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ENGROSSED HOUSE BILL No. 1278

DIGEST OF HB 1278 (Updated April 9, 2015 2:20 pm - DI 97)

Citations Affected: IC 8-2.1; IC 9-19; IC 22-3; IC 22-4; IC 36-9.

Synopsis: Transportation networks. Requires a transportation network company to have a permit issued by the Indiana department of state revenue to provide a digital network for connection to prearranged rides in Indiana. Establishes permitting requirements.

Effective: July 1, 2015.

Lehman, Austin, Hale, Soliday

(SENATE SPONSORS — YODER, HERSHMAN, RANDOLPH)

January 22, 2015, read first time and referred to Committee on Roads and Transportation. January 29, 2015, reported — Do Pass.
February 2, 2015, read second time, ordered engrossed. Engrossed. February 3, 2015, read third time, passed. Yeas 96, nays 0.

SENATE ACTION
February 24, 2015, read first time and referred to Committee on Insurance & Financial Institutions.

April 2, 2015, amended, reported favorably — Do Pass.

April 9, 2015, read second time, amended, ordered engrossed.



First Regular Session of the 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1278

A BILL FOR AN ACT to amend the Indiana Code concerning insurance.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 8-2.1-17-6.5 IS ADDED TO THE INDIANA
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2015]: Sec. 6.5. "Digital network" means an
4	online enabled application, software, website, or system offered or
5	used by a TNC to enable the prearrangement of rides with TNC
6	drivers.
7	SECTION 2. IC 8-2.1-17-11.2 IS ADDED TO THE INDIANA
8	CODE AS A NEW SECTION TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2015]: Sec. 11.2. "Motor vehicle insurance"
10	means any type of insurance described in IC 27-1-5-1, Class 2(f).
11	SECTION 3. IC 8-2.1-17-13.2 IS ADDED TO THE INDIANA
12	CODE AS A NEW SECTION TO READ AS FOLLOWS
13	[EFFECTIVE JULY 1, 2015]: Sec. 13.2. "Personal vehicle" means
14	a vehicle that is:
15	(1) used by a TNC driver to provide a prearranged ride;



1	(2) owned, leased, or otherwise authorized for use by the TNC
2	driver; and
3	(3) not a taxicab, limousine, or other for hire vehicle.
4	SECTION 4. IC 8-2.1-17-13.5 IS ADDED TO THE INDIANA
5	CODE AS A NEW SECTION TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2015]: Sec. 13.5. (a) "Prearranged ride"
7	means the provision of transportation by a TNC driver to a TNC
8	rider:
9	(1) beginning when the TNC driver accepts a TNC rider's
10	request for a ride through a digital network controlled by a
11	TNC;
12	(2) continuing while the TNC driver transports the requesting
13	TNC rider; and
14	(3) ending when the last requesting TNC rider departs from
15	the personal vehicle.
16	(b) The term "prearranged ride" does not include
17	transportation provided through any of the following:
18	(1) A shared expense carpool or vanpool arrangement.
19	(2) Use of a taxicab, limousine, or other for hire vehicle.
20	(3) A regional transportation authority established under
21	IC 36-9-3.
22	SECTION 5. IC 8-2.1-17-16 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 16. "Taxicab" means
24	a motor vehicle that:
25	(1) is designed and constructed to accommodate and transport not
26	more than six (6) passengers in addition to the driver;
27	(2) does not operate over any definite and designated routes
28	within the corporate boundaries of a city or town and the
29	suburban territory of a city or town; and
30	(3) transports passengers to the destination designated by the
31	passengers at the time of their transportation.
32	The term does not include a personal vehicle operated by a TNC
33	driver.
34	SECTION 6. IC 8-2.1-17-18 IS ADDED TO THE INDIANA CODE
35	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
36	1, 2015]: Sec. 18. "Transportation network company" or "TNC"
37	means an entity that:
38	(1) does business in Indiana; and
39	(2) uses a digital network to connect TNC riders to TNC
40	drivers to request prearranged rides.
41	Except as otherwise provided in a written contract, a TNC is not
42	considered to control, direct, or manage a personal vehicle or a



1	The driver who connects to the The s digital network.
2	SECTION 7. IC 8-2.1-17-19 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 2015]: Sec. 19. "TNC driver" means an individual who:
5	(1) receives:
6	(A) connections to potential TNC riders; and
7	(B) related services;
8	from a TNC in exchange for payment of a fee to the TNC; and
9	(2) uses a personal vehicle to offer or provide prearranged
10	rides to TNC riders:
11	(A) upon connection through a digital network controlled
12	by the TNC; and
13	(B) in exchange for compensation or payment of a fee.
14	SECTION 8. IC 8-2.1-17-20 IS ADDED TO THE INDIANA CODE
15	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
16	1, 2015]: Sec. 20. "TNC rider" means an individual who uses a
17	TNC's digital network to connect with a TNC driver who provides
18	to the individual a prearranged ride;
19	(1) in the TNC driver's personal vehicle; and
20	(2) between points chosen by the individual.
21	SECTION 9. IC 8-2.1-19-3 IS ADDED TO THE INDIANA CODE
22	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
23 24	1, 2015]: Sec. 3. This chapter does not apply to a personal vehicle
24	operated by a TNC driver.
25	SECTION 10. IC 8-2.1-19.1 IS ADDED TO THE INDIANA CODE
26	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2015]:
28	Chapter 19.1. Transportation Network Companies
29	Sec. 1. (a) A transportation network company may not operate
30	in Indiana without a permit issued under section 3 of this chapter
31	(b) A permit is valid for one (1) year after the date of issuance.
32	Sec. 2. A TNC or a TNC driver is not:
33	(1) a common carrier;
34	(2) a contract carrier; or
35	(3) a motor carrier.
36	Sec. 3. The department shall issue a permit to a TNC that
37	satisfies the following requirements:
38	(1) Establishes a zero tolerance policy for drug and alcohol
39	use under section 5 of this chapter.
40	(2) Requires compliance with applicable vehicle requirements
41	under section 6 of this chapter.
42	(3) Imposes motor vehicle insurance requirements that meet



1	or exceed the requirements under section 7 of this chapter.
2	(4) Establishes fare guidelines under section 12 of this
3	chapter.
4	(5) Establishes a privacy policy under section 13 of this
5	chapter.
6	(6) Adopts nondiscrimination and accessibility policies under
7	section 14 of this chapter.
8	(7) Establishes record maintenance guidelines under section
9	15 of this chapter.
10	Sec. 4. (a) Before a TNC allows an individual to act as a TNC
11	driver on the TNC's digital network, the TNC shall:
12	(1) require the individual to submit to the TNC an application
13	that includes:
14	(A) the individual's name, address, and age;
15	(B) a copy of the individual's driver's license;
16	(C) a copy of the certificate of registration for the personal
17	vehicle that the individual will use to provide prearranged
18	rides;
19	(D) proof of financial responsibility for the personal
20	vehicle described in clause (C) of a type and in the amounts
21	required by the TNC; and
22	(E) any other information required by the TNC;
23	(2) with respect to the individual, conduct, or contract with a
24	third party to conduct:
25	(A) a local and national criminal background check; and
26	(B) a search of the national sex offender registry; and
27	(3) obtain a copy of the individual's driving record maintained
28	under IC 9-14-3-7.
29	(b) A TNC may not knowingly allow to act as a TNC driver on
30	the TNC's digital network an individual:
31	(1) who has received judgments for:
32	(A) more than three (3) moving traffic violations; or
33	(B) at least one (1) violation involving reckless driving or
34	driving on a suspended or revoked license;
35	in the preceding three (3) years;
36	(2) who has been convicted of a:
37	(A) felony; or
38	(B) misdemeanor involving:
39	(i) resisting law enforcement;
40	(ii) dishonesty;
41	(iii) injury to a person;
42	(iv) operating while intoxicated:



1	(v) operating a vehicle in a manner that endangers a
2	person;
3	(vi) operating a vehicle with a suspended or revoked
4	license; or
5	(vii) damage to the property of another person;
6	in the preceding seven (7) years;
7	(3) who is a match in the national sex offender registry;
8	(4) who is unable to provide information required under
9	subsection (a); or
10	(5) who is less than nineteen (19) years of age.
11	Sec. 5. (a) A TNC shall establish and enforce a zero tolerance
12	policy for drug and alcohol use by TNC drivers during any period
13	when a TNC driver is engaged in, or is logged into the TNC's
14	digital network but is not engaged in, a prearranged ride. The
15	policy must include provisions for:
16	(1) investigations of alleged policy violations; and
17	(2) suspensions of TNC drivers under investigation.
18	(b) A TNC shall publish on the TNC's digital network:
19	(1) the policy established under subsection (a); and
20	(2) the procedure by which a TNC rider may report a
21	violation of the policy by a TNC driver.
22	Sec. 6. (a) A TNC must require that a personal vehicle used to
23	provide prearranged rides must comply with all applicable laws
24	and regulations concerning vehicle equipment.
25	(b) A TNC is not considered to own, control, operate, or manage
26	a personal vehicle used by a TNC driver to provide prearranged
27	rides.
28	Sec. 7. (a) Not later than July 15, 2015, a TNC driver, or a TNC
29	on the TNC driver's behalf, shall maintain primary motor vehicle
30	insurance that meets the following requirements:
31	(1) The motor vehicle insurance is issued:
32	(A) by an insurance company that holds a certificate of
33	authority to do insurance business in Indiana under
34	IC 27-1-3-20; or
35	(B) through a surplus lines producer licensed under
36	IC 27-1-15.8.
37	(2) The language of the motor vehicle insurance policy:
38	(A) recognizes that the driver is a TNC driver or otherwise
39	uses the personal vehicle to transport passengers for
40	compensation; and
41	(B) covers the driver while the driver is:
42	(i) logged on to the TNC's digital network; or



