,

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certificate of authority.

lease, or bill of sale, or by any other means or device, knowingly 1 and wilfully WILLFULLY assists, suffers, or permits a person to 2 obtain transportation of property subject to this article, for less 3 than the applicable rate, fare, or charge, or who THAT knowingly 4 and wilfully, WILLFULLY, by any means, fraudulently seeks to evade 5 or defeat rules as promulgated under this act for motor common 6 carriers **OF GENERAL COMMODITIES**, is guilty of a misdemeanor  $\tau$ 7 punishable by a fine of not more than \$500.00, \$1,000.00 or 8 imprisonment for not more than 6 months, or both. 9

Sec. 9. If a motor common carrier OF GENERAL COMMODITIES does, 10 11 or causes, or permits to be done any act or thing in this act 12 prohibited or declared to be unlawful, or omits to do any act or thing required to be done by the motor common carrier OF GENERAL 13 14 COMMODITIES under this act or under any lawful order made by the commission, the motor common carrier OF GENERAL COMMODITIES is 15 liable to the person , firm, or corporation injured to the extent 16 17 of the actual amount of damages sustained in consequence of the 18 violation. A recovery as provided in UNDER this section shall DOES 19 not affect a recovery by the THIS state of the penalty prescribed 20 for the violation.

Sec. 10. (1)—The commission shall supervise and regulate all motor common—carriers of property GENERAL COMMODITIES and regulate and determine reasonable and sufficient rates, fares, charges, and classifications; regulate—the facilities, accounts, service , and safety of operations of each motor common—carrier OF GENERAL COMMODITIES. To insure adequate transportation service to the territory traversed by the motor common carriers, the commission

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1 may require the coordination of the service and schedules of

2 competing motor common carriers; require THE COMMISSION MAY DO ANY 3 OF THE FOLLOWING:

4 (A) REQUIRE the filing of annual and other reports, tariffs,
5 schedules, and other data by the motor common carriers OF GENERAL
6 COMMODITIES where that information is considered by the commission
7 to be necessary for the administration or enforcement, or both, of
8 this act. ; supervise

9 (B) SUPERVISE and regulate motor common carriers OF GENERAL
10 COMMODITIES in all matters affecting the relation between the motor
11 carriers - and the public and between motor carriers. - and

12 promulgate

13 (C) PROMULGATE rules for the purpose of promoting TO PROMOTE 14 safety upon the highways and the conservation of their use AND to the end ENSURE that the provisions of this act may be ARE fully and 15 completely carried out. The commission, by general order or 16 17 otherwise, shall MAY promulgate rules in conformity with this act applicable to all motor common-carriers OF GENERAL COMMODITIES, and 18 19 to do all things necessary to carry out and enforce this act. (2) In the exercise of its jurisdiction under subsection (1), 20 21 the commission shall not regulate and determine reasonable and sufficient rates, fares, charges, and classifications, or require 22 the filing of tariffs and schedules, for local moves of household 23 24 qoods. 25 Sec. 13. A motor common carrier OF GENERAL COMMODITIES

26 authorized by this act to operate shall not abandon or discontinue 27 any service established under this act without an order of the

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commission. A MOTOR CARRIER OF GENERAL COMMODITIES SHALL PROVIDE
 WRITTEN NOTICE OF DISCONTINUANCE TO THE COMMISSION IN ACCORDANCE
 WITH THE RULES OF THE COMMISSION. A certificate OF AUTHORITY under
 which service is discontinued for more than 30 days without the
 previous order of this THE commission authorizing the
 discontinuance may be revoked after notice. and hearing.
 Sec. 14. In case of emergency or unusual temporary demands for

8 transportation, the fees for additional motor propelled or drawn 9 vehicles for limited periods and the circumstances and regulations 10 under which they may be permitted to be operated, used, or employed 11 by any motor common carrier shall be prescribed and fixed by 12 general rule or temporary order of the commission, any provisions 13 of this act to the contrary notwithstanding.

(1) THE COMMISSION MAY ISSUE AN EMERGENCY TEMPORARY MOTOR 14 CARRIER AUTHORITY VALID FOR A TIME PERIOD SPECIFIED BY THE 15 COMMISSION BUT NOT TO EXCEED 60 DAYS TO AUTHORIZE TRANSPORTATION 16 SERVICE FOR WHICH THERE IS AN ACTUAL AND IMMEDIATE EMERGENCY. A 17 MOTOR CARRIER OF GENERAL COMMODITIES MAY APPLY FOR AN EMERGENCY 18 19 TEMPORARY MOTOR CARRIER AUTHORITY UNDER THIS SECTION, WITHOUT 20 PAYING A FILING FEE, IN PERSON, IN WRITING, BY TELEPHONE, OR BY 21 ELECTRONIC MAIL.

(2) THE COMMISSION MAY REVOKE AN EMERGENCY TEMPORARY MOTOR
CARRIER AUTHORITY ISSUED UNDER SUBSECTION (1) IF THE TRANSPORTATION
SERVICE IS NO LONGER NECESSARY OR FOR OTHER GOOD CAUSE.

25 (3) A GRANT OF EMERGENCY TEMPORARY MOTOR CARRIER AUTHORITY
26 DOES NOT CREATE A PRESUMPTION THAT THE COMMISSION WILL GRANT
27 PERMANENT AUTHORITY TO A MOTOR CARRIER OF GENERAL COMMODITIES.

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1	ARTICLE III
2	MOTOR CARRIERS OF HOUSEHOLD GOODS
3	Sec. 1. A motor <del>contract</del> carrier of <del>property <b>HOUSEHOLD GOODS</b></del>
4	shall not operate any motor vehicle for the transportation of
5	property for hire on any public highway in this state $ au$ except in
6	accordance with this act. A motor <del>contract</del> carrier of <del>property</del>
7	HOUSEHOLD GOODS shall not operate within this state without first
8	having obtained from the commission a permit CERTIFICATE OF
9	AUTHORITY for the operation.
10	Sec. 2. $(1)$ The commission, upon the filing of an application
11	BY A MOTOR CARRIER OF HOUSEHOLD GOODS for a permit to operate as a
12	motor contract carrier, CERTIFICATE OF AUTHORITY, shall ascertain
13	and determine, under <del>those reasonable</del> rules <del>as it promulgates, all</del>
14	of the following:
15	(a) Whether the character of business to be done by the
16	applicant strictly conforms with the definition of a motor contract
17	<del>carrier.</del>
18	(b) That the character and condition of the vehicles proposed
19	to be operated by the applicant is such that they may be operated
20	safely upon the public highways.
21	(c) The effect that denying the permit would have on the
22	shippers of the applicant for the permit.
23	(2) Unless the commission determines that the character of
24	business to be done does not strictly conform with the definition
25	of a motor contract carrier; the transportation to be provided
26	under the permit is or will be inconsistent with the transportation
27	policy set forth in section 2 of article I; that the applicant is

unfit; or that the vehicles of the applicant may not be operated safely upon the public highways, the application shall be granted, in whole or in part, and a permit issued upon lawful terms and conditions as the commission imposes, and subject to the rules promulgated by the commission, for the whole or for only the partial exercise of the privilege sought.PROMULGATED BY THE COMMISSION, WHETHER TO ISSUE THE CERTIFICATE OF AUTHORITY.

8 Sec. 4. (1) An application for a permit CERTIFICATE OF AUTHORITY shall be in writing, verified by affidavit, ON A FORM 9 PRESCRIBED BY THE COMMISSION AND SIGNED BY THE OWNER OR AN OFFICER 10 11 OF THE APPLICANT, stating the experience of the applicant as a 12 motor carrier, if any, the ownership and condition of the equipment 13 and physical property of the applicant proposed to be used, that 14 the vehicles of the applicant have passed an inspection within the immediately preceding 12 months, pursuant to the requirements of 15 the motor carrier safety act, Act No. 181 of the Public Acts of 16 17 1963, being sections 480.11 to 480.21 of the Michigan Compiled 18 Laws, and 49 C.F.R. part 396, the support by shippers or receivers 19 for the proposed service, the manner in which the proposed service 20 strictly conforms to the definition of contract carriage, and shall contain other information as the commission requires. The 21 22 commission may request supplemental information from an applicant 23 regarding accident records and citations issued to the applicant or 24 drivers of the applicant, within the immediately preceding 12 months, when such IF THAT information is considered necessary to 25 26 make findings regarding the fitness of the applicant. Each 27 application shall be accompanied by the required fees, **PROOF OF** 

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INSURANCE BEFORE OPERATIONS ARE COMMENCED, and all other things
 required by law and the rules of the commission.

3 (2) THE COMMISSION MAY REJECT, DISMISS, OR DENY AN APPLICATION
4 IF THE APPLICANT FAILS TO COMPLY WITH INSTRUCTIONS ON THE
5 APPLICATION FORM DESCRIBED IN SUBSECTION (1).

6 SEC. 4A. THE COMMISSION SHALL ISSUE A CERTIFICATE OF AUTHORITY 7 TO AN APPLICANT AUTHORIZING IT TO PROVIDE TRANSPORTATION AS A MOTOR 8 CARRIER OF HOUSEHOLD GOODS, SUBJECT TO THE JURISDICTION OF THE 9 COMMISSION, IF THE COMMISSION FINDS ALL OF THE FOLLOWING:

10 (A) THE CHARACTER AND CONDITION OF THE VEHICLES PROPOSED TO BE
11 OPERATED BY THE APPLICANT IS SUCH THAT THEY MAY BE OPERATED SAFELY
12 UPON THE PUBLIC HIGHWAYS.

(B) THE APPLICANT IS FIT, WILLING, AND ABLE TO PROVIDE THE
TRANSPORTATION TO BE AUTHORIZED BY THE CERTIFICATE OF AUTHORITY AND
TO COMPLY WITH THIS ACT AND RULES AND REGULATIONS OF THE
COMMISSION.

17 (C) THE SERVICE PROPOSED IS CONSISTENT WITH THE TRANSPORTATION
18 POLICY SET FORTH IN SECTION 2 OF ARTICLE I.

19 (D) THE APPLICANT HAS THE REQUIRED INSURANCE IN PLACE TO20 INSURE THE PROTECTION OF THE PUBLIC.

21 Sec. 5. Upon the filing of an application for a permit to
22 operate as a motor contract carrier, the commission shall cause
23 notice of the filing of the application to be published in a

24 biweekly information bulletin. The commission may schedule a

25 hearing on the application or proceed under modified procedure. If

26 a hearing is scheduled, notice shall be given in the same manner as

27 the notice of the filing of any application. A motor carrier may

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not commence operations under authority granted to it by the
 commission for at least 20 days after issuance of the order, nor
 before a permit has been issued.

4 (1) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (4), BEFORE 5 ENGAGING IN BUSINESS, A MOTOR CARRIER OF HOUSEHOLD GOODS SUBJECT TO 6 THIS ACT SHALL PRINT AND FILE WITH THE COMMISSION AND HAVE 7 AVAILABLE UPON REQUEST SCHEDULES SHOWING ALL RATES, FARES, AND 8 CHARGES FOR TRANSPORTATION OF HOUSEHOLD GOODS, AND SHALL KEEP ITS 9 FACILITIES AND THE SCHEDULES DESCRIBED IN THIS SUBSECTION OPEN FOR 10 PUBLIC INSPECTION.

11 (2) A MOTOR CARRIER OF HOUSEHOLD GOODS THAT OBTAINS A 12 CERTIFICATE OF AUTHORITY UNDER THIS ACT SHALL NOT CHARGE A PREDATORY RATE. THE COMMISSION SHALL DETERMINE WHETHER A MOTOR 13 CARRIER OF HOUSEHOLD GOODS CHARGES A PREDATORY RATE BEFORE ISSUING 14 A CERTIFICATE OF AUTHORITY AND BEFORE THE MOTOR CARRIER OF 15 HOUSEHOLD GOODS COMMENCES OPERATIONS. AS USED IN THIS SUBSECTION, 16 "PREDATORY RATE" IS A RATE FOUND BY THE COMMISSION TO BE BELOW ITS 17 FULLY ALLOCATED COST. 18

(3) A MOTOR CARRIER OF HOUSEHOLD GOODS SHALL NOT RECEIVE OR
 ACCEPT ANY PERSON OR PROPERTY FOR TRANSPORTATION UPON THE HIGHWAYS
 OF THIS STATE UNTIL IT HAS COMPLIED WITH THIS SECTION.

22 (4) THIS SECTION DOES NOT APPLY TO A LOCAL MOVE.

Sec. 6. (1) The commission shall supervise and regulate all motor contract carriers of property; promulgate rules covering the filing with the commission of the charges, and the operations of motor contract carriers in competition with motor common carriers over the highways of this state; and promulgate rules for the

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purpose of promoting safety upon the highways and the conservation 2 of their use, to the end that the provisions of this act may be fully and completely carried out. The commission, by general order 3 4 or otherwise, shall promulgate rules in conformity with this act applicable to all motor contract carriers, and to do all things 5 necessary to carry out and enforce the provisions of this act. The 6 commission may also request the filing of annual reports, and other 7 reports in specific cases, where that information is considered by 8 9 the commission to be necessary for the administration or

enforcement, or both, of this act. 10

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11 (2) Each motor contract carrier, in a form as the commission prescribes and in accordance with the rules as the commission 12 promulgates, shall establish and file with the commission actual 13 14 rates and practices and rules of the contract carrier related to 15 those rates. A motor contract carrier shall not be required with rate filings to submit evidence of the revenues and expenses to be 16 realized in the performance of its authorized functions. A motor 17 contract carrier OF HOUSEHOLD GOODS OPERATING UNDER A CONTRACT WITH 18 19 A MANUFACTURER, STORE, OR ANY OTHER ORGANIZATION shall make available to the commission its complete contract or contracts, but 20 21 shall not be required to file such contract or contracts with the commission SUBMIT THE CONTRACT TO THE COMMISSION FOR APPROVAL. A 22 member of the commission, or a clerk, officer, or employee of the 23 24 THIS state shall not divulge or make known, in any manner whatsoever not provided by this section, to any person the rate 25 26 filings of a contract MOTOR carrier - OF HOUSEHOLD GOODS unless a 27 complaint has been brought by order of the commission against a

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1 contract MOTOR carrier OF HOUSEHOLD GOODS alleging that a rate of a contract THE MOTOR carrier OF HOUSEHOLD GOODS or practice or rule 2 of the contract MOTOR carrier OF HOUSEHOLD GOODS related to the 3 rate or value of service under that rate is predatory. and in 4 5 violation of this act. Rate filings of a contract MOTOR carrier OF HOUSEHOLD GOODS OPERATING UNDER A CONTRACT WITH A MANUFACTURER, 6 STORE, OR ANY OTHER ORGANIZATION are exempt from disclosure under 7 the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246, 8 9 unless a complaint has been brought by order of the commission 10 against a contract carrier pursuant to UNDER this section. The 11 commission shall review all rate filings to determine that such 12 rate filings IF THEY are not predatory. When IF the commission finds that a rate of a contract MOTOR carrier OF HOUSEHOLD GOODS or 13 practice or rule of the contract A MOTOR carrier OF HOUSEHOLD GOODS 14 related to the rate or the value of service under that rate is 15 16 predatory, and in violation of this act, the commission shall 17 prescribe the minimum rate, <del>or</del> practice, or rule. In making a 18 predatory rate determination and when prescribing a minimum rate, 19 or practice, or rule related to a rate for a motor contract carrier 20 OF HOUSEHOLD GOODS, the commission shall consider all of the 21 following:

(a) All revenues and costs associated with 1 specific contractor appendix to that contract.

(b) The effect of a prescribed minimum rate, or practice, or
rule on the movement of traffic by that carrier.

- 26 (c) Other matters as the commission considers necessary.
- 27 (2) (3) A motor contract carrier OF HOUSEHOLD GOODS shall not

receive or accept property for transportation upon the highways
 until IT HAS FILED the statement of charges has been filed with the
 commission.

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(3) THIS SECTION DOES NOT APPLY TO A LOCAL MOVE.

5 SEC. 7. (1) A RATE, FARE, OR CHARGE MADE BY A MOTOR CARRIER OF 6 HOUSEHOLD GOODS SHALL BE JUST AND REASONABLE AND SHALL NOT BE UNJUSTLY DISCRIMINATORY, PREJUDICIAL, OR PREFERENTIAL. A RATE, 7 FARE, OR CHARGE MADE BY A MOTOR CARRIER OF HOUSEHOLD GOODS UNDER A 8 CONTRACT WITH A MANUFACTURER, STORE, OR OTHER ENTITY SHALL NOT BE 9 10 CONSIDERED UNJUSTLY DISCRIMINATORY, PREJUDICIAL, OR PREFERENTIAL IN 11 DETERMINING WHETHER A MOTOR CARRIER OF HOUSEHOLD GOODS HAS COMPLIED 12 WITH THIS SUBSECTION.

(2) A MOTOR CARRIER OF HOUSEHOLD GOODS SHALL NOT CHARGE,
DEMAND, COLLECT, OR RECEIVE REMUNERATION FOR THE TRANSPORTATION OF
HOUSEHOLD GOODS OR ANY SERVICE CONNECTED WITH THE TRANSPORTATION OF
HOUSEHOLD GOODS THAT IS GREATER THAN, LESS THAN, OR DIFFERENT FROM
THE RATES, FARES, AND CHARGES THAT HAVE BEEN LEGALLY ESTABLISHED
AND FILED WITH THE COMMISSION.

(3) A MOTOR CARRIER OF HOUSEHOLD GOODS SHALL NOT REFUND OR
 REMIT IN ANY MANNER OR BY ANY DEVICE A PORTION OF THE RATES, FARES,
 OR CHARGES THAT ARE REQUIRED TO BE COLLECTED BY THE TARIFFS ON FILE
 WITH THE COMMISSION OR ORDERED BY THE COMMISSION.

(4) THIS ARTICLE DOES NOT PROHIBIT A MOTOR CARRIER OF
HOUSEHOLD GOODS FROM HAVING AN APPROVED CERTIFICATE OF AUTHORITY TO
OPERATE AS A MOTOR CARRIER OF HOUSEHOLD GOODS OR AS A MOTOR CARRIER
OF HOUSEHOLD GOODS UNDER A CONTRACT WITH A MANUFACTURER, STORE, OR
ANY OTHER ENTITY, OR AS A GENERAL COMMODITIES CARRIER.

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(5) THIS SECTION DOES NOT APPLY TO A LOCAL MOVE.

2 SEC. 7A. (1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ACT, 3 THE COMMISSION SHALL NOT INVESTIGATE, SUSPEND, REVISE, OR REVOKE A 4 RATE, FARE, OR CHARGE PROPOSED BY A MOTOR CARRIER OF HOUSEHOLD 5 GOODS ON THE GROUNDS THAT THE RATE, FARE, OR CHARGE IS UNREASONABLY 6 HIGH OR LOW IF ALL OF THE FOLLOWING REQUIREMENTS ARE MET:

7 (A) THE MOTOR CARRIER OF HOUSEHOLD GOODS NOTIFIES THE
8 COMMISSION THAT IT WISHES THE COMMISSION TO CONSIDER THE RATE,
9 FARE, OR CHARGE UNDER THIS SECTION.

10 (B) THE RATE, FARE, OR CHARGE IS THE PRODUCT OF INDEPENDENT
11 ACTION ON THE PART OF THE MOTOR CARRIER OF HOUSEHOLD GOODS
12 PROPOSING THE RATE, FARE, OR CHARGE.

13 (C) THE AGGREGATE OF INCREASES AND REDUCTIONS IN THE RATE,
14 FARE, OR CHARGE IS NOT MORE THAN 20% ABOVE OR BELOW THE BASE RATE,
15 FARE, OR CHARGE IN EFFECT 1 YEAR BEFORE THE EFFECTIVE DATE OF THE
16 PROPOSED RATE, FARE, OR CHARGE.

17 (2) A MOTOR CARRIER OF HOUSEHOLD GOODS MAY NOT PROTEST A RATE,
18 FARE, OR CHARGE PROPOSED BY THAT MOTOR CARRIER OF HOUSEHOLD GOODS
19 UNDER THIS SECTION.

20 SEC. 7B. (1) A MOTOR CARRIER OF HOUSEHOLD GOODS THAT 21 TRANSPORTS HOUSEHOLD GOODS IN BOTH STATEWIDE AND LOCAL MOVES SHALL 22 PROVIDE A NONBINDING ESTIMATE OF THE APPROXIMATE COST OF THE 23 TRANSPORTATION. A NONBINDING ESTIMATE DESCRIBED IN THIS SUBSECTION 24 SHALL BE REASONABLY ACCURATE AND IS NOT BINDING ON THE MOTOR 25 CARRIER OF HOUSEHOLD GOODS. FOR A MOVE OF GREATER THAN 40 MILES, THE FINAL CHARGE FOR A SHIPMENT FOR WHICH A NONBINDING ESTIMATE HAS 26 27 BEEN PREPARED UNDER THIS SUBSECTION SHALL BE THAT APPEARING IN THE

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MOTOR CARRIER OF HOUSEHOLD GOODS TARIFFS APPLICABLE TO THE 1 2 TRANSPORTATION. A MOTOR CARRIER OF HOUSEHOLD GOODS SHALL FURNISH A 3 NONBINDING ESTIMATE WITHOUT CHARGE AND IN WRITING TO THE SHIPPER OR 4 OTHER PERSON RESPONSIBLE FOR PAYMENT OF THE FREIGHT CHARGES. FOR A 5 MOVE OF HOUSEHOLD GOODS, THE MOTOR CARRIER OF HOUSEHOLD GOODS SHALL 6 RETAIN A COPY OF THE NONBINDING ESTIMATE AS AN ADDENDUM TO THE BILL OF LADING. A MOTOR CARRIER OF HOUSEHOLD GOODS SHALL CLEARLY 7 INDICATE ON THE FACE OF A NONBINDING ESTIMATE PREPARED UNDER THIS 8 9 SUBSECTION THAT THE ESTIMATE IS NONBINDING AND THAT THE CHARGES 10 SHOWN ARE THE APPROXIMATE CHARGES THAT WILL BE ASSESSED FOR THE 11 SERVICES IDENTIFIED IN THE ESTIMATE, AND SHALL CLEARLY DESCRIBE THE 12 SHIPMENT AND ALL SERVICES TO BE PROVIDED.

(2) A MOTOR CARRIER OF HOUSEHOLD GOODS FURNISHING A NONBINDING
ESTIMATE UNDER SUBSECTION (1) SHALL ENTER THE ESTIMATED CHARGES ON
THE BILL OF LADING.

16 (3) AT THE TIME OF DELIVERY OF A COLLECT ON DELIVERY SHIPMENT 17 FOR WHICH A MOTOR CARRIER OF HOUSEHOLD GOODS HAS FURNISHED A 18 NONBINDING ESTIMATE UNDER SUBSECTION (1), THE SHIPPER MAY REQUEST 19 DELIVERY OF THE SHIPMENT UPON PAYMENT IN A FORM ACCEPTABLE TO THE 20 MOTOR CARRIER OF HOUSEHOLD GOODS OF AN AMOUNT NOT EXCEEDING 110% OF 21 THE ESTIMATED CHARGES. UPON REQUEST OF THE SHIPPER, THE MOTOR 22 CARRIER OF HOUSEHOLD GOODS SHALL RELINQUISH POSSESSION OF THE 23 SHIPMENT UPON PAYMENT OF NOT MORE THAN 110% OF THE ESTIMATED 24 CHARGES AND SHALL DEFER A DEMAND FOR PAYMENT OF THE BALANCE OF ANY 25 REMAINING CHARGES FOR A PERIOD OF 30 DAYS AFTER THE DATE OF 26 DELIVERY. THIS SUBSECTION DOES NOT APPLY TO A SHIPMENT THAT IS 27 DELIVERED TO A WAREHOUSE FOR STORAGE AT THE REQUEST OF A SHIPPER.

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NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, A MOTOR
 CARRIER OF HOUSEHOLD GOODS MAY COLLECT PAYMENT IN EXCESS OF 110% OF
 THE ESTIMATED CHARGES IF PAYMENT IS TENDERED BY THE SHIPPER WITHIN
 30 DAYS AFTER THE DATE OF DELIVERY.

5 Sec. 9. (1) If a motor contract carrier OF HOUSEHOLD GOODS 6 does or causes or permits to be done any act or thing in this act prohibited or declared to be unlawful, or omits to do any act or 7 thing required to be done under this act or under any lawful order 8 9 made under this act by the commission, the carrier is liable to the 10 person, firm, or corporation injured to the extent of the actual 11 amount of damages sustained in consequence of the violation, EXCEPT 12 WHEN LIABILITY OF THE CARRIER IS LIMITED TO A VALUE ESTABLISHED BY WRITTEN AGREEMENT BETWEEN THE CARRIER AND THE SHIPPER. 13

(2) UNLESS THE LIABILITY OF A MOTOR CARRIER OF HOUSEHOLD GOODS
IS LIMITED AS PROVIDED IN SUBSECTION (1), THE MAXIMUM LIABILITY OF
A MOTOR CARRIER OF HOUSEHOLD GOODS FOR HOUSEHOLD GOODS THAT ARE
LOST, DAMAGED, DESTROYED, OR OTHERWISE NOT DELIVERED TO THEIR FINAL
DESTINATION IS EQUAL TO THE REPLACEMENT VALUE OF THOSE GOODS, NOT
TO EXCEED A MAXIMUM OF THE DECLARED VALUE OF THE SHIPMENT AND THE
APPLICABLE TARIFF.

(3) A recovery as provided in this section shall DOES not
affect a recovery by the THIS state of the penalty prescribed for
the violation.

SEC. 9A. (1) EXCEPT AS PROVIDED IN SUBSECTION (3), THE
COMMISSION SHALL DO ALL OF THE FOLLOWING:

26 (A) SUPERVISE AND REGULATE ALL MOTOR CARRIERS OF HOUSEHOLD27 GOODS.

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(B) REGULATE AND DETERMINE REASONABLE AND SUFFICIENT RATES,
 FARES, CHARGES, AND CLASSIFICATIONS.

3 (C) REGULATE THE SERVICE AND SAFETY OF OPERATIONS OF EACH
4 MOTOR CARRIER OF HOUSEHOLD GOODS.

5 (2) EXCEPT AS PROVIDED IN SUBSECTION (3), THE COMMISSION MAY
6 DO ALL OF THE FOLLOWING:

7 (A) REQUIRE THE FILING OF ANNUAL AND OTHER REPORTS, TARIFFS,
8 SCHEDULES, AND OTHER DATA BY MOTOR CARRIERS OF HOUSEHOLD GOODS IF
9 THAT INFORMATION IS NECESSARY FOR THE ADMINISTRATION OR ENFORCEMENT
10 OF THIS ACT.

(B) SUPERVISE AND REGULATE MOTOR CARRIERS OF HOUSEHOLD GOODS
IN ALL MATTERS AFFECTING THE RELATION BETWEEN MOTOR CARRIERS OF
HOUSEHOLD GOODS AND THE PUBLIC, AND BETWEEN MOTOR CARRIERS OF
HOUSEHOLD GOODS.

15 (C) PROMULGATE RULES TO PROMOTE SAFETY ON THE HIGHWAYS OF THIS
 16 STATE.

17 (D) BY GENERAL ORDER OR OTHERWISE, PROMULGATE RULES IN
18 CONFORMITY WITH THIS ACT APPLICABLE TO ALL MOTOR CARRIERS OF
19 HOUSEHOLD GOODS.

(E) DO ALL THINGS NECESSARY TO CARRY OUT AND ENFORCE THIS ACT. 20 21 (3) THE COMMISSION SHALL NOT REGULATE OR DETERMINE REASONABLE 22 AND SUFFICIENT RATES, FARES, CHARGES, OR CLASSIFICATIONS, OR 23 REQUIRE THE FILING OF TARIFFS AND SCHEDULES, FOR LOCAL MOVES. 24 Sec. 11. Each motor contract carrier of property or passengers 25 who HOUSEHOLD GOODS THAT ceases operations or abandons its rights 26 under the permit AUTHORITY issued shall notify the commission IN 27 WRITING IN ACCORDANCE WITH THE RULES OF THE COMMISSION within 30

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days of the cessation or abandonment. THE COMMISSION MAY, AFTER
 NOTICE AND A HEARING, REVOKE A CERTIFICATE OF AUTHORITY UNDER WHICH
 SERVICE IS DISCONTINUED FOR MORE THAN 30 DAYS WITHOUT THE PREVIOUS
 ORDER OF THE COMMISSION AUTHORIZING THE DISCONTINUANCE.

Sec. 12. In case of AN emergency or unusual temporary demands 5 for transportation, AUTHORITY MAY BE ISSUED TO A MOTOR CARRIER OF 6 7 HOUSEHOLD GOODS FOR A TIME SPECIFIED BY the COMMISSION BUT NOT TO EXCEED 60 DAYS, TO AUTHORIZE TRANSPORTATION SERVICE FOR WHICH THERE 8 IS AN ACTUAL AND IMMEDIATE EMERGENCY. AN APPLICATION FILED UNDER 9 THIS SECTION DOES NOT REQUIRE FILING fees for additional motor 10 11 propelled or drawn vehicles for limited periods and the 12 circumstances and regulations under which they may be permitted to 13 be operated, used, or employed by any motor contract carrier shall 14 be prescribed and fixed by general rule or temporary order of the 15 commission, any provisions of this act to the contrary notwithstanding.MADE IN PERSON, IN WRITING, BY TELEPHONE, OR BY 16 17 ELECTRONIC MAIL. ALL OF THE FOLLOWING APPLY TO AN EMERGENCY TEMPORARY AUTHORITY ISSUED UNDER THIS SECTION: 18 19 (A) THE COMMISSION SHALL DETERMINE THE TARIFF REQUIREMENTS FOR 20 AN EMERGENCY TEMPORARY AUTHORITY UNDER THIS SECTION. 21 (B) THE COMMISSION MAY REVOKE AN EMERGENCY TEMPORARY AUTHORITY IF IT DETERMINES THAT THE TRANSPORTATION SERVICE IS NO LONGER 22 23 REQUIRED OR FOR OTHER GOOD CAUSE.

(C) A GRANT OF EMERGENCY TEMPORARY AUTHORITY DOES NOT
 ESTABLISH A PRESUMPTION THAT THE COMMISSION WILL GRANT PERMANENT
 AUTHORITY TO PROVIDE TRANSPORTATION IN A SUBSEQUENT APPLICATION.
 ARTICLE IV

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1 ES 2 Sec. 1. Each AN application filed with the commission for a 3 certificate of authority or for a permit, as required by UNDER this 4 act - shall be accompanied by a fee of \$100.00. Each AN application filed with the commission for the renewal of a certificate or 5 permit shall be accompanied by a fee of \$50.00 for the 6 7 administration of this act, which fee shall be in addition to all other fees - and shall be retained by the commission and deposited 8 9 with the state treasurer, whether or not the certificate or permit 10 or the renewal of the certificate or permit is granted.

11 Sec. 2. (1) In addition to the license fees or taxes otherwise 12 imposed upon motor carriers, there THE COMMISSION shall be assessed 13 ASSESS against and collected COLLECT from each motor carrier for the administration of this act - an annual fee of \$100.00 for each 14 self-propelled intrastate motor vehicle operated by or on behalf of 15 the motor carrier, except as otherwise provided in this subsection. 16 17 A motor carrier shall pay a fee of only \$50.00 for each self-18 propelled intrastate motor vehicle operated by or on behalf of the 19 motor carrier - if the motor carrier begins operation of the 20 vehicle after June 30 and has not previously paid a fee under this 21 subsection for that vehicle. After payment of the \$100.00 annual 22 fee for an intrastate motor vehicle, or the \$50.00 fee paid for a 23 vehicle operated after June 30, or the \$50.00 fee paid for a 24 vehicle used for the transportation of household goods if a motor 25 carrier seeks to begin operating a self-propelled intrastate motor 26 vehicle in place of another motor vehicle not leased to the motor 27 carrier by an owner operator for which a fee was paid and

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1 surrenders the identification allocated to the motor vehicle by the commission, accompanied by a fee of \$10.00, THE COMMISSION SHALL 2 3 **ISSUE** a replacement identification. shall be issued. If the owner 4 operator replaces a vehicle while it is still leased to the same 5 motor carrier to whom it was leased when the identification was issued, the replacement identification fee shall be IS \$10.00. For 6 each truck or tractor used exclusively for the transportation of 7 household goods as defined by the commission, the annual fee shall 8 9 <del>be</del> **IS** \$50.00.

10 (2) THE COMMISSION SHALL REVOKE THE INTRASTATE AUTHORITY OF A
 11 UCR CARRIER THAT FAILS TO RENEW ITS ANNUAL UCR REGISTRATION BY
 12 JANUARY 1.

13 (3) (2) The commission may issue a temporary 72-hour permit 14 for the operation of a vehicle subject to rules and conditions of 15 the commission at a fee of \$10.00, which is in place of any other 16 fee otherwise required under this section. The commission shall 17 reserve the authority to deny or curtail the use of A temporary 18 permits PERMIT authorized by this section.

19 (4) (3) A motor carrier shall not operate any motor vehicle 20 upon or over the highways of this state, except as otherwise 21 provided in this act, while any of the fees imposed by this act 22 remain unpaid.

(4) Motor carriers subject to this act shall not be required
 to pay the fee on operations of vehicles within the area described
 in section 2(1)(a) of article V.

26

27 POLICY OF STATE, EXEMPTIONS, LIMITATIONS, GENERAL REGULATIONS AND
 28 PROCEDURE; PENALT

ARTICLE V

34

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1	IES; MISCELLANEOUS
2	Sec. 2. (1) Except as provided in section 7 of article IV,
3	this act does not apply to any of the following:
4	(a) A vehicle, other than a vehicle transporting household
5	goods or motor vehicles, operated entirely within a city or village
6	of this state; or to a motor carrier of property, other than a
7	motor carrier of household goods or motor vehicles, whose
8	operations may extend a distance of not more than 8 miles beyond
9	the boundary of a city or village having a population of less than
10	500,000, if the origin and destination of the property being
11	transported is within an 8-mile radius of the city or village. The
12	territory within the external corporate limits of a city, even
13	though it includes and embraces the area of 1 or more separately
14	organized and existing cities, shall be considered a single city.
15	Notwithstanding any other provision of this subdivision, a
16	certificate or permit issued under this act is required for the
17	operation of a vehicle of a motor carrier, including a vehicle
18	transporting household goods, other than a vehicle exempted under
19	subdivisions (b) to (q), in the transportation of property between
20	a city having a population of 500,000 or more and a city or village
21	located within the commercial zone of a city having a population of
22	500,000 or more, or between cities or villages within that
23	commercial zone. As used in this subdivision, "commercial zone"
24	means the area within an 8-mile radius of a city having a
25	population of 500,000 or more and includes all cities and villages,
26	any part of which are located within that 8-mile radius.
27	(A) $(b)$ A vehicle owned or operated by the THIS state or the

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United States, or by a state or federal corporation, agency, or
 instrumentality.

3 (B) (c) A vehicle owned or operated by an incorporated city,
4 village, or school district, or by a county or township in the THIS
5 state or by a corporation, agency, or instrumentality of the THIS
6 state, for governmental purposes.

7 (C) (d) A vehicle used exclusively for carrying United States
8 mail.

(D) (e) A vehicle used for the transportation of farm 9 10 products, including livestock, when transported by A PERSON other 11 than the owner, from the farm to the market in the raw state, or 12 used for the transportation of milk from the farm to milk stations, 13 or trucks A TRUCK owned by a farmer bearing a farm truck license issued under section 801(1)(c) of the Michigan vehicle code, 1949 14 PA 300, MCL 257.801, when being used by the farmer in hauling farm 15 produce, livestock, or farm equipment, and supplies for other 16 17 farmers for remuneration in kind or in labor, but not for money.

(E) (f) A vehicle used for the transportation of fruits, eggs,
poultry, fish and seafood, grain, vegetables, seeds, nursery stock,
horticultural products, and OR sugar beets. This subdivision shall
DOES not exempt a vehicle transporting the commodities described in
this subdivision in other than the raw state.

(F) (g) A vehicle used for occasional accommodative service including OF seasonal transportation of perishable commodities even though the cost of the accommodative service and seasonal transportation of perishable commodities may be paid by the person accommodated.

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1 (G) (h) A dump truck having not more than 4 axles or any dump 2 vehicle moving directly to and from a public highway, airport, or railroad or bridge construction site, when used for the 3 4 transportation of sand, gravel, slag, stone, limestone, crushed 5 stone, marl, pebbles, cinders, bituminous aggregates, asphalt, blacktop, dirt, or fill material, or any dump vehicle transporting 6 commodities generally transported in the dump vehicle operating 7 within an 8-mile radius of a city having a population of 500,000 or 8 more and including all other cities or villages, any part of which 9 is located within the 8-mile radius. 10

(H) (i) A vehicle used for the transportation of pulpwood, logs, wood chips, bark, and sawdust when the vehicle is being used to move the commodities from a forest, woodlot, cutting site, sawmill, or chipping site to a market or railroad siding of not more than a 140-mile radius from the place where the vehicle is loaded.

17 (I) (j) A vehicle having a manufacturer's rating of not more
18 than 1-1/2 tons capacity or the equivalent gross vehicle weight
19 rating used for the transportation of newspapers.

20 (J) (k) A vehicle used in the transportation of livestock,
21 poultry feed, chemicals, pesticides, and OR fertilizers on
22 movements directly to a farm for use in agricultural production.

(K) (*l*) A vehicle used for the transportation of property for compensation provided by a person who is a member of a corporate family for other members of the corporate family, if all of the following conditions are met:

27

(i) The parent corporation notifies the commission annually of

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its intent or the intent of 1 of its subsidiaries to provide the
 transportation.

3 (*ii*) The notice described in subparagraph (*i*) contains a list of
4 participating subsidiaries and an affidavit that the parent
5 corporation owns directly or indirectly a 100% interest in each of
6 the subsidiaries.

7 (iii) The notice described in subparagraph (i) is accompanied by
8 a fee of \$100.00.

9 (*iv*) The commission publishes the notice described in
10 subparagraph (*i*) in the biweekly bulletin.

(*iv*) (*v*) A copy of the notice described in subparagraph (*i*) is
 carried in the cab of all vehicles conducting the transportation.

13 (l) (m) A vehicle transporting animal and poultry feed or feed 14 ingredients to sites of agricultural production or to a business 15 enterprise engaged in the sale to agricultural producers of goods 16 used in agricultural production.

17 (M) (n) A vehicle transporting recyclable materials to or from 18 a resource recovery facility. The terms AS USED IN THIS 19 SUBDIVISION, "recyclable materials" and "resource recovery 20 facility" have the meanings attributed to these MEAN THOSE terms AS 21 DEFINED in part 115 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.11501 to 324.11550, except 22 23 that the term recyclable materials does not include industrial 24 scrap metal. This subdivision shall DOES not be construed to exempt 25 from this act a vehicle transporting new products FROM THIS ACT.

26 (N) (o) A vehicle transporting property for, or on behalf of,
27 a nonprofit charitable institution or for a house of public

1 worship.

2 (2) As used in subsection (1) (1), (1) (K), "corporate family"
3 means a group of corporations consisting of a parent corporation
4 and all subsidiaries in which the parent corporation owns directly
5 or indirectly a 100% interest.

6 (3) None of the THE exemptions in this section , where
7 applicable, DO NOT apply to a vehicle entering this state from
8 another state, foreign country, or subdivision of a state or
9 foreign country that does not extend similar exemptions to vehicles
10 from this state entering the state, foreign country, or subdivision
11 OF THE STATE OR FOREIGN COUNTRY.

