

(1980 Replacement Volume and 1981 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland read(s) as follows:

Article 78 - Public Service Commission Law

2.

(d) "Common carrier" means and includes any person, public authority, federal, State, district or municipal transportation agency engaged in the public transportation for hire of persons, property or freight, whether by land, water, air or any combination of them, and includes, but is not limited to, air line company, canal company, car company, express company, freight company, freight line company, motor vehicle company (including automobile company, motor bus company and trucking company), power boat company (including vessel-boat company and steamboat company and ferry company), railroad company, street railroad company, sleeping car company, taxicab company, toll bridge company, towing and lightering company, and transit company. Any provisions of this article to the contrary notwithstanding, "common carrier" does not mean and shall not include any county revenue authority or any toll bridges or other facilities owned and operated by any county revenue authority. "Common carrier" does not include any vanpool OR LAUNCH SERVICE.

(NN) "LAUNCH SERVICE" MEANS ANY POWER BOAT COMPANY THAT TRANSPORTS PASSENGERS OR FREIGHT BETWEEN POINTS ON SHORE AND VESSELS LOCATED IN ANY BODY OF WATER WITHIN THE STATE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1982.

Approved May 4, 1982.

-----

CHAPTER 150

(Senate Bill 960)

AN ACT concerning

Maryland Energy Financing Administration