## THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL No. 2073 Session of 1976

## **Report of the Committee of Conference**

To the Members of the House of Representatives and Senate:

We, the undersigned, Committee of Conference on the part of the House of Representatives and Senate for the purpose of considering House Bill No. 2073, entitled: "An act amending the act of April 29, 1959 (P.L.58, No.32), entitled 'An act consolidating and revising the Vehicle Code, the Tractor Code, the Motor Vehicle Financial Responsibility Act and other acts relating to the ownership, possession and use of vehicles and tractors, dding and incorporating, as to registrations, a definition of 'implement of husbandry'; changing the definition of 'motor home' and adding a definition of 'truck camper'; providing for certain permits; further providing for exemption from registration, applications for registration and registration cards, temporary plates or markers, certain fee provisions, equipment leasing contracts, certain records and authority to take possession of abandoned vehicles."

respectfully submit the following bill as our report:

JOSEPH F. BONETTO J. BARRY STOUT

DANIEL E. BEREN

(Committee on the part of the House of Representatives.)

FRANCIS J. LYNCH

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(Committee on the part of the Senate.)

### AN ACT

1 2 3 4 5 6 7 8 9 10 11	Amending the act of April 29, 1959 (P.L.58, No.32), entitled "An act consolidating and revising the Vehicle Code, the Tractor Code, the Motor Vehicle Financial Responsibility Act and other acts relating to the ownership, possession and use of vehicles and tractors," adding and incorporating, as to registrations, a definition of "implement of husbandry"; changing the definition of "motor home" and adding a definition of "truck camper"; providing for certain permits; further providing for exemption from registration, applications for registration and registration cards, temporary plates or markers, certain fee provisions, equipment leasing contracts, and making a repeal.		
13	The General Assembly of the Commonwealth of Pennsylvania		
14	hereby enacts as follows:		
15	Section 1. The definition of "motor home" in section 102,		
16	act of April 29, 1959 (P.L.58, No.32), known as "The Vehicle		
17	Code," added December 16, 1975 (No.149) is amended, and said		
18	section is also amended by adding definitions to read:		
19	Section 102. DefinitionsThe following words and phrases		
20	when used in this act shall, for the purpose of this act, have		
21	the following meanings, respectively, except in those instances		
22	where the context clearly indicates a different meaning:		
23	* * *		
24	"Implement of husbandry." A vehicle designed or adapted and		
25	used exclusively for agricultural operations and only		
26	incidentally operated or moved upon the highway.		
27	* * *		
28	"Motor home." A motor vehicle designed[,used or maintained		
29	primarily] <u>or adapted for use</u> as a mobile dwelling <u>or</u> office [or		
30	commercial space.] <u>, except a motor vehicle equipped with a</u>		
31	truck-camper.		
32	* * *		
33	"Truck-camper." A structure designed, used or maintained		

34 primarily to be loaded or affixed to a motor vehicle to provide

<u>a mobile dwelling, sleeping place, office or commercial space.</u>
 Section 1.1. Subsection (f) of section 401 of the act,
 amended October 13, 1965 (P.L.581, No.305), is amended to read:
 Section 401. Registration of Motor Vehicles, Tractors,
 Trailers and Semi-Trailers Required; Special Permits for
 Nonresidents; <u>Implements of Husbandry Excepted</u>.--

7 \* \* \*

8 (f) [Motor vehicles, tractors, trailers and semi-trailers 9 determined by the department to be used exclusively by any 10 person, or his agents and employes, upon the farm or farms he 11 owns or operates, or upon highways connecting by the most direct route any farms or portions of farms, all of which are situated 12 13 in any one county or county next adjoining thereto (unless the same is a farm tractor in which event the limitation of county 14 15 lines shall not be applicable) and under the single ownership or 16 operation of such person, shall be exempt from registration. A 17 certificate of exemption shall be required in the case of motor 18 vehicles, trailers and semi-trailers: Provided, That vehicles 19 exempt from registration under this act, which use the highways 20 as above limited, may be operated upon highways connecting by 21 the nearest route such farm or farms and the nearest official 22 inspection station for purposes of inspection, as provided for 23 in this act. Vehicles exempt from registration may also be 24 operated on the highways between such farm or farms and any 25 garage for the purpose of having the same repaired, or between 26 such farm or farms and another farm for the purpose of 27 exchanging farm work without remuneration: Provided, That the 28 said garage or other farm is within eight miles of the farm or 29 farms which the owner or operator of the vehicle owns or 30 operates. Vehicles exempt from registration may also be operated 19760H2073B3808 - 2 -

on the highways between such farm or farms and any place or 1 places for the buying or selling of farm products located within 2 3 eight miles of the farm or farms which the owner or operator of 4 the vehicle owns or operates.] Implements of husbandry, farm tractors, trailers and semi-trailers determined by the 5 department to be used exclusively for agricultural operations 6 and only incidentally operated upon highways shall be exempt 7 8 from registration. 9 (1) A certificate of exemption shall be required for 10 trailers and semi-trailers. (2) Implements of husbandry, farm tractors, trailers and 11 12 semi-trailers exempt from registration under this paragraph 13 shall be used exclusively upon a farm or farms owned or operated 14 by the owner of the vehicle or upon highways between: 15 (i) Parts of one (1) farm. 16 (ii) Farms located not more than twenty-five (25) miles 17 apart. 18 (iii) A farm and a dealer in implements of husbandry or other place of business located within a radius of fifty (50) 19 20 miles from the farm for the purpose of: 21 (A) buying, selling, trading, lending, demonstrating, 22 inspecting, repairing or servicing of the vehicle; or 23 (B) buying or selling agricultural commodities or supplies. \* \* \* 24 25 Penalty. -- Any person violating any of the provisions of this 26 section, shall, upon summary conviction before a magistrate, be sentenced to pay a fine of [ten dollars (\$10.00)] twenty-five 27 28 dollars (\$25.00) and costs of prosecution[, and, in default of the payment thereof, shall undergo imprisonment for not more 29 30 than five (5) days].

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Section 2. Subsection (a) of section 402 and subsection (a)
 of section 405 of the act, amended March 3, 1970 (P.L.88,
 No.39), are amended to read:

4 Section 402. Application for Registration.--

5 (a) Application for the registration of a vehicle or tractor shall be made to the department, upon a form furnished by the 6 7 department. The application shall contain the full name and the actual or bona fide address of the owner or owners; the make, 8 type and manufacturer's serial number of the vehicle or 9 10 tractors; such other information as the secretary shall require; 11 and if the type is one specified in any of the following clauses, the additional information prescribed in that clause: 12 13 (1) Commercial motor vehicle or truck tractor: The number 14 of square inches of aggregate braking surface of the service 15 brakes as certified by the manufacturer of the vehicle; the 16 rated net brake horsepower of the vehicle's engine or motor and 17 the governed speed at which such horsepower was determined; the 18 type of tires of the vehicle; and a designation by the owner as to which one of the registered gross weights, shown in the table 19 20 of subsection (a) of section 704, shall be the registered gross 21 weight of the vehicle for the registration year. If the vehicle 22 will be operated in combination with any trailer or semi-trailer having a gross weight exceeding ten thousand (10,000) pounds, 23 24 the registered gross weight so designated shall be the gross 25 weight of the heaviest combination in which the vehicle will be 26 operated.

27 [(2) Trailer or semi-trailer (except a mobilehome, house 28 trailer, office trailer or boat trailer): The type of tires and 29 the number of square inches of aggregate braking surface of the 30 vehicle; and if the vehicle will have a gross weight not 19760H2073B3808 - 4 - 1 exceeding ten thousand (10,000) pounds, a designation by the 2 owner as to which one of the registered gross weights shown in 3 the table of subsection (b) of section 707, shall be the 4 registered gross weight of the vehicle for the registration 5 year.]

6 (3) Motor bus or motor omnibus: The type of tires and the 7 seating capacity of the vehicle.

8 (4) Tractor: The number of axles, the gross weight, and 9 whether of the first or second class specified in section 711 of 10 this act.