Sec. 5. No-EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, A 12 13 certificate and no permit-issued under the terms of this act shall be construed to be IS NOT a franchise nor to be AND IS NOT 14 15 irrevocable, and no such certificate and no such permit shall NOT 16 be assigned or otherwise transferred without the approval of the 17 commission. : Provided, however, That upon UPON the death or 18 bankruptcy of any AN individual holding a currently valid 19 certificate, or permit, the commission shall authorize the transfer 20 of said THE certificate or permit to the legal representative of 21 such person THAT INDIVIDUAL upon due proof of such HIS OR HER death 22 or bankruptcy and upon due proof of the qualifications of such THE 23 legal representative to act in such-THE matter. Nothing contained 24 herein shall THIS SECTION DOES NOT abroqute the provisions of 25 sections 10, 14 and 18 of this article, nor section 13 of article 2 26 of this act, nor II, OR section 11 of article 3 of this act. III. 27 Sec. 6. (1) The commission shall prescribe the forms of

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applications for certificates and permits, and promulgate rules 1 2 pertaining to REGARDING the contents and filing of applicants, and is empowered to administer and enforce all provisions of this act, 3 4 and to establish and enforce rules affecting the operations of all 5 motor carriers subjected SUBJECT to the provisions of this act affecting their use of the highways, and affecting the conduct of 6 investigations and hearings authorized in this act, and also in 7 WITH respect of TO all matters pertaining to the proper enforcement 8 9 of all provisions and purposes of this act. The rules shall be promulgated and become effective only pursuant to and in compliance 10 11 with Act No. 306 of the Public Acts of 1969, as amended, being 12 sections 24.201 to 24.315 of the Michigan Compiled Laws. UNDER THE ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO 13 14 24.328. The rules may be rescinded, suspended, modified, and amended at any time in the discretion of the commission and in 15 16 accordance with Act No. 306 of the Public Acts of 1969, as amended, AS PROVIDED IN THE ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 17 18 306, MCL 24.201 TO 24.328, to effectuate the purposes of this act. 19 All rules promulgated by the commission shall be given and shall 20 have the force and effect of law.

(2) The commission shall provide for the issuance of a
bulletin of notices of hearings, applications, and notices of the
transfer of permits or certificates, the filing with it of rates,
fares, and charges and any other matters relating to its powers and
duties regulating transportation. The bulletin shall be issued
biweekly and mailed to each holder of an intrastate motor carrier
authority from the commission. The mailing of the bulletin to the

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1 motor carrier at its registered place of business is to constitute 2 official notice to the motor carrier of the applications, hearings, transfer of certificates or permits, and other official business of 3 4 the commission as appears in the bulletin, and no other notice 5 thereof need be given the motor carriers except as is otherwise in this act expressly required. The bulletin shall be furnished and 6 mailed to the public upon payment by anyone subscribing for the 7 bulletin of an annual fee to be fixed by the commission with due 8 9 regard to cost and the interest of the public in its activities. 10 Sec. 6a. (1) This section applies to all matters before the 11 commission for which the commission has jurisdiction under article

12  $\pm\pm$  III.

(2) A change MOTOR CARRIER OF HOUSEHOLD GOODS shall not be 13 14 made in CHANGE any general rate nor shall a OR change be made in 15 any rate, fare, charge, or classification, or any rule or practice affecting the rate, fare, charge, or classification, or the value 16 17 of the service thereunder, specified in any effective tariff of any motor carrier for hire, except for UNLESS IT HAS GIVEN 30 days' 18 19 notice, or 45 days' notice in a general rate increase or reduction, 20 to the commission and to the public, filed and posted in accordance with AS PROVIDED IN section 6 of article II except that changes 21 22 in rates, fares, charges, or classifications or the value of 23 service thereunder made pursuant to UNDER section 7a of article H 24 **III** shall be made on 10 days' notice. The notice shall plainly 25 state the change proposed to be made and the time when the change 26 will take effect. The commission may, in its discretion - AND after 27 good cause shown, allow changes upon less time than the notice

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specified in this subsection or modify the requirements in this
 section in respect to REGARDING publishing, posting, and filing of
 tariffs, either in particular instances or by general order
 applicable to special or peculiar circumstances or conditions.

5 (3) Upon the filing with the commission by any motor carrier for hire OF HOUSEHOLD GOODS of any tariff or supplement showing any 6 A change in rates, fares, charges, or classification, or any A rule 7 or practice affecting the rate, fare, charge, or classification, or 8 the value of the service thereunder, the commission, upon notice to 9 the motor carrier **OF HOUSEHOLD GOODS**, may postpone the date when 10 11 the new rate, fare, charge, classification, rule, or practice shall become BECOMES effective to a time not to exceed 60 days to give 12 13 the commission opportunity to investigate the reasonableness of the 14 proposed rate, fare, charge, classification, rule, or practice. The commission may proceed with an investigation upon at least 10 days' 15 notice to the motor carrier OF HOUSEHOLD GOODS as to the 16 17 reasonableness of the rate, fare, charge, classification, rule, or 18 practice. The investigation shall take TAKES precedence over all 19 matters of a different nature pending before the commission under 20 this act.

(4) Except in an emergency satisfactorily shown to the
commission, THE COMMISSION SHALL NOT CONSIDER a petition for
suspension shall not be considered unless THE PETITION WAS filed at
least 10 days before the effective date of the proposed change in
rate, charge, fare, classification, rule, or practice. The petition
or order shall be definite and specific and a copy shall be served
upon all motor carriers OF HOUSEHOLD GOODS affected at the time of

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filing or issuance. However, service upon an agent who has issued and filed a tariff or schedule in ON behalf of a motor carrier or carriers OF HOUSEHOLD GOODS shall be considered to be due and sufficient service upon the motor carrier or carriers. OF HOUSEHOLD GOODS. The petition or order must recite the specific facts relied upon to establish that failure to postpone will work a special hardship on the petitioner —that cannot otherwise be avoided.

8 (5) At any A hearing involving a change in a rate, fare,
9 charge, classification, rule, or practice, the burden of proof
10 shall be upon IS ON the MOTOR carrier OF HOUSEHOLD GOODS to show
11 that the proposed changed rate, fare, charge, classification, rule,
12 or practice is just and reasonable.

13 Sec. 6b. (1) This section applies to all matters before the 14 commission for which the commission has jurisdiction under article II. III. If 2 or more motor carriers OF HOUSEHOLD GOODS desire to 15 jointly consider and initiate rates, fares, classifications, 16 17 divisions, allowances, charges, or rules, of the motor carriers, 18 those joint considerations and initiations shall only be conducted 19 pursuant to UNDER an agreement which THAT is submitted to, and 20 approved by, the commission under rules promulgated by the 21 commission. The commission shall by order approve the agreement if 22 it finds that it THE AGREEMENT conforms with the requirements of subsections (2) to (9). The commission shall not eliminate 23 24 collective rate-making by application of its authority under this 25 section.

26 (2) The motor MOTOR carriers who OF HOUSEHOLD GOODS THAT are
27 parties to an agreement approved by the commission under this

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section shall submit proposed rates, fares, classifications, divisions, allowances, charges, or rules of the motor carriers to the commission. The proposed rates, fares, classifications, divisions, allowances, charges, or rules of the motor carriers shall ARE not be effective unless they are submitted to the commission and are permitted under the provisions of this act and the rules promulgated under this act.

(3) Each A conference, bureau, committee, or other 8 9 organization established pursuant to UNDER an agreement approved by the commission under this section shall maintain those ITS 10 11 accounts, records, files, and memoranda and shall submit to the 12 commission information and the reports as prescribed by the 13 commission. All the accounts, records, files, and memoranda shall 14 be ARE subject to inspection by the commission or its authorized 15 representative.

(4) Each motor carrier which OF HOUSEHOLD GOODS THAT is a 16 17 party to an agreement described in this section shall file with the 18 commission a verified statement that specifies its name, its 19 mailing address, and the telephone number of its main office; the 20 names and addresses of each of its affiliates; the names, addresses, and affiliates of each of its officers and directors; 21 22 AND the names, addresses, and affiliates of each person, who 23 together with an affiliate owning or controlling any debt, equity, 24 or security interest in it has a value of at least \$100.00. As used 25 in this subsection:

26 (a) "Affiliate" means a person controlling, controlled by, or27 under common control or ownership with another person.

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(b) "Ownership" means equity holdings in a business entity of
 at least 5%.

3 (5) A meeting of a conference, bureau, committee, or other
4 organization established pursuant to UNDER an agreement approved by
5 the commission under this section which THAT includes motor carrier
6 tariffs, rates, fares, or charges as matters of discussion or
7 decision shall be open and all persons shall be allowed to attend
8 meetings.

9 (6) Notice of the A meeting described in subsection (5) must
10 SHALL be posted at the principal place of business of the
11 organization and at the commission at least 8 working days before
12 the date of the meeting. The notice must SHALL contain the name of
13 the organization, its address, its telephone number, a meeting
14 docket or agenda, and the place, date, and time of the meeting.

(7) Minutes of a meeting described in subsection (5) shall be 15 kept by the organization and shall become MADE available to the 16 17 general public and shall be submitted to the commission on or 18 before the eighth working day after a THE meeting. Minutes of other 19 meetings shall be maintained by the organization for 1 year after 20 the meeting. Minutes for OF a meeting described in subsection (5) 21 shall contain the date, time, and place of meeting; members 22 present; members absent; and decisions taken. Votes on rates, 23 fares, charges, or tariff items shall be recorded. Notice of other 24 meetings described in subsection (5) shall be sent to the 25 commission on or before the eighth working day after the meeting 26 and shall contain the date, time, and place; members present; 27 members absent; and purpose of meeting.

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(8) The commission shall not approve under this section any AN
 agreement between or among MOTOR carriers OF HOUSEHOLD GOODS of
 different modes unless the agreement is limited to matters relating
 to transportation under joint rates or over through routes.

5 (9) The commission shall not approve under this section any
6 agreement which THAT establishes a procedure for the determination
7 of any matter through joint consideration unless it finds that
8 under the agreement there is accorded to each party HAS the free
9 and unrestrained right to take independent action after any A
10 determination is arrived at through the procedure.

11 (10) The commission, upon complaint by a shipper or receiver of freight transported under jointly considered and initiated rates 12 and charges or by a MOTOR carrier OF HOUSEHOLD GOODS THAT IS party 13 14 to an agreement approved by the commission under this section, may 15 investigate and determine whether any AN agreement previously approved by it under this section has been violated in a manner 16 17 contrary to the transportation policy set forth in section 2 of article I. After investigation, the commission shall, by order, 18 19 direct the parties to the agreement to cease and desist from 20 violations of that agreement and this section if it finds the 21 action necessary to assure conformity with the transportation 22 policy. The effective date of  $\frac{1}{2}$  cease and desist order shall be 23 postponed for a period which THAT the commission determines to be 24 reasonably necessary to avoid undue hardships. Any A commission decision issued after December 28, 1982 which THAT has terminated a 25 26 previously approved agreement for reasons or on terms inconsistent 27 with this section shall be null and void.

