



Senate Bill 287 (as enacted)
 Sponsor: Senator Mike Kowall
 Senate Committee: Transportation
 House Committee: Transportation

Date Completed: 8-24-11

PUBLIC ACT 111 of 2011

CONTENT

The bill amends the Motor Carrier Act to eliminate exemptions from regulation under the Act for vehicles transporting motor vehicles. The bill will take effect on January 1, 2012.

Except for certain provisions regarding registration under the Federal Unified Carrier Registration Act, the Motor Carrier Act does not apply to the following:

- A vehicle operated entirely within a city or village of Michigan.
- A motor carrier of property that operates not more than eight miles beyond the boundary of a city or village with a population of less than 500,000, if the origin and destination of the property being transported are within an eight-mile radius of the city or village.

These exemptions do not apply to a vehicle transporting household goods. The bill also excludes a vehicle transporting motor vehicles.

In addition, the Act does not apply to the following vehicles:

- A vehicle used to transport a vehicle that is temporarily disabled from a point within an eight-mile radius of a city with a population of at least 500,000 and including all other cities or villages, any part of which is located within the eight-mile radius, to another point within that radius.
- A vehicle towing a disabled motor vehicle from the place where it was disabled to another location, or a vehicle

towing a motor vehicle involved in an accident from the accident site to another location.

The bill eliminates these exemptions.

MCL 479.2

Legislative Analyst: Julie Cassidy

FISCAL IMPACT

The bill will raise an indeterminate amount of revenue. Intrastate motor carriers pay a \$100 application fee, and since the bill removes two exemptions from the Motor Carrier Act for certain types of vehicles, an indeterminate amount of new revenue will be generated.

Fiscal Analyst: Josh Sefton

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This analysis was prepared by nonpartisan Senate staff for use by the Senate in its deliberations and does not constitute an official statement of legislative intent.