LEGISLATURE OF NEBRASKA

ONE HUNDRED FOURTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 629

FINAL READING

Introduced by Mello, 5; Harr, 8; Howard, 9; Larson, 40; Lindstrom, 18; Nordquist, 7.

Read first time January 21, 2015

Committee: Transportation and Telecommunications

A BILL FOR AN ACT relating to transportation; to amend sections 75-304, 1 2 75-305, 75-306, 75-307, 75-309, 75-310, and 75-313, Reissue Revised Statutes of Nebraska, and sections 75-109.01, 75-302, and 75-311, 3 4 Revised Statutes Cumulative Supplement, 2014; to provide for 5 regulation of transportation network companies; to provide and 6 change powers and duties for the Public Service Commission; to 7 define terms; to provide requirements for insurance coverage; to require an annual report to the Legislature; to provide for a fee; 8 9 to create a fund; to harmonize provisions; to provide a duty for the Revisor of Statutes; to repeal the original sections; and to declare 10 an emergency. 11

12 Be it enacted by the people of the State of Nebraska,

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Section 1. Section 75-109.01, Revised Statutes Cumulative
 Supplement, 2014, is amended to read:

3 75-109.01 Except as otherwise specifically provided by law, the
4 Public Service Commission shall have jurisdiction, as prescribed, over
5 the following subjects:

6 (1) Common carriers, generally, pursuant to sections 75-101 to7 75-158;

8 (2) Grain pursuant to the Grain Dealer Act and the Grain Warehouse
9 Act and sections 89-1,104 to 89-1,108;

10 (3) Manufactured homes and recreational vehicles pursuant to the
 11 Uniform Standard Code for Manufactured Homes and Recreational Vehicles;

(4) Modular housing units pursuant to the Nebraska Uniform Standards
for Modular Housing Units Act;

14 (5) Motor carrier registration and safety pursuant to sections
15 75-301 to 75-322, 75-369.03, 75-370, and 75-371 and sections 2 to 22 of
16 <u>this act;</u>

(6) Pipeline carriers and rights-of-way pursuant to the Major Oil
Pipeline Siting Act, the State Natural Gas Regulation Act, and sections
75-501 to 75-503. If the provisions of Chapter 75 are inconsistent with
the provisions of the Major Oil Pipeline Siting Act, the provisions of
the Major Oil Pipeline Siting Act control;

22 (7) Railroad carrier safety pursuant to sections 74-918, 74-919,
23 74-1323, and 75-401 to 75-430;

24 (8) Telecommunications carriers pursuant to the Automatic Dialing-25 Announcing Devices Act, the Emergency Telephone Communications Systems Act, the Enhanced Wireless 911 Services Act, the Intrastate Pay-Per-Call 26 Regulation Act, the Nebraska Telecommunications Regulation Act, 27 the 28 Nebraska Telecommunications Universal Service Fund the Act, Telecommunications Relay System Act, the Telephone Consumer Slamming 29 Prevention Act, and sections 86-574 to 86-580; 30

31 (9) Transmission lines and rights-of-way pursuant to sections 70-301

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1 and 75-702 to 75-724;

2 (10) Water service pursuant to the Water Service Regulation Act; and (11) Jurisdictional utilities governed by the State Natural Gas 3 4 Regulation Act. If the provisions of Chapter 75 are inconsistent with the provisions of the State Natural Gas Regulation Act, the provisions of the 5 6 State Natural Gas Regulation Act control.

7 Sec. 2. For purposes of sections 75-301 to 75-322 and sections 2 to 22 of this act, unless the context otherwise requires: 8

9 (1) Application open stage means the time period from the moment a 10 participating driver logs on to the transportation network company's online-enabled application or platform until the driver accepts a request 11 to transport a passenger and from the moment the driver completes the 12 13 transaction on the online-enabled application or platform or the passenger exits the vehicle, whichever is later, until the driver either 14 15 accepts another ride request on the online-enabled application or platform or logs off the online-enabled application or platform; 16

17 (2) Engaged stage means the time period from the moment a participating driver accepts a ride request on the transportation network 18 19 company online-enabled application or platform until the driver completes the transaction on the online-enabled application or platform or until 20 the passenger exits the vehicle, whichever is later; 21

22 (3) Insurance policy means a policy placed with an authorized <u>Nebraska insurer or with a surplus lines insurer pursuant to Chapter 44;</u> 23

24 (4) Participating driver or driver means any person who uses a 25 personal vehicle in connection with a transportation network company's online-enabled application or platform to connect with passengers; 26

27 (5) Passenger means a passenger in a personal vehicle for whom a driver provides transportation and who is connected with a driver by a 28 transportation network company's online-enabled application or platform; 29 30 (6) Passengers on board stage means the time period when there are passengers in the vehicle pursuant to the driver's participation in a 31

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transportation network company; (7) Personal vehicle means a passenger car as defined in section 60-345 that a driver owns, leases, or is otherwise authorized to use to provide services on a transportation network company's online-enabled application or platform; (8) Prearranged ride means a ride in which a participating driver is matched to a passenger through a transportation network company's onlineenabled application or platform and does not include the on-demand summoning of a ride or street hail. Prearranged ride does not include shared-expense carpool or vanpool arrangements; (9) Service means the provision of transportation by a driver to a passenger with whom a transportation network company matches the driver; (10) Transportation network company means an organization, including a corporation, a limited liability company, a partnership, a sole proprietor, or any other entity, operating in this state that provides prearranged transportation services for compensation using an onlineenabled application or platform to connect passengers with participating drivers using a personal vehicle. Transportation network company does not include medicaid nonemergency medical transportation brokerage services provided pursuant to a contract with the Department of Health and Human Services; and (11) Transportation network company insurance means an insurance policy that covers loss arising from a participating driver's use of a personal vehicle in connection with a transportation network company's online-enabled application or platform.

Sec. 3. (1) No person shall operate a transportation network company in Nebraska without first obtaining a permit from the commission. The application for a permit shall be in writing, under oath, submitted to the commission, and accompanied by the fee required under section 75-305. A duly authorized official of the applicant who possesses the full power and authority to make binding representations on the

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applicant's behalf shall subscribe to the oath on the application. The 1 2 application shall contain the following information: 3 (a) The legal name of the applicant; (b) Any name under which the applicant will or does conduct business 4 5 in Nebraska; 6 (c) The applicant's primary business address and telephone number; 7 (d) A copy of the articles of organization or certificate to 8 transact business in Nebraska; 9 (e) The name, address, and telephone number of the applicant's 10 registered agent in Nebraska; and (f) A statement that the applicant agrees to adhere to the statutes 11 of Nebraska and to the rules and regulations of the commission regulating 12 transportation network companies. 13 (2)(a) The commission shall review the application for completeness 14 15 and verify the information submitted. If the commission finds any information incomplete or inaccurate, the commission shall notify the 16 17 applicant and give the applicant the opportunity to complete the 18 application. (b) If an applicant is duly certified or permitted to operate a 19 transportation network company in at least one other state, the 20 commission shall, within sixty days after receiving a complete 21 22 application, issue a permit to the applicant if the applicant meets the requirements of sections 2 to 22 of this act. 23 24 (c) If an applicant is not duly certified or permitted to operate a 25 transportation network company in at least one other state, the applicant shall bear the burden of demonstrating that (i) the applicant has 26 27 sufficient financial resources to provide transportation network company 28 services in the proposed service territory, (ii) the applicant has sufficient technical competency to provide transportation network company 29 services in the proposed service territory, and (iii) the applicant has 30 sufficient managerial resources to provide transportation network company 31

1	services in the proposed service territory. If the requirements of
2	subdivisions (i) through (iii) of this subdivision are met and the
3	applicant has satisfactorily provided all of the information in the
4	application required under this section, the commission shall, within
5	ninety days after receiving a complete application, issue a permit to the
6	applicant if the applicant meets the requirements of sections 2 to 22 of
7	<u>this act.</u>
8	(3) A participating driver contracting with a transportation network
9	company holding a valid permit from the commission shall not be required
10	to obtain a permit or certificate from the commission when driving
11	<u>pursuant to the terms of the contract with the transportation network</u>
12	<u>company.</u>
13	Sec. 4. (1) Every transportation network company shall:
14	<u>(a) Provide the commission with its email address and customer</u>
15	service telephone number;
16	<u>(b) Display for the passenger either a picture of the driver's</u>
17	personal vehicle and a picture of the driver or the license plate number
18	of the driver's personal vehicle on the online-enabled application or
19	<u>platform that a transportation network company uses to connect drivers</u>
20	and passengers;
21	<u>(c) Maintain an agent for service of process in Nebraska;</u>
22	<u>(d) Maintain accurate and up-to-date records of all drivers</u>
23	providing services on behalf of the transportation network company,
24	including the vehicle identification number for all personal vehicles to
25	be operated in connection with the transportation network company;
26	<u>(e)(i) Implement, enforce, and maintain a zero-tolerance policy on</u>
27	the use of drugs or alcohol applicable to any driver providing service
28	for the transportation network company that prohibits a driver from using
29	any amount of drugs or alcohol while the driver is providing service,
30	(ii) provide a copy of the policy to the commission promptly upon
31	adoption, and (iii) provide a copy of any revision to the policy promptly

1 upon adoption; 2 (f) Implement an anti-discrimination policy that prohibits discrimination by any driver providing service for the company on the 3 basis of race, national origin, religion, gender, physical or mental 4 5 disability, medical condition, marital status, or age and file the policy 6 with the commission; 7 (g) Maintain a web site that provides a customer service telephone number or email address of the transportation network company and that 8 9 provides the telephone number and email address of the commission; 10 (h) Establish a driver training program designed to ensure that each driver safely operates his or her personal vehicle prior to the driver 11 being able to offer services on the transportation network company's 12 13 online-enabled application or platform; 14 (i) Maintain records required under sections 75-301 to 75-322 and 15 sections 2 to 22 of this act to be collected by the transportation

16 <u>network company, including records regarding participating drivers; and</u>
17 (j) Cooperate with the commission and any employees, investigators,

18 <u>or duly authorized agents of the commission in the investigation of</u> 19 <u>complaints received by the commission from the public or in</u> 20 <u>investigations initiated by the commission.</u>

(2) A transportation network company shall not allow a driver to 21 22 provide service if the company finds the driver to be in violation of its zero-tolerance policy required pursuant to subdivision (1)(e) of this 23 24 section or if the driver has not successfully completed driver training 25 pursuant to subdivision (1)(h) of this section. The transportation network company shall provide on its web site and its online-enabled 26 27 application or platform notice of the zero-tolerance policy and the 28 procedures to report a complaint about a driver with whom the passenger was matched when the passenger reasonably suspects the driver was under 29 30 the influence of drugs or alcohol during the course of the prearranged ride. Upon receiving a complaint, a transportation network company shall 31

1 <u>immediately suspend the driver against whom the complaint was issued and</u>

2 <u>conduct an investigation of the alleged violation. The suspension shall</u>

3 <u>last for the duration of the investigation.</u>

4 <u>(3) If the commission has reasonable cause to believe a</u> 5 <u>transportation network company is not enforcing the zero-tolerance policy</u> 6 <u>filed with the commission, the commission shall investigate and, after</u> 7 <u>notice and hearing, may enter an order requiring the transportation</u> 8 <u>network company to enforce such policy, which may include suspension of</u> 9 <u>the participating driver.</u>

10 Sec. 5. <u>(1) A participating driver must possess a valid driver's</u> 11 <u>license, proof of registration, and proof of automobile liability</u> 12 <u>insurance and be at least twenty-one years of age</u>.