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(11) An THE COMMISSION SHALL NOT ENTER AN order shall not be
 entered under this section unless interested parties have been
 afforded reasonable notice and opportunity for hearing.

4 Sec. 7. (1) A MOTOR carrier providing transportation of household goods subject to jurisdiction of this act shall issue a 5 receipt or bill of lading for property it receives for 6 transportation under this article. That carrier, as well as any 7 other MOTOR carrier OF HOUSEHOLD GOODS that delivers the property 8 9 and provides transportation of household goods subject to jurisdiction of this act, is liable to the person entitled to 10 11 recover under the receipt or bill of lading. The liability imposed 12 under this subsection is for the actual loss or injury to the property caused by the carrier over whose line or route the 13 14 property is transported in Michigan THIS STATE and applies to property reconsigned or diverted by a tariff under this act. 15 Failure to issue a receipt or bill of lading does not affect the 16 liability of the carrier. 17

(2) A MOTOR carrier OF HOUSEHOLD GOODS may not provide, by 18 19 rule, contract, or otherwise, a period of less than 3 months for 20 filing a claim against it under this section and a period of less 21 than 2 years for bringing a civil action against it under this 22 section. The period for bringing a civil action is computed from 23 the date the carrier gives a claimant written notice that the 24 carrier has disallowed any part of the claim specified in the 25 notice.

26 (3) For purposes of this subsection, BOTH OF the following27 apply:

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(a) An offer of compromise shall IS not constitute a
 disallowance of any part of the claim unless the carrier, in
 writing, informs the claimant that such THE part of the claim is
 disallowed and provides reasons for such THE disallowance.

5 (b) Communications received from a carrier's insurer shall ARE 6 not constitute a disallowance of any part of the claim unless the 7 insurer, in writing, informs the claimant that the part of the 8 claim is disallowed, provides reason for the disallowance, and 9 informs the claimant that the insurer is acting on behalf of the 10 carrier.

11 Sec. 8. (1) The commission shall furnish proper A DECAL and sufficient identification CAB CARD for each vehicle that an 12 13 intrastate-only motor carrier of property GENERAL COMMODITIES is 14 authorized to operate or that a motor carrier OF HOUSEHOLD GOODS is 15 authorized to operate for transporting household goods under this 16 act, in addition to the regular registration or license plates 17 required by law. A CAB CARD SHALL BE CARRIED IN THE VEHICLE FOR WHICH IT WAS ISSUED. A DECAL SHALL BE ATTACHED TO A CONSPICUOUS 18 19 LOCATION ON THE VEHICLE FOR WHICH IT WAS ISSUED AS DIRECTED BY THE COMMISSION. The commission is authorized to MAY remove and take 20 21 custody of any identification A DECAL found attached to a motor vehicle for which it was not issued, or when the holder of the 22 23 identification DECAL has made or is making unlawful use thereof.OF 24 THE DECAL.

(2) A MOTOR CARRIER GRANTED INTRASTATE AUTHORITY UNDER THIS
ACT, INCLUDING A UCR MOTOR CARRIER OPERATING INTRASTATE, SHALL
COMPLY WITH ALL OF THE FOLLOWING:

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(A) BEFORE COMMENCING SERVICE, THE NAME, CITY, AND STATE OF 1 2 THE MOTOR CARRIER OR THE REGISTERED LOGO OR EMBLEM OF THE MOTOR 3 CARRIER SHALL BE PERMANENTLY PLACED IN A CONSPICUOUS PLACE ON BOTH SIDES OF ALL POWER VEHICLES IN PLAIN LETTERS AND IN CONTRASTING 4 5 COLORS, WITH NUMBERS NOT LESS THAN 3 INCHES IN HEIGHT. A VEHICLE 6 THAT IS IN COMPLIANCE WITH THE REQUIREMENTS OF THE FEDERAL MOTOR 7 CARRIER SAFETY REGULATIONS, 49 CFR PARTS 390 TO 399, IS IN 8 COMPLIANCE WITH THIS SUBDIVISION.

9 (B) THE LETTERS "MPSC" AND THE ACCOUNT NUMBER OF THE MOTOR 10 CARRIER SHALL BE PLACED IN A CONSPICUOUS PLACE ON BOTH SIDES OF ALL 11 POWER VEHICLES IN PLAIN LETTERS AND IN CONTRASTING COLORS, WITH 12 NUMBERS NOT LESS THAN 1.5 INCHES IN HEIGHT.

13 (C) EACH POWER VEHICLE SHALL BE GIVEN A SEPARATE ACCOUNTING
14 NUMBER, WHICH SHALL BE PLACED ON BOTH SIDES OF THE POWER VEHICLE IN
15 A CONSPICUOUS PLACE IN PLAIN NUMBERS NOT LESS THAN 3 INCHES IN
16 HEIGHT AND IN CONTRASTING COLORS.

(D) THE NUMBERS AND LETTERS DESCRIBED IN SUBDIVISIONS (A) TO
(C) SHALL REMAIN ON THE VEHICLE ONLY WHEN IT IS OPERATED UNDER AN
ACTIVE AUTHORITY ISSUED BY THE COMMISSION.

(E) IF A MOTOR CARRIER PERMANENTLY REMOVES A VEHICLE FROM
OPERATION UNDER AN AUTHORITY ISSUED BY THE COMMISSION, THE MOTOR
CARRIER SHALL PROMPTLY REMOVE THE IDENTIFICATION LETTERS, NUMBERS,
AND DECALS FROM THE VEHICLE.

(F) A MOTOR CARRIER THAT SELLS, TRADES, TRANSFERS, OR
OTHERWISE DISPOSES OF AN AUTHORITY ISSUED BY THE COMMISSION OR
WHOSE AUTHORITY HAS BEEN DENIED, REVOKED, SUSPENDED, OR TEMPORARILY
DISCONTINUED SHALL NOT USE ITS AUTHORITY IDENTIFICATION LETTERS OR

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1 NUMBERS IN ADVERTISING FOR ITS SERVICES.

2 (G) EXCEPT AS APPROVED BY THE COMMISSION, A MOTOR CARRIER
3 SHALL NOT OPERATE A SELF-PROPELLED MOTOR VEHICLE UNDER A
4 CERTIFICATE OR PERMIT ISSUED BY THE COMMISSION UNLESS THERE IS AN
5 APPROVED SUMMARY OF THE MOTOR CARRIER'S OPERATING AUTHORITY. A
6 MOTOR CARRIER SHALL KEEP THE SUMMARY DESCRIBED IN THIS SUBDIVISION
7 CLEAN AND LEGIBLE AT ALL TIMES.

8 (H) A MOTOR CARRIER SHALL NOT OPERATE ADDED EQUIPMENT UNTIL 9 THE IDENTIFICATION INFORMATION DESCRIBED IN SUBSECTION (1) HAS BEEN 10 ISSUED AND ATTACHED TO THE VEHICLE.

Sec. 9. (1) Insurance and bond requirements. The commission shall have HAS full power and authority to make and shall make such insurance or bond requirements for intrastate-only motor carriers of property GENERAL COMMODITIES and motor carriers of household goods as it may deem DEEMS necessary adequately to protect the interests of the public.

17 (2) A MOTOR CARRIER SUBJECT TO THIS ACT MUST DEMONSTRATE
18 COMPLIANCE WITH THE WORKER'S DISABILITY COMPENSATION ACT OF 1969,
19 1969 PA 317, MCL 418.101 TO 418.941.

20 Sec. 10. (1) All certificates or permits A CERTIFICATE granted 21 to **AN** intrastate-only motor <del>carriers **CARRIER** of property and</del> 22 GENERAL COMMODITIES OR A motor carriers transporting CARRIER OF 23 household goods shall be made to terminate as of TERMINATES ON 24 December 31 of the calendar year during which the certificate  $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$ 25 permit is WAS issued. All AN intrastate-only motor carriers CARRIER 26 of property and GENERAL COMMODITIES OR motor carriers transporting 27 CARRIER OF household goods shall make application APPLY for the

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1 renewal of their certificates or permits not before ITS CERTIFICATE 2 NO EARLIER THAN October 1 and not NO later than December 1 of the 3 year in which their ITS current certificate or permit expires. 4 Certificate and permit holders A CERTIFICATE HOLDER THAT DOES not making application APPLY by December 1 shall be advised by the 5 commission and given the opportunity to file their applications on 6 or before December 31 on payment of ASSESSED a penalty of \$50.00 7 PER MONTH FOR EACH MONTH OR PARTIAL MONTH THAT THE APPLICATION IS 8 9 LATE. The renewal application shall be accompanied with the 10 required fees, proof of insurance, and all other things required to 11 be filed with the commission by law or by the rules and orders of 12 the commission. IF THE COMMISSION DETERMINES THAT A RENEWAL APPLICATION RECEIVED BEFORE DECEMBER 1 IS INCOMPLETE, THE 13 COMMISSION SHALL SEND A NOTICE OF NONCOMPLIANCE TO THE MOTOR 14 CARRIER. THE COMMISSION SHALL NOT ASSESS THE LATE FEE DESCRIBED IN 15 THIS SUBSECTION AGAINST A MOTOR CARRIER THAT COMPLIES WITH THE 16 17 TERMS OF THE NOTICE OF NONCOMPLIANCE BY DECEMBER 31 OF THE YEAR IN WHICH THE APPLICATION IS REQUIRED TO BE MADE. 18

19 (2) The certificate or permit of any AN intrastate-only motor 20 carrier of property GENERAL COMMODITIES or motor carrier 21 transporting OF household goods who is delinquent in the PROVIDING 22 **REQUIRED DOCUMENTS OR** payment of the earned fees required by this 23 act to be paid at the time of any renewal thereof shall be deemed 24 OF THE CERTIFICATE SHALL BE canceled and terminated , on and after 25 January 1 of the year for which application should have been made 26 under the requirements of this section. Upon expiration, an 27 intrastate-only motor carrier of property shall be GENERAL

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COMMODITIES IS prohibited from operating any of its vehicles and a motor carrier authorized to transport OF household goods shall be IS prohibited from operating any vehicle to transport household goods or engage in any other service subject to renewal of the certificate, upon or over the highways of this state. All privileges granted under the AN expiring certificate or permit shall cease.

(3) In case any applicant for renewal of a certificate or a 8 9 permit fails, otherwise than in the payment of fees, to comply in all respects with the law and the rules of the commission in 10 11 connection with the filing of the application for renewal, the 12 commission immediately shall give specific written notice of that 13 failure to the applicant and shall require in the notice that the 14 applicant correct the matter specified within 10 days after the 15 notice. Upon the failure of the applicant to make the correction within the time, or in case of the failure to accompany the 16 application with the required filing fee, the certificate or permit 17 of the applicant shall be revoked without any action whatever upon 18 19 the part of the commission.

(3) THE COMMISSION SHALL GIVE AN APPLICANT WHOSE CERTIFICATE 20 WAS CANCELED OR TERMINATED FOR FAILURE TO RENEW ON JANUARY 1 OF THE 21 YEAR FOR WHICH AN APPLICATION SHOULD HAVE BEEN MADE UNTIL DECEMBER 22 23 31 TO COMPLY WITH THE RENEWAL REQUIREMENTS OF SUBSECTION (1). UPON 24 RECEIPT OF A PROPERLY COMPLETED APPLICATION, FEE, PROOF OF INSURANCE, AND A SATISFACTORY SAFETY REVIEW, THE COMMISSION SHALL 25 26 GRANT A 60-DAY TEMPORARY AUTHORITY TO AN INTRASTATE-ONLY MOTOR CARRIER OF GENERAL COMMODITIES OR A MOTOR CARRIER OF HOUSEHOLD 27

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GOODS THAT APPLIES FOR RENEWAL OF A CERTIFICATE THAT HAS BEEN 1 2 EXPIRED FOR LESS THAN 1 YEAR. AN INTRASTATE-ONLY MOTOR CARRIER OF GENERAL COMMODITIES OR A MOTOR CARRIER OF HOUSEHOLD GOODS THAT DOES 3 4 NOT COMPLY WITH THE RENEWAL REQUIREMENTS OF THIS SECTION BEFORE JANUARY 1 OF THE NEXT RENEWAL YEAR FOR WHICH IT SHOULD HAVE APPLIED 5 FOR RENEWAL SHALL APPLY FOR AN ORIGINAL CERTIFICATE OF AUTHORITY, 6 AND SHALL PAY THE FEE FOR AN ORIGINAL CERTIFICATE OF AUTHORITY AND 7 ANY APPLICABLE LATE FEES FOR THE PREVIOUS YEAR. 8

9 (4) Except as in this section otherwise provided IN THIS 10 SECTION, the provisions in this act voiding a certificate or a 11 permit for cause shall be ARE self-executing and shall DO not 12 require any affirmative act on the part of the commission, and the 13 commission is expressly prohibited from extending and shall not 14 have any power to extend the privilege or permit nor to allow the AN INTRASTATE-ONLY MOTOR carrier OF GENERAL COMMODITIES OR A MOTOR 15 16 CARRIER OF HOUSEHOLD GOODS to engage in any operation over the 17 public highway. In no case shall the THE revocation of any A 18 certificate or a permit DOES NOT release any A motor carrier from 19 liability for accrued fees.

20 (5) Upon full compliance with the requirements with respect to
21 OF THIS ACT FOR the filing of the application, the COMMISSION SHALL
22 ISSUE A certificate or permit shall issue for the succeeding
23 calendar year, subject to all the provisions of this act.

(6) The holder of a certificate or permit under this act may
add equipment at any time, but when adding equipment subject to a
privilege fee prescribed by this act, the holder shall file an ex
parte application in the form as REQUIRED BY the commission

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requires and pay for each unit of equipment added, the fee 1 prescribed REQUIRED in section 2 of article IV. A notice of hearing 2 3 on the application shall not be required and a public hearing shall 4 not be held thereon. When IF the holder of any A certificate or permit, excepting OTHER THAN a certificate or permit that 5 authorizes the transportation of household goods while such THOSE 6 household goods are being transported, by lease, contract, or any 7 arrangement other than outright purchase, augments his or her 8 9 equipment, the lease, contract, or arrangement shall be in writing and of such a character so as to SHALL vest in the holder exclusive 10 11 possession and control of the vehicle under the lease or 12 arrangement for the entire term of the lease or arrangement. Any operation of the vehicle shall be conducted under the exclusive 13 supervision, direction, and control of the holder. 14

15 (7) A certificated or permitted unit of equipment USING A FORM
16 PRESCRIBED BY THE COMMISSION, A CERTIFIED MOTOR CARRIER may be
17 withdrawn WITHDRAW EQUIPMENT from service at any time WITHOUT
18 REFUND by surrendering to the commission the identification
19 allocated to the unit at the time it was certificated. or
20 permitted.

Sec. 10a. (1) The lease, contract, or arrangement under which a holder augments his or her equipment shall specify the period for which the equipment is to be operated, which shall not be less than 30 days, and shall include a provision that the vehicle has, within the immediately preceding 12 months, passed an inspection <del>pursuant</del> to the requirements of UNDER the motor carrier safety act, Act No. 181 of the Public Acts of 1963, being sections 480.11 to 480.21 of

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the Michigan Compiled Laws, 1963 PA 181, MCL 480.11 TO 480.25, and
 49 C.F.R. CFR part 396.

3 (2) The lease, contract, or arrangement shall specify the
4 compensation to be paid by the lessee or party to the contract or
5 arrangement for the rental or use of the equipment.

6 (3) The lease, contract, or arrangement shall specify the time
7 and date or the circumstance on which the contract, lease, or other
8 arrangement begins, and the time or circumstance on which it ends.

9 (4) The lease, contract, or arrangement shall vest in the
10 holder of the vehicle exclusive possession and control of the
11 vehicle for the entire term of the lease, contract, or arrangement.

12 (5) The lease, contract, or arrangement shall provide that any
13 operation of the vehicle shall be conducted under the exclusive
14 supervision, direction, and control of the holder.

15 (6) The lease, contract, or arrangement shall provide that the 16 vehicle, at all times — while being operated under the lease, 17 contract, or arrangement, shall be operated only by <del>persons who are</del> 18 employees of the holder. <del>who stand in relation to the holder as</del> 19 <del>employee to employer.</del>

20 (7) The lease, contract, or arrangement shall be in the
21 manner, form, and further content as the commission **REQUIRES** by
22 rule. provides.

(8) The lease, contract, or arrangement shall be executed in quadruplicate, -AND the original shall be filed with the commission. One copy shall be retained by the authorized motor carrier in whose service the equipment is to be operated, 1 copy shall be retained by the owner of the equipment, and 1 copy shall

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be carried on the equipment specified in the lease, contract, or
 arrangement during the entire period of the contract, lease, or
 other arrangement.

4 (9) Nothing in this section shall apply to the interchange
5 with other certificated motor common carriers or the multiple
6 certification of motor carrier equipment when specific approval and
7 authority to interchange the equipment has been or is granted by
8 the commission.

9 (9) (10) The provisions of subsection (1) shall DO not apply
10 to or be AND ARE NOT required of or between movers of household
11 goods, when the equipment is used to transport household goods as
12 defined by the commission.

Sec. 11. (1) The commission may examine all records, books, 13 14 accounts, and files of each A motor carrier to whom a certificate or permit has been issued under this act , having to do with the 15 business of transportation conducted by the MOTOR carrier. The IF 16 ORDERED BY THE COMMISSION, THE MOTOR CARRIER SHALL PRODUCE AT ANY 17 18 HEARING OR PROCEEDING BEFORE THE COMMISSION THE records, books, 19 accounts, and files or other data or information , by order of the 20 commission, shall be produced at any hearing or proceeding before 21 the commission for use at the hearing or proceeding. The A MOTOR 22 CARRIER SHALL PRESERVE THE records, books, accounts, and files 23 shall be preserved FOR at least 3 years, except that A MOTOR 24 CARRIER SHALL PRESERVE delivery receipts, and delivery records, and 25 bills of lading shall be preserved FOR at least 1 year. The 26 commission may compel the attendance and testimony of witnesses and 27 do all things necessary to carry out and enforce all the provisions

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1 of this act.

2 (2) A-EXCEPT AS OTHERWISE PROVIDED BY LAW, A member of the commission, clerk, officer, or employee of the THIS state shall not 3 4 divulge or make known , in any manner whatsoever not provided by law, to any person the operations, style of work, or any other 5 information regarding the operations of carriers A MOTOR CARRIER 6 visited or inspected by him or her in the discharge of his or her 7 official duties, or to permit any report, books, documents, 8 accounts, files, or other data examined or inspected by him or her 9 10 to be seen or examined by any person. , except as provided by law. 11 The information as may be obtained under this section shall be and 12 remain IS inviolate, except for the purposes of carrying out the provisions of this act. , it being IT IS the express legislative 13 14 intent to permit the use of the information by the commission, but to prevent its publication in any manner, except when lawfully 15 presented in open hearings either before the commission or some A 16 member of the commission, or before a court of law. Nothing in this 17 18 THIS section shall be construed to DOES NOT apply to the public 19 files of the commission pertaining to the application for and the 20 certificate or permit of any motor carrier, or to quarterly or 21 other reports, which files and reports shall BE OPEN TO INSPECTION during office hours be open to inspection by any motor carrier, 22 23 shipper, or consignee.

24 (3) A person who violates this section is guilty of a25 misdemeanor.

Sec. 14. (1) Upon complaint in writing by any person, firm,
corporation, association, mercantile, agricultural or manufacturing

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1 society, or by any body politic, municipal organization, common 2 carrier, or motor carrier, that any of the A motor common carrier OF HOUSEHOLD GOODS' rates, fares, charges, or classifications, or 3 4 any joint rate or rates of any motor common carrier OF HOUSEHOLD 5 **GOODS** are , in any respect unreasonable or unjustly discriminatory or otherwise in violation of this act, or that any practice 6 whatsoever affecting the transportation of property by any such A 7 motor common carrier or any service in connection therewith WITH 8 9 THE TRANSPORTATION OF PROPERTY is in any respect unreasonable or 10 unjustly discriminatory, or that any service of such A motor common 11 carrier OF HOUSEHOLD GOODS is inadequate, or that this act or any 12 order, rule, or practice established by the commission applicable 13 to the A motor common carrier OF HOUSEHOLD GOODS, or motor common 14 carrier charges filed with the commission by the A motor common 15 carrier OF HOUSEHOLD GOODS, in any respect has been violated or 16 deviated from, or is being violated or deviated from by such A 17 motor <del>common</del> carrier; or upon a complaint against <del>any A</del> motor 18 contract carrier OF HOUSEHOLD GOODS that this act or any order, 19 rule, or practice established by the commission applicable to the 20 motor contract carrier OF HOUSEHOLD GOODS has been violated or 21 deviated from, or is being violated or deviated from, the 22 commission shall notify the parties complained of that A complaint 23 has been made, and shall furnish a copy of the complaint with the 24 notice, and 20 days after the notice has been given, the commission 25 may proceed to investigate the complaint as provided in this 26 section. Only the commission, on its motion, may bring a complaint 27 against a contract MOTOR carrier OF HOUSEHOLD GOODS for predatory

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rates, practices, or rules <del>pursuant to **UNDER** section 6(2) 6(1)</del> of 1 2 article III. Before proceeding to make the investigation, INVESTIGATING A COMPLAINT, the commission shall give the motor 3 4 carrier and the complainants at least 10 days' notice of the time 5 and place when and where the matters will be considered and 6 determined, and the parties shall be ARE entitled to be heard and shall have process to enforce the attendance of witnesses. If, upon 7 investigation of a motor common carrier OF HOUSEHOLD GOODS, any 8 9 matters complained of are found to be in violation of this act, the 10 commission shall determine and by order fix and order substituted 11 therefor the practice, service, or charges as shall conform AND 12 SHALL ORDER A SUBSTITUTE PRACTICE, SERVICE, OR CHARGE THAT CONFORM 13 to this act and the rules of the commission applicable to the motor 14 common carrier OF HOUSEHOLD GOODS. If upon investigation of a motor 15 contract carrier, any matters complained of are found to be in violation of this act, the commission shall determine and by order 16 17 fix and order substituted therefor the practice, service, or 18 minimum rate as shall conform to this act and the rules of the 19 commission applicable to the motor contract carrier. The order 20 shall further provide that DIRECT the parties complained of shall TO cease and desist from the violation and conform to the terms of 21 22 the order. The commission shall cause DELIVER a certified copy of 23 each THE order to be delivered to the AFFECTED parties. affected 24 thereby, which. THE order shall of its own force take effect and 25 become operative 20 days after the service. of the order. All motor 26 common carriers OF HOUSEHOLD GOODS to which the order applies 27 shall, on or before the date when the order becomes effective, make

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1 changes in schedules on file as shall be necessary to make the same AND MAKE CHANGES IN THEIR PRACTICES, SERVICES, OR MINIMUM RATES AS 2 NECESSARY TO conform to the order. All motor contract carriers to 3 4 which the order applies shall, on or before the date the order 5 becomes effective, conform their practice, service, or minimum rate to the order. Certified copies of all other orders of the 6 7 commission shall be delivered to the parties affected in like manner , and, unless otherwise prescribed in this act, shall take 8 9 effect within AT the time thereafter as the commission prescribes.

10 (2) When IF the commission believes that any provision in this 11 act or any rule or order of the commission made in pursuance of 12 UNDER this act , has been or is being violated, or that any charges 13 have been made or collected or service performed in violation thereof OF THIS ACT OR ANY RULE OR ORDER OF THE COMMISSION MADE 14 UNDER THIS ACT, and that an investigation relating thereto, TO THE 15 16 VIOLATION should be made, the commission may on its own motion or 17 on the application of anyone investigate the suspected violation. Before making the investigation, the commission shall present to 18 19 the parties alleged to be guilty of the violations a WRITTEN 20 statement in writing setting forth the matters to be investigated. 21 Thereafter, AFTER THE COMMISSION HAS PRESENTED THE WRITTEN 22 STATEMENT DESCRIBED IN THIS SUBSECTION, on 10 days' notice to the 23 parties of the time and place of the investigation, the commission 24 may proceed to investigate the matters complained of AND ENTER 25 ORDERS in the same manner, and make like orders, as if the 26 investigation had been made upon complaint. PROVIDED FOR AN 27 **INVESTIGATION UPON COMPLAINT UNDER SUBSECTION (1).** An

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investigation, inquiry, or hearing which THAT the commission has 1 2 power to undertake or to hold may be undertaken or held by or before any commissioner or any employee of the commission when  $\frac{1}{2}$ 3 4 directed by the commission or its chairperson. The commissioner or 5 employee shall submit findings of fact and conclusions of law to 6 the commission. If the findings of fact and conclusions of law are approved and confirmed by the commission and ordered filed in its 7 office, they shall be the decision and the order of the commission. 8 9 All investigations, inquiries, or hearings of a commissioner or an 10 employee are considered as the investigation, inquiry, and hearing 11 of the commission.

Sec. 14a. (1) A motor common carrier may not commence
operations under permanent authority granted to it by the

14 commission for 20 days after issuance of the order, nor before a

15 certificate has been issued.

16 (2) A motor contract carrier may not commence operations under 17 permanent authority granted to it by the commission before a permit 18 CERTIFICATE has been issued.

19 Sec. 18. (1) The commission may, upon application of any 20 person or any motor carrier, or upon its own motion, and upon at 21 least 10 days' notice to SERVED PERSONALLY, BY MAIL, OR 22 ELECTRONICALLY ON the AFFECTED parties, affected thereby, for good 23 cause , and after an opportunity to be heard, SHOW COMPLIANCE WITH THE REQUIREMENTS OF THIS ACT REGARDING A CERTIFICATE OF AUTHORITY, 24 revoke, suspend, alter, amend, or modify any of its findings or 25 26 orders. However, a THE COMMISSION MAY REVOKE A certificate or 27 permit shall only be amended, altered, modified, revoked, or

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1 suspended after like notice and opportunity to be heard and upon clear proof of good, just, and sufficient cause. A SUSPENSION OF A 2 FINDING OR ORDER UNDER THIS SUBSECTION REMAINS IN EFFECT UNTIL THE 3 4 MOTOR CARRIER COMPLIES WITH THE REQUIREMENTS OF THIS ACT OR THE COMMISSION MOVES TO REVOKE THE MOTOR CARRIER'S CERTIFICATE. In 5 6 addition, beginning January 1, 1989, a person or motor carrier may also be subject to an assessment of ASSESSED AN AMOUNT not to 7 exceed \$500.00 for each violation of this act, a rule promulgated 8 9 or an order issued under this act, or a term or condition of a 10 certificate or permit.OF AUTHORITY.

11 (2) The commission may grant rehearings A REHEARING in all 12 proceedings A PROCEEDING before it upon petition filed within the 13 time allowed by law to bring proceedings for review. All orders entered pursuant to UNDER this section shall be served and take 14 effect as provided in this act for original orders, and the time 15 allowed by law to bring proceedings to review any order of the 16 17 commission shall continue after the order denying the hearing or after the order made upon a rehearing. The commission shall keep a 18 19 docket of all causes and proceedings under this act and, upon 20 request , upon AND payment of a reasonable fee, shall furnish any 21 interested party fair copies of any AN application, answer, 22 petition, motion, order, finding, certificate, or permit on file 23 with, or made or issued by it in any proceeding.

24 (3) The assessments collected pursuant to UNDER this section
25 shall be deposited in the truck safety fund established in section
26 25 of 1951 PA 51, MCL 247.675.

27

(4) This chapter shall be **IS** applicable and uniform throughout

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1 this state and in all political subdivisions and local units of 2 government in this state. A local unit of government shall not 3 adopt, enact, or enforce a local law that is in conflict with this 4 act.

5 (5) A local law or a portion of a local law that imposes a
6 criminal penalty for an act or omission that is a civil infraction
7 under this act, or that imposes a criminal penalty or civil
8 sanction in excess of that prescribed in this act, is in conflict
9 with this act and is void to the extent of the conflict.

10 (6) Except for a case in which the citation is dismissed 11 pursuant to UNDER subsection (7), proceeds of a civil fine imposed 12 by a local unit of government for violation of a local law 13 regulating the operation of for-hire motor vehicles and 14 corresponding to this act shall be paid to the county treasurer and 15 shall be allocated as follows:

16 (a) Seventy percent to the local unit of government in which17 the citation is issued.

18 (b) Thirty percent for library purposes as provided by law. 19 (7) The owner or operator of a commercial motor vehicle shall not be issued more than 1 citation for each violation of a code or 20 21 ordinance regulating the operation of a commercial motor vehicle 22 and substantially corresponding to a provision of sections 683 to 725a of the Michigan vehicle code, 1949 PA 300, MCL 257.683 to 23 24 257.725a, within a 24-hour period. If the owner or operator of a 25 commercial motor vehicle is issued a citation for an equipment 26 violation that does not result in the vehicle being placed out of 27 service, the court shall dismiss the citation if the owner or

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operator of that commercial motor vehicle provides written proof to
 the court within 14 days after the citation is issued showing that
 the defective equipment indicated in the citation has been
 repaired.

5 (8) In order to be classified as a motor carrier enforcement 6 officer, a police officer must have training equal to the minimum training requirements, including any annual training updates, 7 established by the department of state police for an officer of the 8 9 motor carrier division of the department of state police. A police 10 officer who has received training equal to these minimum training 11 requirements before the effective date of this section is 12 considered a motor carrier enforcement officer for purposes of this 13 act.

14 (9)

(9) As used in this section:

15 (a) "Local law" includes MEANS a local charter provision,
16 ordinance, rule, or regulation.

17 (b) "Out of service" means that process established under the
18 motor carrier safety act OF 1963, 1963 PA 181, MCL 480.11 to
19 480.22.480.25.

20

#### ARTICLE VI

Sec. 2. Upon NO LATER THAN 60 DAYS AFTER RECEIVING A request of—FROM the commission, the department of state police shall COMPLETE A review OF the operation of an intrastate motor carrier to determine whether the carrier is in compliance with applicable safety related laws and rules and issue a report within 60 days after completion of its review to the commission.

27 Enacting section 1. Section 5 of article I, sections 4, 6, 7,

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7a, 7b, 7c, and 11 of article II, section 5a of article III,
 section 1a of article IV, section 4 of article V, and section 3 of
 article VI of the motor carrier act, 1933 PA 254, MCL 475.5, 476.4,
 476.6, 476.7, 476.7a, 476.7b, 476.7c, 476.11, 477.5a, 478.1a,
 479.4, and 479.43, are repealed.