

Assembly Bill No. 2762

CHAPTER 341

An act to amend Sections 422 and 424 of the Public Utilities Code, relating to public utilities.

[Approved by Governor September 6, 2000. Filed
with Secretary of State September 8, 2000.]

LEGISLATIVE COUNSEL'S DIGEST

AB 2762, Committee on Utilities and Commerce. Common carriers: passenger vehicle operators: annual fee.

The Public Utilities Act requires the Public Utilities Commission to impose a fee on common carriers and related businesses to finance the regulation of those entities by the commission. The act requires the commission to create separate classes for prescribed carriers. The act requires the commission to allocate, within each class of carrier, as defined, and related business subject to the fee, among the members of the class, the amount of the commission's budget to be financed by the fee based on the ratio that each member's gross intrastate revenues bears to the total gross intrastate revenues of the class, except as specified. The act requires the commission to establish uniform fees for every carrier and related business having annual gross intrastate revenues of \$100,000 or less, for every railroad corporation having annual gross intrastate revenues of \$10,000,000 or less, and for commercial air operators and for-hire vessel operators. The act also authorizes the commission to establish a uniform annual fee to be paid by a charter-party carrier of passengers.

This bill would authorize the commission to establish a uniform fee for the passenger vehicle operators class, on a basis other than revenue, including, but not limited to, on a per vehicle basis, in an amount sufficient to support the regulatory activities of the commission for the class and to establish an appropriate reserve.

This bill would provide that nothing in the above-described provision pertaining to the commission's authority to create separate classes restricts the commission from establishing other carrier classes.

The people of the State of California do enact as follows:

SECTION 1. The Legislature finds and declares that the amendments made by this act to Section 424 of the Public Utilities Code are declarative of existing law.

SEC. 2. Section 422 of the Public Utilities Code is amended to read:

422. The commission shall establish the fee pursuant to Section 421 with the approval of the Department of Finance and in accordance with all of the following:

(a) In its annual budget request, the commission shall specify, at a minimum, both of the following:

(1) The amount of its budget to be financed by the fee.

(2) The dollar allocation of the amount of its budget to be financed by the fee by each class of carrier and related business subject to the fee. Each class of carrier and related business subject to this article shall pay fees sufficient to support the commission's regulatory activities for the class from which the fee is collected and to establish an appropriate reserve.

(b) The commission may establish different and distinct methods of assessing fees for each class of carrier and related business, if the revenues collected are consistent with paragraph (2) of subdivision (a).

(c) (1) Within each class of carrier and related business subject to the fee, the commission shall allocate, among the members of the class, the amount of the commission's budget to be financed by the fee based on the ratio that each member's gross intrastate revenues bears to the total gross intrastate revenues of the class, except for railroad corporations, whose fees shall be allocated within that class in accordance with subdivision (g).

(2) However, in the case of passenger vehicle operators, the commission may assess fees on a basis other than revenue, including, but not limited to, on a per vehicle basis, in an amount sufficient to support the regulatory activities of the commission for the passenger vehicle operators class from which the fee is collected, and to establish an appropriate reserve.

(d) Any carrier or related business which is a member of more than one class of carrier or related business shall be subject to the fee for each class of which it is a member.

(e) For every carrier and related business having annual gross intrastate revenues of one hundred thousand dollars (\$100,000) or less, or for every railroad corporation having annual gross intrastate revenues of ten million dollars (\$10,000,000) or less, the commission shall annually establish uniform fees, which shall be not less than a minimum annual fee, to be paid by each carrier and related business and by each railroad corporation, if the revenues collected are consistent with paragraph (2) of subdivision (a). Every carrier and related business and railroad corporation paying fees pursuant to this subdivision shall show proof of eligibility at the time of payment in a form the commission may specify.

(f) The commission shall annually establish a uniform fee, which shall be not less than a minimum annual fee, to be paid by every commercial air operator and for-hire vessel operator, if the revenues collected are consistent with paragraph (2) of subdivision (a).

(g) The commission shall establish the initial fee amount to be paid by railroad corporations subject to this section, and the regulations for the assessment and collection of the fee, no later than January 31, 1992. The commission shall collect the initial fee from railroad corporations beginning on February 1, 1992, and shall disburse the amounts collected as directed in Section 309.7, as added by Assembly Bill 684 of the 1991–92 Regular Session, and Section 421.

(h) The commission shall establish regulations for allocating the proportionate share of the fee established pursuant to paragraph (2) of subdivision (a) to be paid by the rail corporations within that class. The regulations may utilize gross intrastate revenues; track mileage within the state; terminals located within the state; loaded car miles traveled within the state; fuel consumption; or any other measure deemed by the commission to be appropriate in allocating the fee among railroad corporations. On or before January 15, 1992, railroad corporations as a group may submit a proposed plan of allocation to the commission, which the commission shall consider in establishing the regulations.

SEC. 3. Section 424 of the Public Utilities Code is amended to read:

424. As used in this article:

(a) “Class” means a group of carriers or related businesses as specified by the commission for purposes of establishing the fees pursuant to this article. The commission shall create separate classes for the following: passenger vehicle operators, pipeline corporations, vessel operators, railroad corporations, and commercial air operators. Nothing in this section restricts the commission from establishing other carrier classes or from establishing other classes within the existing classes listed in this section, including classes based on the kinds of vehicles used.

(b) “Gross intrastate revenue” includes all compensation for the transportation or storage of property or the transportation of persons when both the origin and destination of the transportation or the performance of the service is within this state, and shall not include compensation for the transportation of persons or property in interstate or foreign commerce or the transportation of vehicles by ferries. “Gross intrastate revenue,” as determined pursuant to this article, shall apply only for purposes of determining the fees required by this chapter and shall not necessarily constitute gross operating revenue for any other purpose.

(c) “Fee” means that monetary amount determined in accordance with this article.