13 (2) Prior to permitting a person to act as a driver, the transportation network company shall obtain and review a national 14 criminal history record information check. The criminal disposition 15 information retrieved by the transportation network company's national 16 17 criminal history record information check shall be at least as comprehensive as the criminal disposition information retrieved by a 18 19 national criminal history record information check performed by the Federal Bureau of Investigation pursuant to section 81-6,120. Nothing in 20 21 this subsection shall be construed to require fingerprinting as part of 22 the national criminal history record information check.

(3) A person who has four or more moving traffic violations or one
 or more major traffic violations in the three years prior to the date of
 the criminal background check shall not serve as a driver. For purposes
 of this subsection, the following offenses shall constitute major traffic
 violations:

28 (a) Failure to stop and report or render aid as required under
29 section 60-696 or 60-697;

30 (b) Reckless driving in violation of any city or village ordinance
 31 or of section 60-6,213, 60-6,214, or 60-6,217;

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1	(c) Speeding of more than thirty-five miles per hour over the speed
2	<u>limit; and</u>
3	<u>(d) Failure to yield to a pedestrian resulting in bodily injury to a</u>
4	pedestrian.
5	<u>(4) A person who has been convicted of or pled guilty or nolo</u>
6	contendere to driving under the influence of drugs or alcohol in the
7	previous seven years in this state or any other state or territory prior
8	to the date of the criminal background check shall not serve as a driver.
9	<u>(5) A person who is required to register as a sex offender or who</u>
10	has been convicted of or pled guilty or nolo contendere to any offense
11	involving fraud, use of a motor vehicle to commit a felony, a crime
12	involving property damage, theft, acts of violence, or acts of terror
13	<u>shall not serve as a driver.</u>
14	Sec. 6. (1) A participating driver shall not provide a ride unless
15	it is a prearranged ride. No person shall be a participating driver for a
16	period of more than twelve hours during each twenty-four-hour period.
17	<u>(2)(a) A transportation network company may offer service for</u>
18	compensation, no charge, or suggested compensation.
19	<u>(b) Except as provided in this section, transportation network</u>
20	companies shall not be subject to rate regulation by the commission and
21	shall not be subject to provisions relating to rates and charges
22	prescribed in sections 75-101 to 75-158.
23	(c) A transportation network company shall file with the commission
24	the rates it uses to determine any compensation or suggested compensation
25	on its online-enabled application or platform, including any use of
26	dynamic pricing. The transportation network company shall keep the rate
27	filing current and shall charge rates consistent with the rates it files
28	with the commission.
29	(d) The following requirements apply if the transportation network
30	company uses dynamic pricing through its online-enabled application or
31	<u>platform:</u>

1	(i) The transportation network company's online-enabled application
2	or platform shall provide clear visible indication that dynamic pricing
3	is in effect prior to the passenger requesting a ride;
4	(ii) The transportation network company's online-enabled application
5	<u>or platform shall include a feature that requires the passenger to</u>
6	expressly confirm that he or she understands that dynamic pricing will be
7	used in order for the ride request to be completed;
8	<u>(iii) The transportation network company's online-enabled</u>
9	application or platform shall provide a fare estimator that enables the
10	passenger to estimate the cost under dynamic pricing prior to requesting
11	<u>the ride; and</u>
12	(iv) Dynamic pricing shall not be permitted during any state of
13	emergency declared by the Governor.
14	<u>(3) Upon completion of a prearranged ride, a transportation network</u>
15	company shall transmit an electronic receipt to the passenger's email
16	address or online-enabled application documenting the following:
17	<u>(a) The point of origin and destination of the prearranged ride;</u>
18	(b) The total duration and distance of the prearranged ride;
19	(c) The total amount paid, if any, including the base fare and any
20	additional charges incurred for distance traveled or duration of the
21	prearranged ride; and
22	<u>(d) The driver's first name.</u>
23	Sec. 7. (1) In order to be used under sections 2 to 22 of this act,
24	<u>a personal vehicle shall be in compliance with the Motor Vehicle</u>
25	Registration Act as required for a passenger car as defined in section
26	<u>60-345.</u>
27	(2) A transportation network company or a certified mechanic shall
28	perform an initial safety inspection on each personal vehicle prior to
29	approving it for use as a personal vehicle. The inspection shall include
30	inspection of at least the following components and such components shall
31	<u>be in good working order:</u>

2013	2013
1	<u>(a) Foot brakes;</u>
2	(b) Parking or emergency brakes;
3	<u>(c) Steering mechanism;</u>
4	<u>(d) Windshield;</u>
5	<u>(e) Rear window and other glass;</u>
6	<u>(f) Windshield wipers;</u>
7	<u>(g) Headlights;</u>
8	<u>(h) Tail lights;</u>
9	<u>(i) Turn indicator lights;</u>
10	<u>(j) Stop lights;</u>
11	<u>(k) Front seat adjustment mechanism;</u>
12	(1) The opening, closing, and locking capability of doors;
13	<u>(m) Horn;</u>
14	<u>(n) Speedometer;</u>
15	<u>(o)</u> Bumpers;
16	<u>(p) Muffler and exhaust system;</u>
17	<u>(q) Tire conditions, including tread depth;</u>
18	(r) Interior and exterior rear-view mirrors; and
19	(s) Safety belts for driver and passengers.
20	(3) Annually thereafter, a driver shall obtain such an inspection
21	and approval of the driver's personal vehicle in order to continue its
22	use as a personal vehicle. A driver shall maintain proof of the current
23	inspection.
24	(4) A transportation network company shall make the initial and
25	annual inspection reports available to the commission upon request.
26	Sec. 8. <u>(1) The commission or the employees or duly authorized</u>
27	agents of the commission may, in a mutually agreed-upon setting, inspect
28	any records held by a transportation network company which the commission
29	<u>determines are necessary to review to ensure public safety, including</u>
30	information obtained pursuant to section 5 of this act. Such inspection
31	of records shall occur no more than once each calendar quarter unless the

<u>commission finds it necessary pursuant to rules and regulations adopted</u>
 <u>and promulgated by the commission. Such inspection shall be conducted on</u>
 an audit basis rather than a comprehensive basis.

4 (2) In response to a specific complaint, the commission may inspect
5 any records held by a transportation network company which the commission
6 determines are necessary to investigate and resolve the complaint,
7 including information obtained pursuant to section 5 of this act.

8 (3) Any records obtained or inspected pursuant to this section shall 9 not be considered public records subject to sections 84-712 to 84-712.09 10 and shall not be subject to disclosure by the commission except when 11 publicly disclosed as evidence in a civil penalty proceeding pursuant to 12 section 75-156 or in a criminal proceeding prosecuted by the state.

Sec. 9. <u>A transportation network company shall not require a</u>
 participating driver to sign an agreement not to compete with the company
 <u>in order to be matched with passengers through the company's online-</u>
 <u>enabled application or platform.</u>

17 Sec. 10. The Transportation Network Company Regulation Cash Fund is created. The commission shall use the fund to regulate transportation 18 19 network companies and enforce sections 2 to 22 of this act and the rules and regulations adopted and promulgated by the commission under such 20 21 sections. The fund shall contain the fees remitted pursuant to section 22 75-305. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital 23 24 Expansion Act and the Nebraska State Funds Investment Act.

Sec. 11. (1) Prior to permitting a person to act as a driver, a
 transportation network company shall disclose in writing to each
 participating driver:

(a) The insurance coverage, the limits of liability, and any
 deductible amounts that the transportation network company maintains
 while the driver uses a personal vehicle in connection with a
 transportation network company's online-enabled application or platform;

2015	2015
1	(b) That in many personal automobile insurance policies, the
2	driver's policy does not provide coverage for damage to the vehicle used
3	by the driver, uninsured and underinsured motorist coverage, and other
4	first-party claims from the moment the driver logs on to the
5	transportation network company's online-enabled application or platform
6	to the moment the driver logs off the transportation network company's
7	online-enabled application or platform. The driver should contact his or
8	<u>her insurer to determine coverage;</u>
9	<u>(c) That if the driver is planning to use a vehicle that has a lien</u>
10	against it to provide service in connection with a transportation network
11	company, the driver of the vehicle must notify the lienholder at least
12	seven days prior to using the vehicle to provide such service that the
13	driver intends to use the vehicle to provide service in connection with a
14	transportation network company by complying with subsection (3) of this
15	section; and
16	<u>(d) That the driver is responsible to know the laws, rules, and</u>
17	regulations that govern the service he or she provides in connection with
18	<u>a transportation network company.</u>
19	(2) The transportation network company shall make the disclosure
20	required by subdivision (1)(c) of this section a distinctive part of the
21	driver's terms of service and shall require a separate acknowledgment of
22	this disclosure by each driver by electronic or handwritten signature.
23	(3) The commission shall adopt and promulgate rules and regulations
24	to establish a procedure to confirm that drivers have notified
25	<u>lienholders as required by subdivision (1)(c) of this section. The</u>
26	commission shall keep a record of such confirmation for at least five
27	years and shall make such record available to lienholders.
28	Sec. 12. <u>(1) Beginning on September 1, 2015, a transportation</u>
29	network company and a participating driver shall maintain transportation
30	network company insurance as provided in this section. Unless otherwise
01	encoified the following requirements shall apply to transportation

31 specified, the following requirements shall apply to transportation

1	network company insurance during the engaged stage and during the
2	passengers on board stage:
3	(a) Primary liability coverage in the amount of at least one million
4	dollars for death, personal injury, and property damage; and
5	(b) Uninsured and underinsured motorist coverage for both the driver
6	and passengers in the amounts required by the Uninsured and Underinsured
7	Motorist Insurance Coverage Act.
8	(2) The requirements for the coverage required by this section may
9	be satisfied by any of the following:
10	<u>(a) Transportation network company insurance maintained by a</u>
11	participating driver;
12	<u>(b) Transportation network company insurance maintained by a</u>
13	transportation network company; or
14	(c) Any combination of subdivisions (2)(a) and (b) of this section.
15	(3) The insurer providing transportation network company insurance
16	under this section shall have the duty to defend and indemnify the
17	insured.
18	(4) An insurance policy required under sections 11 to 20 of this act
19	shall be placed with an authorized Nebraska insurer or with a surplus-
20	<u>lines insurer pursuant to Chapter 44.</u>
21	Sec. 13. <u>(1) Beginning on September 1, 2015, the following</u>
22	requirements shall apply to transportation network company insurance
23	during the application open stage:
24	(a) Transportation network company insurance shall be primary and in
25	the amount of at least twenty-five thousand dollars for death and
26	personal injury per person, fifty thousand dollars for death and personal
27	injury per incident, and twenty-five thousand dollars for property
28	damage; and
29	<u>(b) Uninsured motorist coverage pursuant to the Uninsured and</u>
30	Underinsured Motorist Insurance Coverage Act.
31	(2) The requirements for the coverage required by this section may

