

4 of the Annotated Code of Maryland to be known as Section 189A and to follow immediately after Section 189 of said Article and to read as follows:

SEC. 189A: Corporations, groups of individuals and associations engaged in the transportation of their stockholders, shareholders, or members whether on the coöperative plan or otherwise shall be included within the provisions of this Act.

SEC. 3. *And be it further enacted*, That Section 195 of Article 56 of Volume 4 of the Annotated Code of Maryland, as amended by Chapter 401 of the Acts of the General Assembly of the year 1922, be and the same is hereby repealed and re-enacted with amendments to read as follows:

SEC. 195: It shall be the duty of each owner of a motor vehicle to be used in the public transportation of merchandise or freight, operating over State, State Aid, improved County Roads, and Streets and Roads of incorporated towns and cities in the State of Maryland, to secure a permit from the Public Service Commission of Maryland to operate over said roads and streets, and present same to the Motor Vehicle Commissioner annually at the time and according to the method and provisions prescribed by law for owners of all other motor vehicles to make an application in writing for registration with the Commissioner of Motor Vehicles, and to state in said application besides the other matters by law provided, the carrying capacity as given by manufacturer of such motor vehicles, the route on which said motor vehicle is to be used, whether reserve or substitute cars are maintained by the applicant to be used only in emergencies, and if so, the number of such reserve and substitute cars and a complete description of each, and when in use same to be designated by a special marker to be furnished by the Commissioner of Motor Vehicles, the length of the route in miles on State, State Aid, improved County roads, and Streets and Roads of incorporated towns and cities the weight of the vehicle when empty, the schedule under which it shall operate during the ensuing year, and for all such motor vehicles, except reserve or substitute vehicles. the following annual fee shall be paid to the Commissioner of Motor Vehicles for certificates of registration issued by him, and no other additional fees, license or tax, shall be charged by the State or any municipality thereof, except property tax in respect to such vehicles or their operation.

*Class "X"*: Motor vehicles weighing three tons or less, including the carrying capacity shall each be charged and pay