

(1) TRANSPORTS EMPLOYEES, INCLUDING THE DRIVER, [[PRIMARYLY]] EXCLUSIVELY BETWEEN THEIR HOMES AND THEIR EMPLOYER'S PLACE OF BUSINESS;

(2) IS AVAILABLE ON A NONDISCRIMINATORY BASIS TO ALL OF THE [[COMPANY'S]] EMPLOYEES OF THE COMPANY OR GROUP OF COMPANIES;

(3) DOES NOT REQUIRE PARTICIPATION OF ANY EMPLOYEE AS A CONDITION OF EMPLOYMENT; AND

(4) USES MOTOR VEHICLES HAVING A SEATING CAPACITY OF NO MORE THAN 15 PERSONS EACH AS THE SOLE MEANS OF TRANSPORTATION ACROSS LAND.

(B) IT DOES NOT INCLUDE ANY COMPANY WHICH PROVIDES COMMUTER SERVICE FOR ANOTHER COMPANY'S EMPLOYEES UNDER A CONTRACT OR AGREEMENT WITH THAT COMPANY.

3-812.

AN ANNUAL FEE OF \$60 SHALL BE PAID FOR EACH MOTOR VEHICLE BEING USED AS COMPANY VAN POOL VEHICLES. THESE SHALL BE CLASSIFIED AS CLASS P VEHICLES.

SECTION 4. AND BE IT FURTHER ENACTED, That Sections 3-811(b), 6-102.2(d) and (e), 13-101(2), and 13-106 of Article 66 1/2 - Vehicle Laws, of the Annotated Code of Maryland (1970 Replacement Volume and 1975 Supplement) be and they are hereby repealed and reenacted, with amendments, to read as follows:

Article 66 1/2 - Vehicle Laws

3-811.

(b) [Motor] CLASS P VEHICLES AND MOTOR vehicles paying the annual fee required by § 184(a) of Article 56 or § 273(a) of Article 81 [shall] ARE not [be] subject to the fees required by this section.

6-102.2.

(d) A Class C license authorizes the licensee to drive any bus, ANY CLASS P VEHICLE and any vehicle which the holder of a Class D license may drive.

(e) A Class D license shall authorize the licensee to drive any vehicle except (i) combinations of vehicles, (ii) trucks with a registered gross weight of more than 20,000 pounds, but not including an uncoupled truck tractor, (iii) buses [and], (iv) motorcycles, AND (V) CLASS P VEHICLES.

13-101.

As used in this subtitle, the following words have the meaning indicated: