

one-sixth ($\frac{1}{6}$ c.) of a cent per each ton mile multiplied by the total number of miles that said application shall show will be traveled by such motor vehicle over State, State Aid, improved County Roads and Streets and Roads of incorporated Towns and Cities in the State of Maryland, during the year for which said certificate is issued.

Class "Y": Motor Vehicles weighing not over fourteen thousand (14,000) pounds if equipped with solid tires, or twenty-three thousand (23,000) pounds if equipped with pneumatic tires, and not less than three (3) tons, including carrying capacity, shall each be charged and pay one-third ($\frac{1}{3}$ c.) of a cent per each ton mile multiplied by the total number of miles that said application shall show will be traveled by such motor vehicle over State, State Aid, improved County Roads, and Streets and Roads of any incorporated Towns and Cities in the State of Maryland during the year for which said certificate is issued.

Class "Z": Motor vehicles weighing over fourteen thousand (14,000) pounds and not over twenty-three thousand (23,000) pounds if equipped with solid tires including carrying capacity shall each be charged and pay one-half ($\frac{1}{2}$ c.) of a cent per each ton mile, multiplied by the total number of miles that said application shall show will be traveled by such motor vehicle over State, State Aid, improved County Roads and Streets and Roads of any incorporated Towns and Cities in the State of Maryland during the year for which said certificate is issued.

SEC. 4. *And be it further enacted,* That a new Section be and is hereby added to said Section 195 of Article 56 of Volume 4 of the Annotated Code of Maryland, as amended by Chapter 401 of the Acts of the General Assembly of the year 1922, to be known as Section "195A" and to follow immediately after Section 195 of said Article and to read as follows:

SEC. 195A: Corporations, groups of individuals and associations engaged in the transportation of freight or merchandise of their stockholders, shareholders or members whether on the coöperative plan or otherwise shall be included within the provisions of this Act.

SEC. 5. *And be it further enacted,* That a new section be and is hereby added to said Article 56 of Volume 4 of the Annotated Code of Maryland to be known as Section "199A" and to follow immediately after Section 199 of said Act and to read as follows: