THE HOUSE OF REPRESENTATIVES Thursday, April 9, 2009

Committee Substitute for ENGROSSED Senate Bill No. 503

COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 503 - By: BINGMAN of the Senate and THOMPSON of the House.

An Act relating to motor vehicles; creating the Household Goods Act of 2009; providing short title; stating application; stating exceptions; defining terms; amending 47 O.S. 2001, Section 162, as amended by Section 2, Chapter 418, O.S.L. 2005 (47 O.S. Supp. 2008, Section 162), which relates to powers and duties of the Corporation Commission; modifying powers and authority of the Commission to regulate intrastate transportation of household goods; amending 47 O.S. 2001, Section 163, which relates to tariffs; requiring certificate to transport household goods for compensation; stating requirements; providing for promulgation of rules; deleting obsolete language; authorizing the Commission to establish a consumer complaint and mediation procedure; requiring certain record keeping; stating penalties; amending 47 O.S. 2001, Section 165, which relates to filing fees; requiring certain fee; authorizing Commission to set fee; providing fees to be deposited in certain revolving fund; amending 47 O.S. 2001, Section 166, which relates to certificates; requiring certificate by Commission for transportation of household goods; stating requirements for certification; amending 47 O.S. 2001, Section 166a, which relates to definitions; modifying definitions; stating application; amending 47 O.S. 2001, Section 169, which relates to insurance coverage for motor carriers; requiring insurance or bond prior to certification; removing requirement for filing certain bond pending judgment; requiring insurance from certain licensed or approved insurance providers; conforming language; amending 47 O.S. 2001, Section 169.1, which relates to liability; stating liability for certain household goods carriers; amending 47 O.S. 2001, Section 169.2, which relates to claims procedures; conforming language; removing limitation on certain liability; amending 47 O.S. 2001, Section 169.3, which relates to burden of proof; conforming language; amending 47 O.S. 2001, Section 169.4, which relates to loss or damages; conforming language;

amending 47 O.S. 2001, Section 169.5, which relates to claims; stating penalty procedures; amending 47 O.S. 2001, Section 170, which relates to vehicle size; stating procedures for certain motor carriers of household goods; providing for suspension or revocation of certificates; conforming language; amending 47 O.S. 2001, Section 1113, as last amended by Section 3, Chapter 335, O.S.L. 2008 (47 O.S. Supp. 2008, Section 1113), which relates to registration; modifying provisions relating to placement of certain registration decals; repealing 47 O.S. 2001, Section 161, which relates to application of motor carrier of household goods and used emigrant movables act; repealing 47 O.S. 2001, Section 163.1, which relates to tariff rate field agents; providing for codification; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

1 A new section of law to be codified in the Oklahoma SECTION 1. NEW LAW 2 Statutes as Section 161A of Title 47, unless there is created a duplication in numbering, 3 reads as follows: 4 A. This act shall be known and may be cited as the "Household Goods Act of 2009". 5 The purpose of this act is to regulate intrastate transportation by motor carriers of 6 household goods in such manner as to establish standards for public safety, fair 7 competitive practices, adequate and dependable service, and protection of shippers from 8 deceptive or unfair practices. 9 B. The provisions of this act, except as specifically limited herein, shall apply to the 10 intrastate transportation of household goods by motor carriers over public highways of 11 this state; and the regulations of such transportation, and the procurement thereof and 12 the provisions of facilities therefor, are hereby vested in the Corporation Commission.

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1	Shipments contracted by the federal government, a state government, a tribal
2	government or any local government or political subdivision thereof shall not be required
3	to obtain a household goods certificate, but shall be regulated by the Commission to
4	achieve compliance with safety requirements and size and weight limitations.
5	Nothing in this act shall be construed to interfere with the exercise by agencies of
6	the government of the United States of its power of regulation of interstate commerce.
7	C. As used in this act:
8	1. "Commission" means the Corporation Commission;
9	2. "Corporate family" means a group of corporations consisting of a parent
10	corporation and all subsidiaries in which the parent corporation owns directly or
11	indirectly one hundred percent (100%) interest;
12	3. "Household goods" means used personal effects and property of a dwelling;
13	4. "Household goods certificate" means a certificate of authority issued by the
14	Corporation Commission to transport household goods within this state;
15	5. "Intercorporate hauling" means the transportation of household goods, by motor
16	vehicle, for compensation, by a carrier which is a member of a corporate family, as
17	defined in this section, when the transportation for compensation is provided for other
18	members of the corporate family;
19	6. "Motor carrier of household goods" means a person transporting household goods
20	for compensation or other consideration, with an origin and destination within this state

1	7. "Motor vehicle" means any automobile, truck, truck-tractor, trailer or semitrailer
2	or any motor bus or self-propelled vehicle not operated or driven upon fixed rails or
3	tracks;
4	8. "Person" means any individual, firm, copartnership, limited partnership,
5	corporation, limited liability corporation, company, association, or joint-stock association
6	and includes any trustee, receiver, assignee, or personal representative thereof; and
7	9. "Public highway" means every public street, road, highway, or thoroughfare in
8	this state, used by the public, whether actually dedicated to the public and accepted by
9	the proper authorities or otherwise.
10	D. The terms and provisions of this act shall apply to commerce with foreign
11	nations, or commerce among the several states of this Union, insofar as such application
12	may be permitted under the provisions of the Constitution of the United States and the
13	Acts of Congress.
14	SECTION 2. AMENDATORY 47 O.S. 2001, Section 162, as amended by
15	Section 2, Chapter 418, O.S.L. 2005 (47 O.S. Supp. 2008, Section 162), is amended to
16	read as follows:
17	Section 162. A. It shall be the duty of the The Corporation Commission is
18	authorized to:
19	1. Supervise and regulate every motor carrier of household goods or used emigrant
20	movables and not operating exclusively within the limits of an incorporated city or town
21	in this state;

1	2. Fix or approve the maximum or minimum, or maximum and minimum rates,
2	fares, charges, classifications and rules pertaining thereto, of each such motor carrier
3	Protect the shipping and general public by requiring liability insurance and cargo
4	insurance of all motor carriers of household goods;
5	3. Regulate and supervise the accounts, schedules and service of each such motor
6	carrier; and for the conservation of the public highways Ensure motor carriers of
7	household goods are complying with applicable size and weight laws and safety
8	requirements;
9	4. Prescribe a uniform system and classification of accounts to be used, which
10	among other things shall set up adequate depreciation charges, and after such
11	accounting system shall have been promulgated, such motor carriers shall use no other;
12	5. Require the filing of annual reports, and other data as required from time to
13	time by the Commission; and
14	6. Supervise and regulate such motor carriers in all other matters affecting the
15	relationship between such carriers and the traveling and shipping public <u>including</u> , but
16	not limited to, consumer protection measures and loss and damage claim procedures; and
17	5. Enforce the provisions of this act.
18	B. The Commission is authorized to promulgate rules applicable to any or all motor
19	carriers of persons transporting household goods or used emigrant movables.
20	C. 1. The Commission is authorized to administer a hazardous material
21	transportation registration and permitting program for motor carriers engaged in

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1	transporting hazardous material upon or over the public highways and within the
2	borders of the state.
3	2. The Commission shall promulgate rules implementing the provisions of this
4	subsection. Rules promulgated pursuant to this subsection shall be consistent with, and
5	equivalent in scope, coverage, and content to requirements applicable to operators of
6	vehicles transporting hazardous materials contained in the report submitted to the
7	Secretary of the United States Department of Transportation, pursuant to 49 U.S.C.
8	5119(b), by the Alliance for Uniform Hazardous Material Transportation Procedures.
9	D. Nothing in this section shall be construed to remove or affect the jurisdiction of
10	the Department of Environmental Quality to implement hazardous waste transportation
11	requirements for federal hazardous waste program delegation to this state under the
12	federal Resource Conservation and Recovery Act.
13	E. The Commission is authorized to promulgate rules and set fees applicable to
14	interstate motor carriers, pertaining to carrier registration, operation of equipment and
15	filing of proper proof of liability insurance.
16	SECTION 3. AMENDATORY 47 O.S. 2001, Section 163, is amended to read as
17	follows:
18	Section 163. A. No common carrier by motor vehicle, unless otherwise provided by
19	this act, shall engage in the transportation of household goods or used emigrant
20	movables unless the rates, fares, and charges upon which the same are transported by
21	said carrier have been published, filed and are in effect in accordance with the provisions
22	of this act person shall transport household goods for compensation or other SB503 HFLR - 6 - House of Representatives

1	consideration in intrastate commerce without a valid certificate issued by the
2	Corporation Commission.
3	B. All charges made by any motor carrier for any intrastate service rendered or to
4	be rendered by any motor carrier in the transportation of household goods or used
5	emigrant movables, or in connection therewith, shall be just and reasonable and every
6	unjust and unreasonable charge for such service or any part thereof is prohibited and
7	declared unlawful The Commission shall promulgate rules ensuring consumer protection
8	and loss and damage claim procedures.
9	C. In the exercise of its power to prescribe just and reasonable rates, fares, and
10	charges for the transportation of household goods or used emigrant movables by common
11	carriers by motor vehicle, and classifications, regulations and practices relating thereto,
12	the Commission shall give due consideration, among other factors, to the need, in the
13	public interest, of adequate and efficient transportation service by such carriers at the
14	lowest cost consistent with the furnishing of such service; and to the need of revenues
15	sufficient to enable such carriers to provide such service at a reasonable return to the
16	carrier.
17	D. Every common carrier by motor vehicle shall file with the Commission, publish,
18	and keep open to public inspection tariffs showing all the rates, fares, and charges for
19	transportation, and all services in connection therewith, of household goods or used
20	emigrant movables in intrastate commerce between points on its own route and points on
21	the route of any other such carrier when a through route and joint rate shall be
22	established. The tariffs required by this section shall be published, filed and posted in SB503 HFLR -7- House of Representatives

such form and manner and shall contain such information as the Commission by
regulations shall prescribe; and the Commission is authorized to reject any tariff filed
with it the form of which is not consistent with this section and with such regulations.
Any tariff so rejected by the Commission shall be void and its use shall be unlawful. The
Commission is further authorized in its discretion to suspend, upon complaint of any
interested person or upon its own motion, the effectiveness of any tariff or portion thereof
filed with it, where it appears said tariff or portion thereof may not be consistent with
this section or the regulations of the Commission, and shall set the motion for hearing;
and after hearing the Commission shall, within ninety (90) days after hearing, amend or
reject the tariff or portion thereof so filed, upon determination as to whether or not it is
consistent with this section and with the regulations of the Commission.
E. No common carrier of household goods or used emigrant movables by motor
vehicle shall charge or demand or collect or receive a greater, or less, or different
compensation for transportation or for any service in connection therewith between the
points enumerated or distances set out in such tariff than the rates, fares, and charges
specified in the tariffs in effect at the time; and no such carrier shall refund or remit in
any manner or by any device, directly or indirectly, any portion of the rates, fares, or

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three (3) years from the time the cause of action accrues and not thereafter.

charges so specified, or extend to any person any privileges or facilities for transportation

in intrastate commerce except such as are specified in its tariffs. All actions at law for

the recovery of undercharges or overcharges, or any part thereof, shall be begun within

F. No change shall be made in any rate, fare, charge, or classification, or any rule,
regulation, or practice affecting such rate, fare, charge, or classification, or the value of
the service thereunder, specified in any effective tariff or a common carrier of household
goods or used emigrant movables by motor vehicle, except after thirty (30) days' notice of
the proposed change filed and posted in accordance with this section. Such notice shall
plainly state the change proposed to be made and the time when such change will take
effect. The Commission may, in its discretion and for good cause shown, allow such
change upon notice less than that herein specified or modify the requirements of this
section with respect to posting and filing of tariffs either in particular instances or by
general order applicable to specific or peculiar circumstances or conditions.
G. It shall be the duty of every contract carrier of household goods or used emigrant
movables by motor vehicle to establish and observe reasonable actual rates and charges,
which shall not be lower than the published common carrier rates and charges, for any
service rendered or to be rendered in the transportation of household goods or used
emigrant movables or in connection therewith, and to establish and observe reasonable
regulations and practices to be applied in connection with said reasonable actual rates
and charges. It shall be the duty of every contract carrier of household goods or used
emigrant movables by motor vehicle to file with the Commission, publish, and keep open
for public inspection, in the form and manner prescribed by the Commission, schedules
containing the actual rates or charges of such carrier actually maintained and charged
for the transportation of household goods or used emigrant movables in intrastate
commerce, and any rule, regulation, or practice affecting such rates or charges and the

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value of the service thereunder. No such contract carrier, unless otherwise provided by	-
this act, shall engage in the transportation of household goods or used emigrant	
movables in intrastate commerce unless the actual charges for such transportation by	
said carrier have been published, filed and posted in accordance with the provisions of	
this act. No change shall be made in any such charge either directly or by means of any	y
change in any rule, regulation, or practice affecting such charge or the value of service	
thereunder, except after thirty (30) days' notice of the proposed change filed in the	
aforementioned form and manner; but the Commission may, in its discretion and for go	юd
cause shown, allow such change upon less notice, or modify the requirements of this	
paragraph with respect to posting and filing of such schedules, either in particular	
instances, or by general order applicable to special or peculiar circumstances, or	
conditions. Such notice shall plainly state the change proposed to be made and the time	e
when such change will take effect. No such carrier shall demand, charge, or collect a	
different compensation for such transportation than the charges filed in accordance wit	h
this paragraph, as affected by any rule, regulation, or practice so filed, or as may be	
prescribed by the Commission from time to time, and it shall be unlawful for any such	
carrier, by the furnishing of special services, facilities, or privileges, or by any other	
device whatsoever, to charge or accept other than the charges so published and filed.	
H. Whenever, after hearing, upon complaint or upon its own initiative, the	
Commission finds that any actual rate or charge of any contract carrier of household	
goods or used emigrant movables by motor vehicle, or any rule, regulation, or practice of) f
any such carrier affecting such actual rate or charge, or the value of the service	
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thereunder, for the transportation of household goods or used emigrant movables or in
connection therewith is in violation of any provision of this act, the Commission may
prescribe such just and reasonable actual rate or charge, or such rule, regulation or
practice as in its judgment may be necessary or desirable in the public interest and will
not be in violation of any provision of this act. Such actual rate or charge, or such rule,
regulation, or practice so prescribed by the Commission, shall give no advantage or
preference to any such carrier in competition with any common carrier by motor vehicle
subject to this act. The Commission shall give due consideration to the cost of the
services rendered by such carrier and to the effect of such actual rate or charge, or such
rule, regulation, or practice, upon the movement of traffic by such carriers. All
complaints shall state fully the facts complained of and shall be made under oath.
I. Every motor carrier, subject to this act, receiving household goods or used
emigrant movables for transportation in intrastate commerce shall issue a receipt or bill
of lading therefor, the form of which shall be prescribed by the Commission.
J. No common carrier by motor vehicle shall deliver or relinquish possession at
destination of any household goods or used emigrant movables transported by it in
intrastate commerce until all tariff rates and charges thereon have been paid, except
under such rules and regulations as the Commission may from time to time prescribe to
govern the settlement of all such rates and charges.
K. D. Record-keeping documents, as required by the Commission, shall be
maintained by the motor carrier of household goods for a minimum of three (3) years.

2	period of time pending a claim for any other reason the Commission deems necessary.
3	E. Any person, motor carrier, or shipper who shall willfully violate any provision of
4	this section by any means shall be deemed guilty of a misdemeanor and upon conviction
5	thereof be fined as provided by law act or the Commission's rules pursuant thereto may
6	be found in violation by the Commission. After proper notice and hearing, violators may
7	be assessed penalties in an amount not to exceed One Thousand Dollars (\$1,000.00) for
8	the first violation and for the second violation within a year a penalty not to exceed Five
9	<u>Thousand Dollars (\$5,000.00)</u> .
10	SECTION 4. AMENDATORY 47 O.S. 2001, Section 165, is amended to read as
11	follows:
12	Section 165. A. Upon the filing by an intrastate of an application to operate as a
13	motor carrier of household goods or used emigrant movables of an application for a
14	permit or certificate or the transfer of a permit or certificate, the applicant shall pay to
15	the Corporation Commission a filing fee in the sum of One Hundred Dollars (\$100.00)
16	with an original application for permanent or temporary authority as set by Commission
17	<u>rule</u> .
18	B. Upon the filing by an interstate motor carrier of an application to register
19	interstate authority, or supplement thereto, the applicant shall pay the Commission a
20	filing fee as established by the Commission and in full compliance with applicable federal
21	laws and regulations .

The Commission is authorized to require certain documents to be retained for a longer

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1	C. The Commission shall, upon the receipt of any such fee, deposit the same in the
2	State Treasury to the credit of the Corporation Commission Revolving Fund.
3	SECTION 5. AMENDATORY 47 O.S. 2001, Section 166, is amended to read as
4	follows:
5	Section 166. A. It is hereby declared unlawful for any common carrier of person to
6	transport household goods or used emigrant movables by motor vehicle to operate or
7	furnish service within this state in intrastate commerce without having obtained from
8	the a valid certificate issued by the Corporation Commission a certificate declaring that
9	public convenience and necessity require such operation, or for any contract carrier of
10	household goods or used emigrant movables by motor vehicle to operate or furnish
11	service within the state without having obtained a permit from the Commission
12	declaring the operation shall be consistent with the public interest. The Commission
13	shall have power, and it shall be its duty after public hearing, to issue said certificate or
14	permit as prayed for, or to refuse to issue the same, or to issue it for the partial exercise
15	only of said privilege sought within sixty (60) days of final hearing, and may attach to the
16	exercise of the rights granted by such certificate or permit such terms and conditions as
17	in its judgment the public convenience and necessity or public interest may require;
18	provided that in all such cases it will be presumed, in the absence of competent evidence
19	to the contrary, that intrastate common carriers operating under existing certificates are
20	rendering adequate service between the points or within the areas authorized to be
21	served by them, and the applicant has the burden of proof to show otherwise; and

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provided further, that the mere filing of an application does not authorize any person to operate as a motor carrier.

B. In granting applications for certification or permits the Commission shall take into consideration the reliability and financial condition of the applicant and his sense of responsibility toward the public; the transportation service being maintained by presently existing motor carriers; and any other matters tending to show the need or lack of necessity for granting said application. No permit for any contract carrier by motor vehicle shall be issued without the applicant proving by competent evidence that the transport service proposed under the contract is not such that it could be reasonably furnished by existing carriers, and further, that such permit would not jcopardize the existing common carrier service. Provided, however, that in no instance shall a contract carrier of household goods or used emigrant movables by motor vehicle be authorized to serve more than six contracting shippers at any one time; provided further that such contracts are to be filed and approved by the Commission before the operation thereunder Motor carriers engaged in intercorporate hauling must obtain a certificate in the motor carrier's name.

C. No common motor carrier shall transport property as a contract carrier in the same truck, at the same time that he is transporting property as a common motor carrier. No common motor carrier shall transport any property as a contract carrier which property the carrier is authorized to so transport as a common carrier. No contract motor carrier shall transport property as a common carrier in the same truck at the same time that the contract carrier is transporting property as a contract carrier SB503 HFLR

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1	Applicants for intrastate authority to transport household goods shall file an application
2	as required by this act and as prescribed by the Commission. A household goods
3	certificate shall be issued to the applicant upon completion of all requirements.
4	D. In the event a person who has once been issued a certificate or permit files an
5	application for additional authority with the Commission, each application shall be
6	identified by consecutive subnumbers and if the application is granted, the additional
7	authority shall be incorporated under the original certificate or permit of the person and
8	identified by the applicable subnumbers. The Commission may at any time after a public
9	hearing and for good cause, suspend, alter, amend or revoke any such certificate or
10	permit. Provided that the record owner of the certificate or permit shall be entitled to
11	have ten (10) days' written notice by certified mail from the Commission of any hearing
12	affecting the certificate or permit, except as hereinafter provided in Section 169 of this
13	title. The right of appeal from the order or orders shall be given as in other cases
14	appealed from orders of the Commission The Commission may consider any written
15	protests or written complaints filed prior to granting or renewing a household goods
16	certificate. If the Commission elects not to grant or renew a household goods certificate,
17	the application shall be set for public hearing in accordance with Commission rules.
18	E. No intrastate carrier shall discontinue any service authorized by permit or
19	certificate under the provisions of this act, without written authority from the
20	Commission. Any carrier to whom a permit or certificate has been issued under the
21	provisions of this act, desiring to discontinue such service, shall apply to the Commission
22	in writing for privilege to so discontinue such service, and give notice in writing in such SB503 HFLR - 15 - House of Representatives

manner as directed by the Commission, for a period of not less than thirty (30) days prior
to the hearing thereof, to the public and all parties interested. Upon the filing of such
application for discontinuance, the Commission shall direct the type of service or notice
to be given for a period of not less than thirty (30) days, and fix the date of hearing
thereof, at which hearing the Commission shall hear evidence and issue its order
granting or refusing such application, as the facts developed may justify Household goods
certificates may not be assigned or transferred.
F. Permits or certificates shall not be assigned or transferred, in any manner,
without authority of the Commission and on written application and public hearing; the
transfer of the permits or certificates shall not be authorized when the Commission finds
such action will be inconsistent with the public interest, or will have the effect of
destroying competition or creating a monopoly, nor where it appears that reasonable
continuous service under the authority which is sought to be transferred has not been
rendered for one hundred eighty (180) days prior to the application for transfer or
assignment. All applications for transfer must be made on proper forms prescribed by
the Commission.
G. Motor carriers must operate and furnish service in strict conformity with the
eurrent existing terms and provisions of their respective certificates or permits.
Provided, that it shall not be necessary for any interstate carrier, in order to obtain a
permit, as herein provided, to make any showing of public need, except as to the
transportation of passengers or freight between points within the state, the power to
$\textcolor{regulate}{\textbf{regulate such operation being specifically reserved herein; and provided further, the} \textcolor{regulate}{\textbf{The}}$
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1	Commission shall exercise any additional power that may from time to time be conferred
2	upon the state by any Act of Congress.
3	H. G. The Commission shall adopt rules prescribing the manner and form in which
4	motor carriers shall apply for certificates or permits required by this section. Among
5	other rules adopted, the application shall be in writing and shall contain:
6	1. The name and address of the applicant and the names and addresses of its
7	officers, if any;
8	2. Full information concerning the financial conditions and physical properties of
9	the applicant;
10	3. The complete route, or routes, over which, or the area within which the applicant
11	desires to operate; and
12	4. A schedule or tariff showing the freight rates to be charged between the several
13	points or localities to be served.
14	I. Upon filing of the application, the Commission shall, in its discretion, fix the time
15	and place for the hearing of the same, which shall not be more than forty-five (45) days
16	after the filing of said application.
17	J. In order for the public and all interested parties to receive proper notice, in
18	addition to any notice the Commission may prescribe, the Commission shall circulate, on
19	its own docket form, notice of all applications for, or transfers of, certificates or permits to
20	operate as a motor carrier which have been filed and are pending. The notice shall be
21	published at least fifteen (15) days prior to the date of hearing and shall show:
22	1. The time and place of the hearing;
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21	(30) days;
20	without title, has the right to exclusive use of equipment for a period longer than thirty
19	3. "Owner" means a person to whom title to equipment has been issued, or who,
18	carriers in the transportation of household goods or used emigrant movables for hire;
17	trailer, any combination of these and any other type of equipment used by authorized
16	2. "Equipment" means a motor vehicle, straight truck, tractor, semitrailer, full
15	or contract carrier;
14	transportation motor carrier of household goods or used emigrant movables as a common
13	1. "Authorized carrier" means a person or persons authorized to engage in the
12	Section 166a. A. As used in this section:
11	as follows:
10	SECTION 6. AMENDATORY 47 O.S. 2001, Section 166a, is amended to read
9	certificate.
8	the State Treasury to the credit of the General Revenue Fund a household goods
7	expense of publication. The Commission shall upon receipt of any fee deposit the same in
6	The fee shall be set by the Commission at reasonable cost and shall not exceed the actual
5	the publication shall immediately be furnished by mail to any person by the Commission.
4	K. Upon written annual request and payment of an annual fee to the Commission,
3	4. Such other information as the Commission may consider pertinent to the notice.
2	3. The route or territory involved; and

2. The name and address of the applicant;

1	4. "Lease" means a contract or arrangement in which the owner grants the use of
2	equipment, with or without driver, for a specified period to an authorized carrier for use
3	in the regulated transportation of household goods or used emigrant movables, in
4	exchange for compensation;
5	5. "Lessor", in a lease, means the party granting the use of equipment, with or
6	without driver, to another;
7	6. "Lessee", in a lease, means the party acquiring the use of equipment with or
8	without driver, from another;
9	7. "Addendum" means a supplement to an existing lease which is not effective until
10	signed by the lessor and lessee; and
11	8. "Shipper" means a person who sends or receives household goods or used
12	emigrant movables which is are transported in intrastate commerce in this state.
13	B. An authorized carrier may perform authorized transportation in equipment it
14	does not own only under the following conditions:
15	1. There shall be a written lease granting the use of the equipment and meeting the
16	requirements as set forth in subsection C of this section;
17	2. The authorized carrier acquiring the use of equipment under this section shall
18	identify the equipment in accordance with the Commission's requirements; and
19	3. Upon termination of the lease, the authorized carrier shall remove all
20	identification showing it as the operating carrier before giving up possession of the
21	equipment.

1	C. The written lease required pursuant to subsection B of this section shall contain		
2	the following provisions. The required lease provisions shall be adhered to and		
3	performed by the authorized carrier as follows:		
4	1. The lease shall be made between the authorized carrier and the owner of the		
5	equipment. The lease shall be signed by these parties or by their authorized		
6	representatives;		
7	2. The lease shall specify the time and date or the circumstances on which the lease		
8	begins and ends and include a description of the equipment which shall be identified by		
9	vehicle serial number, make, year, model and current license plate number;		
10	3. The period for which the lease applies shall be for thirty (30) days or more when		
11	the equipment is to be operated for the authorized carrier by the owner or an employee of		
12	the owner;		
13	4. The lease shall provide that the authorized carrier lessee shall have exclusive		
14	possession, control and use of the equipment for the duration of the lease. The lease		
15	shall further provide that the authorized carrier lessee shall assume complete		
16	responsibility for the operation of the equipment for the duration of the lease;		
17	5. The amount to be paid by the authorized carrier for equipment and driver's		
18	services shall be clearly stated on the face of the lease or in an addendum which is		
19	attached to the lease. The amount to be paid may be expressed as a percentage of gross		
20	revenue, a flat rate per mile, a variable rate depending on the direction traveled or the		
21	type of commodity transported, or by any other method of compensation mutually agreed		
22	upon by the parties to the lease. The compensation stated on the lease or in the attached SB503 HFLR -20 - House of Representatives		

1	addendum may apply to equipment and driver's services either separately or as a
2	combined amount;
3	6. The lease shall clearly specify the responsibility of each party with respect to the
4	cost of fuel, fuel taxes, empty mileage, permits of all types, tolls, detention and
5	accessorial services, base plates and licenses, and any unused portions of such items.
6	Except when the violation results from the acts or omissions of the lessor, the authorized
7	carrier lessee shall assume the risks and costs of fines for overweight and oversize
8	trailers when the trailers are preloaded, sealed, or the load is containerized, or when the
9	trailer or lading is otherwise outside of the lessor's control, and for improperly permitted
10	overdimension over-dimension and overweight loads and shall reimburse the lessor for
11	any fines paid by the lessor. If the authorized carrier is authorized to receive a refund or
12	a credit for base plates purchased by the lessor from, and issued in the name of, the
13	authorized carrier, or if the base plates are authorized to be sold by the authorized
14	carrier to another lessor, the authorized carrier shall refund to the initial lessor on whose
15	behalf the base plate was first obtained a prorated share of the amount received;
16	7. The lease shall specify that payment to the lessor shall be made by the
17	authorized carrier within fifteen (15) days after submission of the necessary delivery
18	documents and other paperwork concerning a trip in the service of the authorized
19	carrier. The paperwork required before the lessor can receive payment is limited to those
20	documents necessary for the authorized carrier to secure payment from the shipper. The
21	authorized carrier may require the submission of additional documents by the lessor but

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not as a prerequisite to payment;

1	8. The leas	e shall clearly specify the right of those lessors whose revenue is based
2	on a percentage	of the gross revenue for a shipment to examine copies of the authorized
3	carrier's freight	bill before or at the time of settlement. The lease shall clearly specify
4	the right of the l	essor, regardless of method of compensation, to examine copies of the
5	carrier's tariff;	
6	9. The leas	e shall clearly specify all items that may be initially paid for by the
7	authorized carrie	er, but ultimately deducted from the lessor's compensation at the time of
8	payment or settl	ement together with a recitation as to how the amount of each item is to
9	be computed. The	ne lessor shall be afforded copies of those documents which are necessary
10	to determine the	validity of the charge;
11	10. The lea	se shall specify that the lessor is not required to purchase or rent any
12	products, equipn	nent, or services from the authorized carrier as a condition of entering
13	into the lease ar	rangement;
14	11. As it re	elates to insurance:
15	a.	the lease shall clearly specify the legal obligation of the authorized
16		carrier to maintain insurance coverage for the protection of the public,
17		and
18	b.	the lease shall clearly specify the conditions under which deductions
19		for cargo or property damage may be made from the lessor's
20		settlements. The lease shall further specify that the authorized carrier
21		must provide the lessor with a written explanation and itemization of
22		any deductions for cargo or property damage made from any
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1	compensation of money owed to the lessor. The written explanation		
2	and itemization must be delivered to the lessor before any deductions		
3	are made; and		
4	12. An original and two copies of each lease shall be signed by the parties. The		
5	authorized carrier shall keep the original and shall place a copy of the lease in the		
6	equipment during the period of the lease. The owner of the equipment shall keep the		
7	other copy of the lease.		
8	D. The provisions of this section shall apply to the leasing of equipment with which		
9	to perform <u>household goods</u> transportation regulated by the Corporation Commission by		
10	motor carriers holding permanent or temporary authority from the Commission to		
11	transport household goods or used emigrant movables.		
12	SECTION 7. AMENDATORY 47 O.S. 2001, Section 169, is amended to read as		
13	follows:		
14	Section 169. A. No certificate or permit shall be issued by the Corporation		
15	Commission to any motor carrier of household goods or used emigrant movables until		
16	after such motor carrier shall have filed with the Commission a liability insurance policy		
17	or bond covering public liability and property damage, issued by some insurance or		
18	bonding company or insurance carrier authorized as set forth below, and which has		
19	complied with all of the requirements of the Commission, which bond or policy shall be		
20	approved by the Commission, and shall be in such sum and amount as fixed by a proper		
21	order of the Commission; and such liability and property damage insurance policy or		
22	bond shall bind the obligor thereunder to make compensation for injuries to, or death of, SB503 HFLR - 23 - House of Representatives		

1	persons, and loss or damage to property, resulting from the operation of any such motor
2	carrier for which such carrier is legally liable. A copy of the policy or bond shall be filed
3	with the Commission, and after After judgment against the carrier for any damage, the
4	injured party may maintain an action upon the policy or bond to recover the same, and
5	shall be a proper party to maintain such action.
6	B. Every motor carrier of household goods or used emigrant movables shall file
7	with the Commission a cargo insurance policy or bond covering any goods or property
8	being transported, issued by some insurance or bonding company or insurance carrier
9	authorized as set forth below, and which has complied with all of the requirements of the
10	Commission, which bond or policy shall be approved by the Commission, and shall be in a
11	sum and amount as fixed by a proper order of the Commission <u>rule</u> . The cargo insurance
12	must be filed with the Commission prior to a certificate or permit being issued by the
13	Commission.
14	C. No carrier, whose principal place of business is in Oklahoma, shall conduct any
15	operations in this state unless the operations are covered by a valid primary bond or
16	insurance policy issued by a provider an insurer authorized or approved by the State
17	Oklahoma Insurance Commissioner Department. No carrier whose principal place of
18	business is not in Oklahoma shall conduct any operations in this state unless the
19	operations are covered by a valid bond or insurance policy issued by a provider licensed
20	or approved by the State Insurance Commissioner or the insurance regulatory authority
21	of any other state an insurer licensed or approved by the insurance regulatory authority
22	of the state of their principal place of business or the Oklahoma Insurance Department. SB503 HFLR - 24 - House of Representatives

D. Each motor carrier shall maintain on file, in full force, all insurance required by
the laws of the State of Oklahoma and the rules of the Commission during such motor
carrier's operation and that the failure for any cause to maintain such coverage in full
force and effect shall immediately, without any notice from the Commission, suspend
such carrier's rights to operate until proper insurance is provided. Any carrier
suspended for failure to maintain proper insurance shall have a reasonable time, not
exceeding sixty (60) days, within which to provide proper insurance and to have his the
carrier's authority reactivated, upon showing:

- 9 1. No operation during the period in which he the carrier did not have insurance;
 10 and
- 11 2. Furnishing of proper insurance coverage.

E. Any carrier who fails to reactivate his or its permit or the carrier's certificate within sixty (60) days after such suspension, as above provided, shall have said permit or the certificate canceled, by operation of law, without any notice from the Commission.

No certificate or permit so canceled shall be reinstated or otherwise made operative except that the Commission may reinstate the authority of a motor carrier upon proper showing that the motor carrier was actually covered by proper insurance during the suspension or cancellation period, and that failure to file with the Commission was not due to the motor carrier's own negligence fault. Any carrier desiring to file for reinstatement of its the carrier's certificate or permit shall do so within ninety (90) days of its cancellation by law.

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1	F. The Commission shall, in its discretion, permit the filing of certificates of
2	insurance coverage on such form as may be prescribed by the Commission, in lieu of
3	copies of insurance policies or bonds, with the proviso that if the certificates are
4	authorized, the insurance company or carrier so filing it, upon request of the
5	Commission, shall, at any time, furnish an authenticated copy of the policy which the
6	certificate represents, and further provided that thirty (30) days prior to effective
7	cancellation or termination of the policy of insurance for any cause, the insurer shall so
8	notify the Commission in writing of the facts or as deemed necessary by the Commission.
9	SECTION 8. AMENDATORY 47 O.S. 2001, Section 169.1, is amended to read
10	as follows:
11	Section 169.1 Every motor carrier of household goods or used emigrant movables
12	shall be liable for all loss, damage or injury to goods or property due to any negligence
13	while the same is being carried by entrusted to it during operations as a household goods
14	<u>carrier</u> .
15	SECTION 9. AMENDATORY 47 O.S. 2001, Section 169.2, is amended to read
16	as follows:
17	Section 169.2 Every motor carrier of household goods or used emigrant movables,
18	upon receipt of a claim in writing for loss of or damage to cargo during transportation,
19	some portion of which was performed by that carrier, regardless of the form in which the
20	claim is presented, shall:
21	1. Acknowledge receipt of the claim in writing within thirty (30) days after receipt
22	thereof by the motor carrier;

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1	2. Commence an investigation in good faith to determine whether the carrier
2	acknowledges or denies liability for the loss or damage;
3	3. Either pay the claim in full, or as agreed to by mutual compromise, or deny
4	liability for loss or damage, in writing, within ninety (90) days after receipt of the
5	original claim by the carrier. Such action shall not be withheld or postponed pending
6	receipt of payment or acknowledgment of liability from connecting carriers; and
7	4. Acknowledgment of liability shall be accompanied by payment in full for the
8	value of property lost or damaged except where subject to limited liability or released
9	value. When a shipper, without prior approval from the consignee, elects to release a
10	shipment at a value less than the full value of the property shipped, in the event of loss
11	or damage, said the shipper will indemnify to the consignee the difference between the
12	released or limited valuation paid by the carrier and the full value of the property
13	shipped. A carrier's liability is limited to the released value or limited liability as stated
14	in the earrier's governing tariff agreed as stated in the bill of lading covering the
15	shipment.
16	SECTION 10. AMENDATORY 47 O.S. 2001, Section 169.3, is amended to read
17	as follows:
18	Section 169.3 Where shipments of household goods or used emigrant movables are
19	received by the carrier from the shipper in apparent good order and with no exceptions
20	noted on the bill of lading, and delivered by the carrier with written exceptions covering
21	loss or damage thereto, the carrier shall have the burden of proof to establish nonliability

1	for such loss or damage. Terms and conditions of the bill of lading contract referring to
2	excepted causes shall remain applicable.
3	SECTION 11. AMENDATORY 47 O.S. 2001, Section 169.4, is amended to read
4	as follows:
5	Section 169.4 Where shipments of household goods or used emigrant movables are
6	received by the carrier from the shipper in apparent good order and with no exceptions
7	noted on the bill of lading, and delivered by the carrier in the same manner, with no
8	exceptions noted, such concealed loss or damage claims must be submitted to the carrier
9	by the shipper. Inspections covering loss or damage found after delivery must be
10	requested to the delivering carrier in writing within fifteen (15) days after the delivery of
11	the shipment involved. If more than fifteen (15) days have passed, it is incumbent upon
12	the consignee to offer reasonable evidence to the carrier or a representative of the carrier
13	that loss or damage was not incurred by the consignee after delivery by the carrier.
14	SECTION 12. AMENDATORY 47 O.S. 2001, Section 169.5, is amended to read
15	as follows:
16	Section 169.5 If the carrier fails to process loss or damage claims as provided in
17	Sections 169.2 through 169.4 of this title, or to express declinations of said the claims in
18	writing with proof of nonliability, said the carrier may be fined found in contempt by the
19	Corporation Commission an amount not to exceed Five Hundred Dollars (\$500.00) upon
20	hearing of a complaint filed with the Commission after proper notice and hearing.
21	Failure to pay the any fine or otherwise resolve the complaint will may result in a

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1	hearing by the Corporation Commission to determine if the operating authority of the
2	carrier shall be revoked.
3	SECTION 13. AMENDATORY 47 O.S. 2001, Section 170, is amended to read
4	as follows:
5	Section 170. A. Nothing contained in this act shall be construed to authorize the
6	operation of any freight vehicle in excess of the gross weight, width, length or height
7	authorized by law.
8	B. Any person who willfully advertises to perform transportation services for which
9	he the person does not hold a proper certificate or permit shall be in violation of this act
10	and subject to the penalties prescribed for contempt of the <u>Corporation</u> Commission.
11	C. All certificates or permits issued by the Commission under any law of the state
12	relating to motor carriers shall contain the provision that the Commission reserves to
13	itself authority to suspend and/or cancel any such certificate or permit for the violation,
14	on the part of the applicant or any operator or operators of any motor vehicle to be
15	operated thereunder, of any law of the State of Oklahoma or any rule adopted by the
16	Commission; and the Commission may cancel the certificate of any motor carrier
17	operating as an intrastate carrier, who shall fail to remit to the consignor, within ten (10
18	days after collection from the consignee, of any or all C.O.D. charges or collections
19	Household goods certificates may be suspended or revoked for any violation of state law
20	or Commission rule.
21	D. Certificates or permits shall be considered personal to the holder thereof and

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shall be issued only to some definite legal entity operating motor vehicles as a motor

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carrier of household goods or used emigrant movables, and shall not be subject to lease,
nor shall the holder thereof sublet or permit the exercise, by another, in anywise, of the
rights or privileges granted thereunder; provided, nothing herein contained shall be
construed to prohibit the Commission, in case the necessities of public convenience
require temporary service over any route, to grant authority to another motor carrier to
render such service, upon compliance with the other provisions of law applicable to other
motor carriers.
SECTION 14. AMENDATORY 47 O.S. 2001, Section 1113, as last amended by
Section 3, Chapter 335, O.S.L. 2008 (47 O.S. Supp. 2008, Section 1113), is amended to
read as follows:
Section 1113. A. 1. Except for all-terrain vehicles, utility vehicles and motorcycles
used exclusively off roads and highways, upon the filing of a registration application and
the payment of the fees provided for in the Oklahoma Vehicle License and Registration
Act, the Oklahoma Tax Commission or Corporation Commission, as applicable, shall
assign to the vehicle described in the application a distinctive number, and issue to the
owner of the vehicle a certificate of registration, one license plate and a yearly decal. The
Oklahoma Tax Commission shall assign an all-terrain vehicle, utility vehicle or
motorcycle used exclusively off roads and highways a distinctive number and issue to the
owner a certificate of registration and a decal but not a license plate. For each
subsequent registration year, the Tax Commission shall issue a yearly decal to be affixed
to the license plate, except for an all-terrain vehicle, utility vehicle or motorcycle used
exclusively off roads and highways. The initial decal for an all-terrain vehicle, utility SB503 HFLR - 30 - House of Representatives

vehicle or motorcycle shall be attached to the front of the vehicle and shall be in clear view. The decal shall be on the front or on the front fork of the motorcycle used exclusively off roads and highways and the decal shall be in clear view. The yearly decal shall have an identification number and the last two numbers of the registration year for which it shall expire. Except as provided by Section 1113A of this title, the license plate shall be affixed to the exterior of the vehicle until a replacement license plate is applied for. If the owner applies for a replacement license plate, the Tax Commission shall charge the fee provided for in Section 1114 of this title. The yearly decal will validate the license plate for each registration period other than the year the license plate is issued. The license plate and decal shall be of such size, color, design and numbering as the Tax Commission may direct. However, yearly decals issued to the owner of a vehicle who has filed an affidavit with the appropriate motor license agent in accordance with Section 7-607 of this title shall be a separate and distinct color from all other decals issued under this section. 2. The license plate shall be securely attached to the rear of the vehicle, except truck-tractor plates which shall be attached to the front of the vehicle. The Tax Commission may, with the concurrence of the Department of Public Safety, by Joint Rule, change and direct the manner, place and location of display of any vehicle license plate when such action is deemed in the public interest. The license plate, decal and all

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letters and numbers shall be clearly visible at all times. The operation of a vehicle in

this state, regardless of where such vehicle is registered, upon which the license plate is

covered, overlaid or otherwise screened with any material, whether such material be
 clear, translucent, tinted or opaque, shall be a violation of this paragraph.

- 3. Upon payment of the annual registration fee provided in Section 1133 of this title, the Tax Commission or Corporation Commission, as applicable, or a motor license agent may issue a permanent nonexpiring license plate to an owner of one hundred or more commercial motor vehicles and for vehicles registered under the provisions of Section 1120 of this title. Upon payment of the annual registration fee, the Tax Commission or Corporation Commission shall issue a certificate of registration that shall be carried at all times in the vehicle for which it is issued. Provided, if the registrant submits its application through electronic means, such qualified owners of one hundred or more commercial motor vehicles, properly registered pursuant to the provisions of Section 1133 of this title, may elect to receive a permanent certificate of registration that shall be carried at all times in the vehicle for which it is issued.
- 4. Every vehicle owned by an agency of this state shall be exempt from the payment of registration fees required by this title. Provided, such vehicle shall be registered and shall otherwise comply with the provisions of the Oklahoma Vehicle License and Registration Act.
- B. The license plates required under the provisions of this title shall conform to the requirements and specifications listed hereinafter:
- 1. Each license plate shall have a space for the placement of the yearly decals for each succeeding year of registration after the initial issue;

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2. The provisions of the Oklahoma Vehicle License and Registration Act regarding
the issuance of yearly decals shall not apply to the issuance of apportioned license plates
including license plates for state vehicles, and exempt plates for governmental entities
and fire departments organized pursuant to Section 592 of Title 18 of the Oklahoma
Statutes;

3. Within the limits herein prescribed the Tax Commission shall redesign the
official vehicle license plates which currently bear the legend "Oklahoma OK" or
"Oklahoma is OK!" and substitute therefor the legend "Oklahoma Native America" as
further described in this paragraph. Except for personalized license plates and license
plates issued for motorcycles and mopeds, the emblem on the state flag of Oklahoma as
provided for in Section 91 of Title 25 of the Oklahoma Statutes shall be a part of all
license plates issued after December 31, 1988. The Tax Commission may continue to
issue license plates with the legend "Oklahoma is OK!" or "Oklahoma OK" until any
inventory of such license plates is depleted but the Tax Commission shall not produce or
cause to be produced any additional license plates with these legends. Except for
personalized license plates, license plates issued for commercial vehicles, and license
plates issued for motorcycles and mopeds, the "Oklahoma Native America" emblem shall
be a part of all license plates issued after December 31, 1993. The specifications for
lettering style and appearance for the legend "Oklahoma Native America" shall be
provided to the Tax Commission by the Oklahoma Tourism and Recreation Department.
All license plates and decals shall be made with reflectorized material as a background to
the letters, numbers and characters displayed thereon. The reflectorized material shall SB503 HFLR - 33 - House of Representatives

1	be of such a nature as to provide effective and dependable brightness during the service
2	period for which the license plate or decal is issued;
3	4. Except as otherwise provided in this subsection, the Tax Commission shall
4	design appropriate official license plates for all state vehicles. Such license plates shall
5	be permanent in nature and designed in such manner as to remain with the vehicle for
6	the duration of the vehicle's life span or until the title is transferred to a
7	nongovernmental owner;
8	5. Within the limits prescribed in this section, the Tax Commission shall design
9	appropriate official license plates for vehicles of the Oklahoma Highway Patrol. The
10	license plates shall have the legend "Oklahoma OK" and shall contain the letters "OHP"
11	followed by the state seal and the badge number of the Highway Patrol officer to whom
12	the vehicle is assigned. The words "Oklahoma Highway Patrol" shall also be included on
13	such license plates;
14	6. Within the limits prescribed in this section, the Tax Commission shall design
15	appropriate official license plates for vehicles of the Oklahoma Military Department.
16	Such license plates shall have the legend "Oklahoma OK" and shall contain the letters
17	"OMD" followed by the state seal and three numbers or letters as designated by the
18	Adjutant General. The words "Oklahoma Military Department" shall also be included on
19	such license plates; and
20	7. Within the limits prescribed in this section, the Oklahoma Tourism and
21	Recreation Department shall design any license plates required by the initiation of a
22	license plate reissuance by the Oklahoma Tax Commission at the request of the SB503 HFLR - 34 - House of Representatives

1	Department of Public Safety pursuant to the provisions of Section 1 of this act. Any such
2	new designs shall be submitted by the Oklahoma Tourism and Recreation Department to
3	the Department of Public Safety for its approval prior to being issued by the Oklahoma
4	Tax Commission.
5	C. Where the applicant has satisfactorily shown that the applicant owns the vehicle
6	sought to be registered but is unable to produce documentary evidence of the ownership,
7	a license plate may be issued upon approval by the Tax Commission or Corporation
8	Commission, as applicable. In such instances the reason for not issuing a certificate of
9	title shall be indicated on the receipt given to the applicant. It shall still be the duty of
10	the applicant to immediately take all necessary steps to obtain the Oklahoma certificate
11	of title and it shall be unlawful for the applicant to sell the vehicle until the certificate
12	has been obtained in the applicant's name.
13	D. The certificate of registration provided for in this section shall be in convenient
14	form, and the certificate of registration, or a certified copy or photostatic copy thereof,
15	duly authenticated by the Tax Commission or Corporation Commission, as applicable,
16	shall be carried at all times in or upon commercial vehicles so registered, in such manner
17	as to permit a ready examination thereof upon demand by any peace officer of the state
18	or duly authorized employee of the Department of Public Safety. Any such officer or
19	agent may seize and hold such commercial vehicle when the operator of the same does
20	not have the registration certificate in the operator's possession or when any such officer
21	or agent determines that the registration certificate has been obtained by
22	misrepresentation of any essential or material fact or when any number or identifying SB503 HFLR - 35 - House of Representatives

1	information appearing on such certificate has been changed, altered, obliterated or
2	concealed in any way, until the proper registration or identification of such vehicle has
3	been made or produced by the owner thereof.
4	E. The purchaser of a new or used manufactured home shall, within thirty (30)
5	days of the date of purchase, register the home with the Tax Commission or a motor
6	license agent pursuant to the provisions of Section 1117 of this title. For a new
7	manufactured home, it shall be the responsibility of the dealer selling the home to place a
8	temporary license plate on the home in the same manner as provided in Section 1128 of
9	this title for other new motor vehicles. For the first year that any manufactured home is
10	registered in this state, the Tax Commission shall issue a metal license plate which shall
11	be affixed to the manufactured home. The temporary dealer license plate or the metal
12	license plate shall be displayed on the manufactured home at all times when upon a
13	public roadway; provided, a repossession affidavit issued pursuant to Sections 1110 and
14	1126 of this title shall be permissible in lieu of a current license plate and decal for the
15	purposes of removing a repossessed manufactured home to a secure location.
16	Manufactured homes previously registered and subject to ad valorem taxation as
17	provided by law shall have a decal affixed at the time ad valorem taxes are paid for such
18	manufactured home; provided, for a manufactured home permanently affixed to real
19	estate, no decal or license plate shall be required to be affixed and the owner thereof
20	shall be given a receipt upon payment of ad valorem taxes due on the home. The Tax
21	Commission shall make sufficient plates and decals available to the various motor license
22	agents of the state in order for an owner of a manufactured home to acquire the plate or

1	decal. A one-dollar fee shall be charged for issuance of any plate or decal. The fee shall
2	be apportioned each month to the General Revenue Fund of the State Treasury.
3	F. The manufactured home license plate decal shall be designed so that it is easily
4	visible for purposes of verification by a county assessor that the manufactured home is
5	properly assessed for ad valorem taxation. The plate shall be designed for a yearly decal.
6	In the first year of registration, a decal shall be issued for placement on the license plate
7	indicating payment of applicable registration fees and excise taxes. A duplicate
8	manufactured home registration decal shall be affixed inside the window nearest the
9	front door of the manufactured home. In the second and all subsequent years for which
10	the manufactured home is subject to ad valorem taxation, an annual decal shall be
11	affixed to the license plate inside the window nearest the front door as evidence of
12	payment of ad valorem taxes. The Tax Commission shall issue decals to the various
13	county treasurers of the state in order for a manufactured home owner to obtain such
14	decal each year. Upon presentation of a valid ad valorem tax receipt, the manufactured
15	home owner shall be issued the annual decal.
16	G. Upon the registration of a manufactured home in this state for the first time or
17	upon discovery of a manufactured home previously registered within this state for which
18	the information required by this subsection is not known, the Tax Commission shall
19	obtain:
20	1. The name of the owner of the manufactured home;
21	2. The serial number or identification number of the manufactured home;
22	3. A legal description or address of the location for the home;

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1	4. The actual retail selling price of the manufactured home excluding Oklahoma
2	taxes;
3	5. The certificate of title number for the home; and
4	6. Any other information which the Tax Commission deems to be necessary.
5	The application for registration shall also include the school district in which the
6	manufactured home is located or is to be located. The information shall be entered into a
7	computer data system which shall be used by the Tax Commission to provide information
8	to county assessors upon request by the assessor. The assessor may request any
9	information from the system in order to properly assess a manufactured home for ad
10	valorem taxation.
11	SECTION 15. REPEALER 47 O.S. 2001, Section 161, is hereby repealed.
12	SECTION 16. REPEALER 47 O.S. 2001, Section 163.1, is hereby repealed.
13	SECTION 17. This act shall become effective November 1, 2009.
14 15	COMMITTEE REPORT BY: COMMITTEE ON ENERGY AND UTILITY REGULATION, dated 04-08-09 - DO PASS, As Amended.

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