11 The application shall be signed by the owner, if a natural 12 person, and in cases where the owner is a corporation, 13 copartnership or association, by an executive officer thereof or 14 some person specifically authorized by said corporation, 15 copartnership or association to sign the same, and shall be 16 accompanied by the fee provided in this act.

17 \* \* \*

18 Section 405. Registration Cards.--

(a) The department, upon registering a vehicle or tractor, 19 20 shall issue to the owner a registration card, which shall 21 contain the registration number assigned to the owner and to the 22 vehicle or tractor, the name and address of the owner, a description of the vehicle or tractor, including the 23 manufacturer's serial number thereof, and such other statement 24 25 of facts as may be determined by the department. If the vehicle 26 is a commercial motor vehicle or truck tractor, the registration 27 card shall also contain the registered gross weight designated by the owner. If the vehicle is a trailer or semi-trailer, the 28 29 registration card shall also contain the registered gross 30 weight. [if it is a mobilehome, house trailer, office trailer or 19760H2073B3808 - 5 -

boat trailer, the registration card shall show that the 1 registered gross weight is "Zero."] The department shall, if so 2 requested, issue to the owner of any vehicle or tractor whose 3 4 registration is not under suspension a duplicate registration 5 card, or as many duplicate registration cards as the owner may request, upon payment of the fee provided in this act for each 6 7 such card. Each duplicate card shall be clearly marked "Duplicate" and shall not be transferable. No signature or 8 9 facsimile signature of the secretary shall be contained on any 10 registration card or duplicate registration card issued for the 11 registration year beginning April 1, 1964, nor any subsequent registration year, but each such registration card and duplicate 12 13 registration card shall be sealed with the facsimile seal of the 14 department.

15 \* \* \*

Section 3. Section 502.1 of the act, amended December 16, 17 1975 (No.149), is reenacted and amended to read:

Section 502.1. Use of Miscellaneous Motor Vehicle Business Registration Plates Limited.--Miscellaneous motor vehicle business plates may be used only when the vehicle is used for any of the following purposes:

(1) In the conduct of the miscellaneous motor vehiclebusiness.

24 (2) For the personal pleasure or use of the owner of the 25 miscellaneous motor vehicle business or members of their 26 immediate family, or when the business is a corporation, for the 27 pleasure or use of not more than three (3) officers or members 28 of their immediate families, or for the personal use of the 29 regular employes of business when operated by the employe. 30 Penalty. -- Any person violating any of the provisions of this 19760H2073B3808 - 6 -

section, shall, upon summary conviction before a magistrate, be 1 sentenced to pay a fine of ten dollars (\$10.00) and costs of 2 3 prosecution, and in default of the payment thereof, shall 4 undergo imprisonment for not more than five (5) days. 5 Section 4. Section 512 of the act, amended December 18, 1972 (P.L.945, No.228), subsections (d), (k) and the penalty clause 6 amended July 18, 1974 (P.L.469, No.167), is amended to read: 7 8 Section 512. Temporary Registration Plates or Markers .--9 The secretary may, subject to the limitations and (a) 10 conditions hereinafter set forth, deliver temporary registration 11 plates or markers to a person who has registered as a dealer when the application therefor is accompanied by the fee 12 prescribed in this act. Such application shall be made upon a 13 14 form prescribed and furnished by the department. Dealers subject 15 to the limitations and conditions hereinafter set forth, may 16 issue such temporary registration plates or markers to owners of 17 vehicles, whether or not the vehicle is to be registered in 18 Pennsylvania provided that such owners shall comply with the 19 pertinent provisions of this section.

20 (b) Every dealer who has made application for temporary 21 registration plates or markers shall maintain in permanent form 22 a record of all temporary registration plates or markers 23 delivered to him, and shall also maintain in permanent form a 24 record of all temporary registration plates or markers issued by 25 him, and in addition thereto, shall maintain in permanent form a 26 record of any other information pertaining to the receipt or the 27 issuance of temporary registration plates or markers that the secretary may require. Each record shall be kept for a period of 28 29 at least three (3) years from the date of entry of such record. 30 Every dealer shall allow full and free access to such records, - 7 -19760H2073B3808

1 during regular business hours, to duly authorized

2 representatives of the department and to peace officers.

3 Every dealer who issues temporary registration plates or (C) 4 markers shall, within five (5) days of the day that he issues 5 such plates or markers, send to the department a copy of the temporary registration plate or marker certificate, properly 6 7 executed by such dealer and the owner, together with the application for certificate of title and the annual registration 8 9 plates when the vehicle is to be registered in Pennsylvania. If 10 the vehicle is not to be registered in Pennsylvania, a statement 11 setting forth such fact shall accompany the copy of the 12 temporary registration plate or marker certificate.

13 (d) Every dealer shall issue to the owner of a motor 14 vehicle, upon proper application, temporary registration plates 15 regardless whether the vehicle was purchased from said dealer. 16 In addition to the normal fees prescribed by law, an additional 17 fee may be charged by the dealer providing said service, the 18 amount of such fee to be disclosed by the dealer to the 19 applicant prior to the execution of the application forms and shall not exceed five dollars (\$5.00). No dealer by himself, 20 agent, servant or employe, shall issue, assign, transfer or 21 22 deliver temporary registration plates or markers to any one possessed of annual registration plates for a vehicle that has 23 24 been sold or exchanged; nor shall temporary registration plates 25 or markers be loaned or used on any vehicle which the dealer may own nor shall any temporary registration plates or markers be 26 27 issued containing any misstatement of fact, or any false 28 information upon the face thereof. Any dealer who has committed 29 three (3) or more violations of the provisions of this section 30 shall not make application for or issue any temporary 19760H2073B3808 - 8 -

1 registration plates or markers.

2 [(e) Every person who issues temporary plates or markers 3 shall affix or insert clearly and indelibly on the face of each 4 temporary registration plate or marker the date of issuance and 5 expiration, and the make and serial number of the vehicle for 6 which issued.]

7 (f) If the secretary finds that the provisions of this 8 section or any directions of the secretary are not being 9 complied with by the dealer, he may suspend, after a hearing, 10 the right of a dealer to issue temporary registration plates or 11 markers.

(g) Every person who makes application for temporary
registration plates or markers shall execute the temporary
registration plate or marker application.

15 (h) Every purchaser who makes application for temporary 16 registration plates or markers shall execute and send an 17 application for annual registration plates to the department, 18 accompanied by a copy of the temporary registration certificate prepared by the dealer. In no event shall such application for 19 20 annual registration plates be made later than five (5) days from 21 the day on which the temporary registration plates or markers 22 are issued to such owner. This subsection (h) shall only be applicable, when the vehicle is to be registered in 23 24 Pennsylvania.

[(i) Every person to whom temporary registration plates or markers have been issued shall permanently destroy such temporary registration plates or markers immediately upon receiving the annual registration plates from the department. If the annual registration plates are not received within fortythe annual registration plates are not received within fortyfive (45) days of the issuance of the temporary registration 19760H2073B3808 - 9 - plates or markers, the owner shall, notwithstanding immediately
 upon the expiration of such forty-five day period, permanently
 destroy the temporary registration plates or markers.]

4 Temporary registration plates or markers shall expire (j) 5 and become void [upon the receipt of the annual registration plates from the department, or] upon the rescission of a 6 contract to purchase a vehicle[, or upon the expiration of 7 forty-five (45) days from the date of issuance, depending upon 8 whichever event shall first occur]. No refund or credit for fees 9 10 paid by dealers to the department for temporary registration 11 plates or markers shall be allowed, except that in the event that the secretary discontinues the issuance of temporary 12 13 registration plates or markers, dealers returning temporary 14 registration plates or markers to the department may petition for refund or a credit thereof. 15

16 The secretary shall have the power to designate certain (k) 17 other agents to issue temporary registration plates or markers 18 and make such rules and regulations not inconsistent herewith as he shall deem necessary for the purpose of carrying out the 19 20 provisions of this section. Upon request of any county 21 treasurer, or in cities of the first class, the city treasurer, 22 the secretary shall designate him as a special qualified agent 23 to issue temporary registration plates or markers. To qualify, 24 agents shall:

25 (1)Fill out and submit to the Secretary of Transportation 26 an appropriate application to be prepared by the department. 27 Post a bond of ten thousand dollars (\$10,000.00). (2) 28 Be licensed by the Department of Transportation and, (3) 29 except for county or city treasurers, pay an annual fee of 30 twenty-five dollars (\$25.00) for such license. 19760H2073B3808 - 10 -

(4) Agents shall maintain such records as the secretary may
 require in accordance with the provisions of this section.

3 (5) Keep his office open and operate on a regular schedule 4 which shall be posted for public view on the premises. In 5 addition to the cost of the temporary registration plates 6 charged by the Commonwealth, the fees charged by the agent for 7 issuing the temporary registration plates shall not exceed five 8 dollars (\$5.00).

Penalty .-- Any person violating any of the provisions of 9 10 subsection (b), (c) [(d), or (e)] or (d) of this section, shall, 11 upon summary conviction before a magistrate, be sentenced to pay a fine of twenty-five dollars (\$25.00) and costs of prosecution 12 13 for the first offense; fifty dollars (\$50.00) and costs of 14 prosecution for any subsequent offense, and in default of the 15 payment thereof, shall undergo imprisonment for not more than 16 ten (10) days; and upon conviction of a third offense, no 17 temporary registration plates or markers shall thereafter be 18 delivered to such person for the purpose of issuing such plates or markers to any owner, nor shall such person thereafter issue 19 20 any temporary registration plates or markers. Any person 21 violating any of the provisions of subsection (g), (h) or [(i)] 22 (j) of this section, or any rule or regulation made by the 23 secretary as hereinbefore provided, shall, upon summary conviction before a magistrate, be sentenced to pay a fine of 24 25 ten dollars (\$10.00) and costs of prosecution for the first 26 offense, and twenty-five dollars (\$25.00) and costs of 27 prosecution for any subsequent offense, and in default of the 28 payment thereof, shall undergo imprisonment for not more than 29 five (5) days.

30 Penalty.--Any person violating any of the provisions of 19760H2073B3808 - 11 - subsection (k) of this section, shall be guilty of a misdemeanor and, on conviction thereof, be sentenced to pay a fine of not less than one hundred dollars (\$100.00) and not to exceed one thousand dollars (\$1,000.00) for each separate offense and in addition thereto his license to act as agent for the issuance of temporary plates or markers under subsection (k) shall be revoked for one (1) year.

8 Limitation.--The provisions of this section are subject to 9 the limitation of actions as set forth in section 1201 of this 10 act.

11 Section 5. Section 707 and subsection (a) of section 724 of 12 the act, amended December 16, 1975 (No.149), are amended to 13 read:

Section 707. [Trailers and Semi-Trailers.--(a) The fee for annual registration of any trailer or semi-trailer with a registered gross weight of three thousand (3,000) pounds or less shall be six dollars (\$6.00) and for a trailer with a registered gross weight of three thousand one (3,001) pounds or more shall be twenty-five dollars (\$25.00).

(d) The fee for annual registration of a trailer or semitrailer (other than a mobilehome, house trailer, office trailer, boat trailer or fertilizer trailer), as to which no designation of registered gross weight is required by clause (2), subsection (a) of section 402, shall be twenty-five dollars (\$25.00).] <u>Trailers.--The annual fee for registration of a trailer shall be</u>

26 determined by its gross weight or registered gross weight

27 according to the following table:

28	<u>Weight in Pounds</u>	<u>Fee</u>
29	<u>3,000 or less</u>	<u>\$ 6</u>
30	3,001 - 10,000	_12

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#### <u>10,001 or more</u>

Section 724. Special Hauling Permits as to Weight and 2 3 Size.--(a) The fee for a special hauling permit for each 4 movement of an overweight load shall be fifteen dollars (\$15.00) 5 plus three cents (3c) for each ton-mile computed by multiplying the number of tons by which the actual gross weight exceeds the 6 registered gross weight times the length of the haul in miles. 7 The fee for a special hauling permit for each movement of an 8 oversize load shall be fifteen dollars (\$15.00). When a vehicle 9 is both oversize and overweight, [both fees] only the larger fee 10 11 shall be paid.

12 \* \* \*

13 Section 6. The act is amended by adding sections to read: Section 727.1. Oversize Wheels and Tires.--The fee for an 14 15 annual permit for a vehicle with oversize wheels and tires as provided for in section 911, shall be fifty dollars (\$50.00). 16 Section 728.1. Implement of Husbandry. -- The fee for annual 17 18 registration of an implement of husbandry not exempt from registration under section 401(f) shall be ten dollars (\$10.00). 19 20 Section 7. Section 729 of the act, amended December 16, 1975 (No.149), is reenacted and amended to read: 21 22 Section 729. Exemptions from Fees. --23 (a) No fee shall be paid under this act by the Commonwealth,

the Federal Government, any political subdivision, [or] another state, <u>or any municipal or other authority;</u> and no fee shall be charged for title or registration of:

(1) Any vehicle [owned] <u>registered</u> by a foreign national with the rank of vice consul or higher assigned to a consulate in this Commonwealth provided that citizens of the United States are granted reciprocal exemptions.

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(2) Any vehicle [owned] <u>registered</u> by a volunteer fire,
 rescue or ambulance association.

3 (3) Any motor bus or motor omnibus [owned] <u>registered</u> by a
4 mass transportation system.

5 (b) No registration fee shall be charged for vehicles 6 [owned] <u>registered</u> by any of the following but the department 7 shall charge a fee of ten dollars (\$10.00) to cover the costs of 8 processing for issuing or renewing the registration:

(1) Any person who is retired and receiving social security 9 10 or other pension and whose total income does not exceed seven 11 thousand five hundred dollars (\$7,500.00) per year. [Said] 12 Unless the retired person is physically or mentally incapable of 13 operating the vehicle, the retired person shall be the principal operator of the vehicle but may from time to time authorize 14 15 another person to operate the vehicle in his or her stead. Only 16 one (1) passenger vehicle, [weighing] or one (1) other vehicle 17 with a gross weight or registered gross weight of not more than 18 nine thousand (9,000) pounds may be registered to any person 19 under this paragraph.

20 (2) Humane society.

21 (3) Nonprofit youth center.

22 (4) American Red Cross.

23 (5) Church.

24 (6) Girl Scouts of America.

25 (7) Boy Scouts of America.

26 (8) Salvation Army.

27 (9) Duly chartered posts of national veterans'28 organizations.

29 (10) Young Men's Christian Association.

30 (11) Young Men's Hebrew Association.

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1 (12) Young Women's Christian Association.

2 (13) Young Women's Hebrew Association.

3 (14) Jewish Community Center.

4 (15) Nonprofit corporations of musical marching groups of5 youths.

6 (16) Veterans who lost a limb or eye or who became partially 7 paralyzed while serving in the armed forces of the United States 8 [during any period of war or armed conflict]. Only one (1) 9 <u>passenger</u> vehicle, [weighing] <u>or one (1) other vehicle with a</u> 10 <u>gross weight or registered gross weight of</u> not more than nine 11 thousand (9,000) pounds, shall be registered for any veteran.

12 <u>(17) Hospital.</u>

13 (c) No fee shall be required when a certificate of title or 14 assigned certificate of title is returned to the department for 15 cancellation.

(d) No fee shall be charged for replacement of a registration, registration plate, operator's license, learner's permit or certificate of title lost in the mail if the applicant files an affidavit of non-receipt within forty-five (45) days of the date of original issuance.

(e) No fee shall be charged for special hauling permits
issued to anyone hauling equipment or materials for use on a
Federal or State emergency relief project.

(f) No fee shall be charged for transfer of registration for 24 25 the succeeding year, when such transfer has been received and 26 completed by the department prior to the first day of such 27 succeeding registration year; provided, that when such transfer 28 of registration for the succeeding year is made prior to the 29 fifteenth day of the month preceding the beginning of the 30 succeeding registration year, any difference in registration 19760H2073B3808 - 15 -

1 fees for the succeeding registration year and also a 2 proportionate difference in registration fees for the current 3 registration year shall be due, if the vehicle or tractor to 4 which the registration plates are transferred is properly 5 registered in a higher class.

