## 2012 -- S 2603 SUBSTITUTE A AS AMENDED

LC01291/SUB A

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# STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2012**

#### AN ACT

#### RELATING TO PUBLIC UTILITIES AND CARRIERS - PUBLIC MOTOR VEHICLES

Introduced By: Senator William A. Walaska

Date Introduced: March 01, 2012

Referred To: Senate Corporations

It is enacted by the General Assembly as follows:

- SECTION 1. Sections 39-14.1-1 and 39-14.1-6 of the General Laws in Chapter 39-14.1
- 2 entitled "Public Motor Vehicles" are hereby amended to read as follows:
- 3 <u>39-14.1-1. Definitions. --</u> Terms used in this chapter shall be construed as follows, unless 4 another meaning is expressed or is clearly apparent from the language or context:
- 5 (1) "Certificate" means a certificate of operating authority issued to a public motor 6 vehicle;
- 7 (2) "Charter carrier" means a provider of transportation services to groups such as:
- 8 lodges, bands, athletic teams, schools or other travel groups, assembled by someone other than
- 9 the carrier who collectively contracts for the exclusive use of certain equipment for the duration
- 10 of a particular trip or tour. Charter carrier services shall also include transportation services
- 11 provided by employment agencies or employers to individuals in the context of providing
- transportation to and from their place of employment;
- 13 (3) "Common carrier" as used in this chapter, means any person engaging in the business
- of providing transportation services for compensation to passengers through the use of a public
- motor vehicle as defined in this chapter;
- 16 (4) "Division" means the division of public utilities and carriers;
- 17 (5) "Driver" means any person operating a motor vehicle used for the transportation of
- passengers which he or she owns or is operating with the expressed or implied consent of the
- 19 owner;

1	(6) "Person" means and includes any individual, partnership, corporation, or other
2	association of individuals;
3	(7) "Public motor vehicle" means and includes every motor vehicle for hire, other than a
4	jitney, as defined in section 39-13-1, or a taxicab or limited public motor vehicle, as defined in
5	section 39-14-1, used for transporting members of the general public for compensation in
6	unmarked vehicles at a predetermined or prearranged rate or fee charge to such points as may be
7	directed by the passenger. All vehicles operated under this chapter shall conform to specifications
8	established by the division. Transportation services provided by charter carriers, as defined in this
9	chapter, or by funeral homes in association with funeral services, and by ambulance companies
10	shall be exempt from this chapter;
11	(8) "Unmarked vehicles" means motor vehicles that do not display the transportation
12	company's name, address or telephone number, or any advertisements or commercial information
13	beyond that included by the vehicle's manufacturer on the vehicle's exterior surfaces.
14	(9) "Wheelchair accessible public motor vehicle" means a public motor vehicle designed
15	and equipped to allow the transportation of a person(s) who uses a wheelchair without requiring
16	that person(s) to be removed from the wheelchair, but such public motor vehicle is not restricted
17	to transporting only persons using wheelchairs.
18	39-14.1-6. Operations of public motor vehicles No public motor vehicle shall be
19	operated from any taxicab stand on any public highway; nor shall the operator of it transport any
20	passenger for hire unless the transportation is requested by the passenger at an office of the owner
21	of the vehicle, either personally or by telephone and/or other electronic means. When solicited by
22	a prospective customer the certificate holder or its representative shall quote what the actual rate
23	or fee charge for the requested transportation service will be prior to picking up the passenger(s).
24	The division shall establish and set a minimum allowable charge for public motor vehicle
25	services. The minimum allowable charge provisions of this section shall not apply to public
26	motor vehicle service coordinated by or paid for by a state department, authority or agency on
27	behalf of clients of said state department, authority or agency; provided, however, that the state
28	department, authority or agency requests the service no later than the day before the service is to
29	be rendered.
30	SECTION 2. This act shall take effect upon passage.

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## EXPLANATION

### BY THE LEGISLATIVE COUNCIL

OF

## AN ACT

## RELATING TO PUBLIC UTILITIES AND CARRIERS - PUBLIC MOTOR VEHICLES

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This act would establish a minimum charge for transportation services provided by public motor vehicles, and would authorize the division of motor vehicles to set minimum standards for the vehicles used.

This act would take effect upon passage.

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