be satisfied by any of the following: 1 2 (a) Transportation network company insurance maintained by a 3 participating driver; 4 (b) Transportation network company insurance maintained by a 5 transportation network company; or (c) Any combination of subdivisions (2)(a) and (b) of this section. 6 7 (3) The insurer providing transportation network company insurance under this section shall have the duty to defend and indemnify the 8 9 insured. 10 Sec. 14. (1) Coverage under a transportation network company insurance policy shall not be dependent on a personal automobile 11 insurance policy first denying a claim nor shall a personal automobile 12 13 insurance policy, including a personal liability umbrella policy, be required to first deny a claim. 14 15 (2) When transportation network company insurance maintained by a 16 participating driver to fulfill the insurance obligations of sections 11 17 to 20 of this act has lapsed or ceased to exist, the transportation 18 network company shall provide the coverage required by sections 11 to 20 19 of this act beginning with the first dollar of a claim. (3) For transportation network company insurance maintained by a 20 21 transportation network company to meet the requirements of sections 11 to 22 20 of this act, a certificate of insurance shall be filed with the 23 commission specifying that on cancellation or nonrenewal of the 24 transportation network company insurance, the insurer must send written notice of the cancellation or nonrenewal to the commission at least 25 thirty days before the effective date of the cancellation or nonrenewal. 26 27 (1) Sections 2 to 22 of this act shall not limit the Sec. 15. liability of a transportation network company arising out of an 28 automobile accident involving a participating driver in any action for 29 30 damages against a transportation network company for an amount above the required insurance coverage. 31

1 (2) In the event of a loss involving a personal vehicle used in 2 connection with a transportation network company and if such personal 3 vehicle is subject to a lien, the transportation network company 4 insurance carrier shall make payment for a claim covered under collision 5 physical damage coverage or comprehensive physical damage coverage 6 directly to the business repairing the vehicle or jointly to the owner of 7 the vehicle and the primary lienholder on the covered vehicle.

8 Sec. 16. <u>The owner of any personal vehicle used in connection with</u> 9 <u>a transportation network company shall have the duty to maintain</u> 10 <u>collision physical damage coverage and comprehensive physical damage</u> 11 <u>coverage for transportation network company activity if the vehicle is</u> 12 <u>required to carry such coverage due to a contractual obligation.</u>

Sec. 17. Nothing in sections 2 to 22 of this act shall be construed to require a private passenger automobile insurance policy to provide primary or excess coverage during the period of time from the moment a participating driver logs on to a transportation network company's online-enabled application or platform until the driver logs off the online-enabled application or platform or the passenger exits the personal vehicle, whichever is later.

Notwithstanding any other law, a personal automobile 20 Sec. 18. insurer may, at its discretion, offer an automobile insurance policy, or 21 22 an amendment or endorsement to an existing policy, that covers a private 23 passenger motor vehicle, station wagon type vehicle, sport utility 24 vehicle, or similar type of motor vehicle with a passenger capacity of 25 eight persons or less, including the driver, while used in connection with a transportation network company's online-enabled application or 26 27 platform only if the policy expressly provides for the coverage during 28 all or the defined portion of the time periods specified in sections 12 and 13 of this act, with or without a separate charge, or the policy 29 30 contains an amendment or an endorsement to provide that coverage, for which a separately stated premium may be charged. The policy, amendment, 31

or endorsement may include, but not be limited to: 1 2 (1) Comprehensive physical damage coverage; 3 (2) Collision physical damage coverage; (3) Liability coverage for bodily injury and property damage; 4 5 (4) Medical payments coverage; and 6 (5) Uninsured and underinsured motorist coverage. 7 (1) In a claims coverage investigation, a transportation Sec. 19. network company or its insurer shall cooperate with insurers that are 8 9 involved in the claims coverage investigation to facilitate the exchange 10 of information, including the provision of dates and times at which an accident occurred that involved a participating driver and the precise 11 times that the participating driver logged on and off the transportation 12 13 network company's online-enabled application or platform in the twentyfour-hour period preceding the accident. 14 15 (2) All records, including electronic records, showing the time when a driver has logged in as active or logged out as inactive on the 16 17 transportation network company's online-enabled application or platform, and any data or reports with information about the personal vehicle's 18 19 involvement in a motor vehicle accident, that are maintained by the

20 <u>transportation network company shall be maintained for a minimum of five</u> 21 <u>years after the date the loss is reported to the transportation network</u> 22 <u>company.</u>

Sec. 20. <u>A participating driver shall carry proof of transportation</u> <u>network company insurance coverage with him or her at all times during</u> <u>his or her use of a vehicle in connection with a transportation network</u> <u>company's online-enabled application or platform. In the event of an</u> <u>accident, a participating driver shall, upon request, provide this</u> <u>insurance coverage information to any other party involved in the</u> <u>accident and to a law enforcement officer.</u>

30 Sec. 21. <u>No transportation network company or participating driver</u> 31 <u>shall provide transportation for any person under contract with the</u>

Department of Health and Human Services or any contractors of the 1 2 Department of Health and Human Services without specific authorization from the commission. In order to receive such authorization, the 3 4 transportation network company or participating driver shall demonstrate 5 that such service is or will be required by the present or future public convenience and necessity. 6 7 Sec. 22. The commission shall electronically provide the

Legislature with an annual report before December 31 of each year on the 8 9 status of the implementation of sections 2 to 21 of this act. The report 10 shall describe (1) the number of permits issued pursuant to section 3 of this act, (2) a description of any revocation proceedings involving 11 permits issued under sections 2 to 21 of this act, (3) the number of 12 13 rides provided by taxicab carriers relative to historical numbers, (4) the number of taxicabs operated by taxicab carriers relative to 14 historical numbers, (5) the number of drivers either employed or 15 16 contracted by taxicab carriers relative to historical numbers, (6) the 17 number of taxicab carriers authorized by the commission relative to historical numbers, and (7) any other information in its possession that 18 19 the commission believes will assist the Legislature in evaluating the effectiveness of sections 2 to 21 of this act. The report shall also 20 address the question of the need for further legislation to achieve the 21 22 purposes of sections 2 to 21 of this act.

Sec. 23. Section 75-302, Revised Statutes Cumulative Supplement,
24 2014, is amended to read:

75-302 For purposes of sections 75-301 to 75-322 and sections 2 to
 <u>22 of this act</u> and in all rules and regulations adopted and promulgated
 by the commission pursuant to such sections, unless the context otherwise
 requires:

(1) Attended services means an attendant or caregiver accompanying a
minor or a person who has a physical, mental, or developmental disability
and is unable to travel or wait without assistance or supervision;

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(2) Carrier enforcement division means the carrier enforcement
 division of the Nebraska State Patrol or the Nebraska State Patrol;

3 (3) Certificate means a certificate of public convenience and 4 necessity issued under Chapter 75, article 3, to common carriers by motor 5 vehicle;

(4) Civil penalty means any monetary penalty assessed by the 6 commission or carrier enforcement division due to a violation of Chapter 7 75, article 3, or section 75-126 as such section applies to any person or 8 9 carrier specified in Chapter 75, article 3; any term, condition, or 10 limitation of any certificate or permit issued pursuant to Chapter 75, article 3; or any rule, regulation, or order of the commission, the 11 Division of Motor Carrier Services, or the carrier enforcement division 12 13 issued pursuant to Chapter 75, article 3;

14

(5) Commission means the Public Service Commission;

(6) Common carrier means any person who or which undertakes to
transport passengers or household goods for the general public in
intrastate commerce by motor vehicle for hire, whether over regular or
irregular routes, upon the highways of this state;

(7) Contract carrier means any motor carrier which transports passengers or household goods for hire other than as a common carrier designed to meet the distinct needs of each individual customer or a specifically designated class of customers without any limitation as to the number of customers it can serve within the class;

(8) Division of Motor Carrier Services means the Division of Motor
 Carrier Services of the Department of Motor Vehicles;

(9) Highway means the roads, highways, streets, and ways in this27 state;

(10) Household goods means personal effects and property used or to
be used in a dwelling, when a part of the equipment or supply of such
dwelling, and similar property as the commission may provide by
regulation if the transportation of such effects or property, is:

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1 Arranged and paid for by the householder, (a) including 2 transportation of property from a factory or store when the property is purchased by the householder with the intent to use in his or her 3 4 dwelling; or

(b) Arranged and paid for by another party;

6 (11) Intrastate commerce means commerce between any place in this 7 state and any other place in this state and not in part through any other 8 state;

9 (12) Licensed care transportation services means transportation provided by an entity licensed by the Department of Health and Human 10 Services as a residential child-caring agency as defined in section 11 71-1926 or child-placing agency as defined in section 71-1926 or a child 12 13 care facility licensed under the Child Care Licensing Act to a client of the entity or facility when the person providing transportation services 14 also assists and supervises the passenger or, if the client is a minor, 15 16 to a family member of a minor when it is necessary for agency or facility 17 staff to accompany or facilitate the transportation in order to provide necessary services and support to the minor. Licensed care transportation 18 19 services must be incidental to and in furtherance of the social services provided by the entity or facility to the transported client; 20

(13) Motor carrier means any person other than a regulated motor carrier who or which owns, controls, manages, operates, or causes to be operated any motor vehicle used to transport passengers or property over any public highway in this state;

(14) Motor vehicle means any vehicle, machine, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used upon the highways in the transportation of passengers or property but does not include any vehicle, locomotive, or car operated exclusively on a rail or rails;

30 (15) Permit means a permit issued under Chapter 75, article 3, to
 31 contract carriers by motor vehicle;

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(16) Person means any individual, firm, partnership, limited
 liability company, corporation, company, association, or joint-stock
 association and includes any trustee, receiver, assignee, or personal
 representative thereof;

5 (17) Private carrier means any motor carrier which owns, controls, manages, operates, or causes to be operated a motor vehicle to transport 6 passengers or property to or from its facility, plant, or place of 7 business or to deliver to purchasers its products, supplies, or raw 8 9 materials (a) when such transportation is within the scope of and 10 furthers a primary business of the carrier other than transportation and (b) when not for hire. Nothing in sections 75-301 to 75-322 shall apply 11 to private carriers; 12

(18) Regulated motor carrier means any person who or which owns,
controls, manages, operates, or causes to be operated any motor vehicle
used to transport passengers, other than those excepted under section
75-303, or household goods over any public highway in this state;

(19) Residential care means care for a minor or a person who is physically, mentally, or developmentally disabled who resides in a residential home or facility regulated by the Department of Health and Human Services, including, but not limited to, a foster home, treatment facility, residential child-caring agency, or shelter;

(20) Residential care transportation services means transportation services to persons in residential care when such residential care transportation services and residential care are provided as part of a services contract with the Department of Health and Human Services or pursuant to a subcontract entered into incident to a services contract with the department;—and

(21) Supported transportation services means transportation services
 to a minor or for a person who is physically, mentally, or
 developmentally disabled when the person providing transportation
 services also assists and supervises the passenger or transportation

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services to a family member of a minor when it is necessary for provider 1 2 staff to accompany or facilitate the transportation in order to provide necessary services and support to the minor. Supported transportation 3 services must be provided as part of a services contract with the 4 5 Department of Health and Human Services or pursuant to a subcontract entered into incident to a services contract with the department, and the 6 7 driver must meet department requirements for (a) training or experience working with minors or persons who are physically, 8 mentally, or 9 developmentally disabled, (b) training with regard to the specific needs 10 of the client served, (c) reporting to the department, and (d) age. Assisting and supervising the passenger shall not necessarily require the 11 person providing transportation services to stay with the passenger after 12 13 the transportation services have been provided; and -

14 (22) Transportation network company has the definition found in
 15 section 2 of this act. A transportation network company shall not own,
 16 control, operate, or manage drivers' personal vehicles.