6 (g) No fee shall be charged for a certificate of junk issued7 to any person.

8 (h) No fee shall be charged to a manufacturer, jobber or 9 dealer for a certificate of title to a motor vehicle, trailer or 10 semi-trailer when assignment of certificate of title accompanies 11 the application for certificate of title, and when the dealer, 12 manufacturer or jobber is possessed of current manufacturer's, 13 dealer's or jobber's registration plates.

14 (i) No fee shall be charged for inspection certificates 15 issued to any official inspection station of, and when used on 16 vehicles owned by and engaged exclusively in the performance of 17 the official duties of, (1) the Federal Government, (2) the 18 Commonwealth of Pennsylvania, (3) any city, borough, 19 incorporated town, township, county, county institution district 20 or school district of this Commonwealth, or (4) any duly authorized volunteer fire force. 21

(j) All vehicles titled and registered under the provisions of this section shall be operated and used exclusively for the purpose for which the vehicles were entitled to the exemptions from fees.

26 Penalty.--Any person violating any of the provisions of this
27 section, shall, upon summary conviction before a magistrate, be
28 sentenced to pay a fine of twenty-five dollars (\$25.00) and
29 costs of prosecution, and, in default of the payment thereof,
30 shall undergo imprisonment for not more than ten (10) days.

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1 Section 8. The act is amended by adding a section to read: Section 911. Permit for Movement of Vehicles with Oversize 2 3 Wheels and Tires. -- An annual permit may be issued for the 4 operation or movement between sunrise and sunset of a vehicle 5 containing wheels and tires extending beyond the maximum width allowed in subsection (a) of section 902 (relating to width of 6 vehicles) if the department determines that such tires are 7 8 essential to the function for which the vehicle is designed or 9 adapted and used. The overall width of any vehicle permitted 10 under this section, including wheels and tires, shall not exceed 11 ten (10) feet. 12 Section 9. Section 1309 of the act, added December 16, 1975 13 (No.149), is amended to read: 14 Section 1309. Awarding Contracts for Equipment Leases.--(a)

In awarding any contract for the leasing of equipment, the work shall be given to the lowest responsible bidder, with the option on the part of the secretary to reject any or all bids, if the prices named for equipment to be used are higher than the estimated cost, or for any other reason appearing to the secretary.

21 (b) Advertisement for proposals for the leasing of equipment 22 shall be made by the secretary, at least three (3) weeks before 23 the contract may be awarded, by public notices inserted at least 24 twice in one (1) or more newspapers of general circulation in 25 the county in which the equipment is to be used and where the 26 equipment is to be used in more than one (1) county, then in at 27 least two (2) newspapers in at least two (2) of such counties. 28 Such advertisements shall designate where the plans and specifications may be had, and the time and place of the 29 30 reception of bids and letting of the leasing contract. The 19760H2073B3808 - 17 -

secretary may, at his discretion, insert the same advertisement
 in other newspapers or engineering periodicals.

3 (c) Every contract for the lease of equipment shall be made 4 in the name of the Commonwealth of Pennsylvania, and shall be 5 signed by the secretary, and shall be approved as to form and 6 legality by the Department of Justice.

7 (d) The provisions of this section shall not apply to 8 <u>emergency cases nor to</u> equipment leasing agreements with local 9 municipalities and/or other governmental agencies, including 10 snow and ice control removal done under such agreements [and 11 emergency cases].

12 Section 10. Section 6326 (relating to traffic citation 13 forms) of Title 75, act of November 25, 1970 (P.L.707, No.230), known as the Pennsylvania Consolidated Statutes, is repealed. 14 15 Section 11. This act shall take effect immediately except that the amendments to section 401 shall be effective in 60 days 16 17 and the amendments to section 707 shall be applicable to 18 registration years for trailers beginning on or after the effective date of this act. 19

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