Sec. 24. Section 75-304, Reissue Revised Statutes of Nebraska, isamended to read:

(1) The commission may establish such just and reasonable 19 75-304 classifications of groups of carriers, included in the terms common 20 carrier and contract carrier, as the special nature of the services 21 performed by such carriers require and adopt and promulgate such just and 22 reasonable rules, regulations, and requirements, to be observed by the 23 24 carrier so classified or grouped, as the commission deems necessary or desirable in the public interest and as are consistent with the 25 provisions of sections 75-301 to 75-322. All certificates and permits 26 issued by the commission shall be construed and interpreted, and the 27 operations authorized thereunder shall be tested and determined, in 28 accordance with such classification so established and any rule, 29 regulation, or requirement prescribed by the commission relating to such 30 31 carrier so classified.

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(2) Contract carriers shall obtain and maintain uninsured and
 underinsured insurance coverage for each passenger in each motor vehicle
 in minimum amounts to be established by the commission.

4 <u>(3) The commission shall adopt and promulgate rules and regulations</u> 5 <u>to carry out sections 2 to 22 of this act. The rules and regulations</u> 6 <u>found in chapter 3 of title 291 of the Nebraska Administrative Code shall</u> 7 <u>not apply to transportation network companies. If there is any conflict</u> 8 <u>between sections 75-301 to 75-322 and sections 2 to 22 of this act</u> 9 <u>regarding the regulation of transportation network companies, the</u> 10 provisions of sections 2 to 22 of this act shall apply.

Sec. 25. Section 75-305, Reissue Revised Statutes of Nebraska, is amended to read:

13 75-305 (1) Every regulated motor carrier subject to sections 75-301 to 75-322 other than transportation network companies shall pay an annual 14 fee not exceeding the sum of eighty dollars for each motor vehicle 15 operated, which fee shall be fixed by the commission and shall not exceed 16 17 the amount actually necessary to sustain the administration and enforcement of such sections. When the applicant has registered his or 18 her motor vehicles under section 60-3,198, such fee shall be payable on 19 whichever shall be the lesser of $(\underline{a} \pm)$ the proportion of his or her fleet 20 so registered or $(\underline{b} 2)$ the number of motor vehicles owned by him or her 21 22 and actually used in intrajurisdiction business within this state, except 23 that such annual fee for any truck-trailer or tractor-trailer combination 24 shall be one hundred twenty dollars. In the case of a truck-trailer or 25 tractor-trailer combination, only one license plate shall be required for such combination. 26

(2) Every transportation network company shall pay an annual fee.
 The company may choose to pay either twenty-five thousand dollars or not
 to exceed eighty dollars for each personal vehicle operated by a driver
 of the transportation network company. The commission shall establish the
 amount per vehicle so that the amount collected does not exceed the

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amount actually necessary to sustain the administration and enforcement
 of laws, rules, and regulations governing transportation network
 companies.

4 (3) Such annual fees shall be due and payable on or before January 1 and shall be delinquent on March 1 of each year after such permit or 5 certificate has been issued. If the initial certificate or permit is 6 7 issued to a motor carrier on or after July 1, the fee shall be fifty percent of the annual fee. Such fees shall be paid to and collected by 8 9 the commission and remitted to the State Treasurer within thirty days of 10 receipt. The State Treasurer shall credit fees received pursuant to subsection (2) of this section to the Transportation Network Company 11 Regulation Cash Fund for enforcement of laws, rules, and regulations 12 governing transportation network companies. The State Treasurer shall 13 credit fees received pursuant to subsection (1) of this section for 14 credit to the General Fund. 15

16 Sec. 26. Section 75-306, Reissue Revised Statutes of Nebraska, is 17 amended to read:

75-306 Receipt for the payment of annual fees shall be issued by the 18 commission. The commission shall issue sufficient license plates and 19 renewal tabs to any regulated motor carrier who is in compliance with 20 sections 75-301 to 75-322 and the rules and regulations of the 21 22 commission, except contract carriers operating pursuant to section 23 75-303.01 and transportation network companies, for the purpose of 24 identification of regulated motor carriers subject to such sections 25 75-301 to 75-322 and to distinguish those regulated motor carriers from other commercial motor carriers not subject to such sections. 26 The 27 Director of Motor Vehicles shall prepare a form of license plate and 28 renewal tab for such regulated motor carriers and furnish a sufficient supply of them to the commission. 29

30 Sec. 27. Section 75-307, Reissue Revised Statutes of Nebraska, is 31 amended to read:

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1 75-307 (1) Certificated intrastate motor carriers, including common 2 and contract carriers, shall comply with reasonable rules and regulations prescribed by the commission governing the filing with the commission, 3 the approval of the filings, and the maintenance of proof at such 4 carrier's principal place of business of surety bonds, policies of 5 insurance, qualifications as a self-insurer, or other securities or 6 7 agreements, in such reasonable amount as required by the commission, 8 conditioned to pay, within the amount of such surety bonds, policies of 9 insurance, qualifications as a self-insurer, or other securities or 10 agreements, any final judgment recovered against such motor carrier for bodily injuries to or the death of any person resulting from the 11 negligent operation, maintenance, or use of motor vehicles under such 12 certificate or permit or for loss or damage to property of others. No 13 certificate or permit shall be issued to a common or contract carrier or 14 remain in force unless such carrier complies with this section and the 15 16 rules and regulations prescribed by the commission pursuant to this 17 section.

(2) The commission may, in its discretion and under its rules and 18 19 regulations, require any certificated carrier to file a surety bond, policies of insurance, qualifications as a self-insurer, or other 20 securities or agreements, in a sum to be determined by the commission, to 21 be conditioned upon such carrier making compensation to shippers or 22 23 consignees for all property belonging to shippers or consignees and 24 coming into the possession of such carrier in connection with its 25 transportation service. Any carrier which may be required by law to compensate a shipper or consignee for any loss, damage, or default for 26 which a connecting motor common carrier is legally responsible shall be 27 subrogated to the rights of such shipper or consignee under any such 28 bond, policies of insurance, or other securities or agreements to the 29 extent of the sum so paid. 30

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(3) In carrying out this section, the commission may classify motor

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1 carriers and regulated motor carriers taking into consideration the 2 hazards of the operations of such carriers and the value of the household 3 goods carried. Nothing contained in this section shall be construed to 4 authorize the commission to compel motor carriers other than common 5 carriers of household goods to carry cargo insurance.

6 (4) This section does not apply to transportation network companies.
7 Sec. 28. Section 75-309, Reissue Revised Statutes of Nebraska, is
8 amended to read:

9 75-309 Except for operations pursuant to a contract authorized by sections 75-303.01 and 75-303.02, it shall be unlawful for any common or 10 contract carrier by motor vehicle subject to the provisions of sections 11 75-101 to 75-155 and 75-301 to 75-322 to engage in any intrastate 12 13 operations on any public highway in Nebraska unless there is in force with respect to such common carrier a certificate of public convenience 14 and necessity, or a permit to such contract carrier, or a permit to a 15 16 transportation network company under section 3 of this act, issued by the 17 commission which authorizes such operations.

Sec. 29. Section 75-310, Reissue Revised Statutes of Nebraska, is amended to read:

Except for applications to operate a transportation network 20 75-310 company, applications Applications for certificates or permits and 21 petitions for relief shall be made to the commission in writing and shall 22 be in such form and contain such information as the commission shall by 23 24 rule require. A summary of the authority or relief sought in an 25 application or petition shall be given to interested persons according to the rules the commission shall adopt. After notice of an application or 26 petition has been given to interested persons as provided by the rules 27 28 for notice, the commission may process the application or petition without a hearing by use of affidavits if the application or petition is 29 not opposed. 30

31 Sec. 30. Section 75-311, Revised Statutes Cumulative Supplement,

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1 2014, is amended to read:

75-311 (1) A certificate shall be issued to any qualified applicant 2 authorizing the whole or any part of the operations covered by the 3 application if it is found after notice and hearing that (a) the 4 applicant is fit, willing, and able properly to perform the service 5 proposed and to conform to the provisions of sections 75-301 to 75-322 6 and the requirements, rules, and regulations of the commission under such 7 sections and (b) the proposed service, to the extent to be authorized by 8 9 the certificate, whether regular or irregular, passenger or household goods, is or will be required by the present or future public convenience 10 and necessity. Otherwise the application shall be denied. 11

(2) A permit shall be issued to any qualified applicant therefor 12 authorizing in whole or in part the operations covered by the application 13 if it appears after notice and hearing from the application or from any 14 hearing held on the application that (a) the applicant is fit, willing, 15 16 and able properly to perform the service of a contract carrier by motor vehicle and to conform to the provisions of such sections and the lawful 17 requirements, rules, and regulations of the commission under such 18 19 sections and (b) the proposed operation, to the extent authorized by the permit, will be consistent with the public interest by providing services 20 designed to meet the distinct needs of each individual customer or a 21 specifically designated class of customers as defined in subdivision (7) 22 of section 75-302. Otherwise the application shall be denied. 23

(3) No person shall at the same time hold a certificate as a common carrier and a permit as a contract carrier for transportation of household goods by motor vehicles over the same route or within the same territory unless the commission finds that it is consistent with the public interest and with the policy declared in section 75-301.

(4) After the issuance of a certificate or permit, the commission
shall review the operations of all common or contract carriers who hold
authority from the commission to determine whether there are insufficient

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operations in the transportation of household goods to justify the commission's finding that such common or contract carrier has willfully failed to perform transportation under sections 75-301 to 75-322 and rules and regulations promulgated under such sections. If the commission determines that there are insufficient operations, then the commission shall commence proceedings under section 75-315 to revoke the certificate or permit involved.

8 (5) This section shall not apply to <u>transportation network companies</u> 9 <u>holding a permit under section 3 of this act or operations pursuant to a</u> 10 contract authorized by sections 75-303.01 and 75-303.02.

11 Sec. 31. Section 75-313, Reissue Revised Statutes of Nebraska, is 12 amended to read:

13 75-313 (1) Except as provided in subsection (2) of this section, each Each certificate shall specify the service to be rendered, the 14 routes, the fixed termini, if any, and the intermediate and off-route 15 points, if any, and in case of operations not over specified routes or 16 17 between fixed termini, the territory within which such carrier is authorized to operate. Each permit shall specify the business of the 18 19 contract carrier covered thereby and the scope thereof. There shall, at the time of issuance, and from time to time thereafter, be attached to 20 the exercise of the privileges granted by the certificate or permit such 21 22 reasonable terms, conditions, and limitations as the public convenience and necessity, or the character of the holder as a contract carrier, may 23 24 from time to time require, including terms, conditions, and limitations 25 as to the extension of the route or routes of the carrier, and such terms and conditions as are necessary to carry out, with respect to the 26 27 operations of the carrier, the requirements established by the commission. No ; Provided, that no terms, conditions, or limitations 28 shall restrict the right of a contract carrier to substitute or add 29 contracts within the scope of the permit, or to add to the his or its 30 equipment and facilities within the scope of the permit, as the 31

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2 (2) This section does not apply to a transportation network company. 3 Sec. 32. The Revisor of Statutes shall assign sections 2 to 22 of this act to Chapter 75, article 3. 4

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Sec. 33. Original sections 75-304, 75-305, 75-306, 75-307, 75-309, 5 6 75-310, and 75-313, Reissue Revised Statutes of Nebraska, and sections 7 75-109.01, 75-302, and 75-311, Revised Statutes Cumulative Supplement, 8 2014, are repealed.

Since an emergency exists, this act takes effect when 9 Sec. 34. passed and approved according to law. 10