1	(ii) engaged in a prearranged ride.
2	(3) The motor vehicle insurance must meet the following
3	coverage requirements while a TNC driver is logged on to the
4	TNC's digital network, but is not engaged in a prearranged
5	ride:
6	(A) Primary motor vehicle liability insurance in an amount
7	equal to at least:
8	(i) fifty thousand dollars (\$50,000) per person for death
9	and bodily injury;
10	(ii) one hundred thousand dollars (\$100,000) per incident
11	for death and bodily injury; and
12	(iii) twenty-five thousand dollars (\$25,000) per incident
13	for property damage;
14	(B) The insurance required by clause (A) may be provided
15	by any of the following:
16	(i) Motor vehicle insurance maintained by the TNC
17	driver.
18	(ii) Motor vehicle insurance maintained by the TNC.
19	(iii) Motor vehicle insurance maintained by any
20	combination of items (i) and (ii).
21	(4) The motor vehicle insurance must meet the following
22	coverage requirements while a TNC driver is engaged in a
23	prearranged ride:
24	(A) Primary motor vehicle liability insurance in an amount
25	equal to at least one million dollars (\$1,000,000) per
26	incident for death, bodily injury, and property damage.
27	(B) The insurance required by clause (A) may be provided
28	by any of the following:
29	(i) Motor vehicle insurance maintained by the TNC
30	driver.
31	(ii) Motor vehicle insurance maintained by the TNC.
32	(iii) Motor vehicle insurance maintained by any
33	combination of items (i) and (ii).
34	(b) If motor vehicle insurance maintained by a TNC driver as
35	described in subsection (a) lapses or does not provide the required
36	coverage:
37	(1) motor vehicle insurance maintained by the TNC must
38	provide the required coverage beginning with the first dollar
39	of a claim; and
40	(2) the insurance company that issues the motor vehicle
41	insurance described in subdivision (1) has a duty to defend the
42	claim described in subdivision (1).



1	(c) Coverage under motor vehicle insurance maintained by a
2	TNC may not be dependent on a personal motor vehicle insurance
3	company's first denying a claim for coverage under a personal
4	motor vehicle insurance policy, nor may a personal motor vehicle
5	insurance company be required to first deny a claim.
6	(d) A motor vehicle insurance policy that meets the coverage
7	requirements of subsection (a) satisfies the financial responsibility
8	requirement of IC 9-25 while the driver of the personal vehicle is:
9	(A) logged on to the TNC's digital network; or
10	(B) engaged in a prearranged ride.
11	(e) A TNC driver shall do the following:
12	(1) At all times during which the TNC driver uses a personal
13	vehicle in connection with a TNC's digital network, carry
14	proof of the coverage required by subsection (a).
15	(2) In the event of an accident, upon request, provide to
16	directly interested parties, motor vehicle insurance
17	companies, and investigating law enforcement officers:
18	(A) the proof described in subdivision (1); and
19	(B) a disclosure of whether the TNC driver was:
20	(i) logged on to the TNC's digital network; or
21	(ii) engaged in a prearranged ride;
22	at the time of the accident.
23	Information provided under this subdivision may be provided
24	in electronic form under IC 27-1-43-3, as applicable.
25	Sec. 8. A TNC shall, before the TNC allows a TNC driver to
26	accept a request for a prearranged ride on the TNC's digital
27	network, disclose in writing to the TNC driver all the following:
28	(1) The motor vehicle insurance coverage, including the types
29	of coverage and limits of liability for each type of coverage.
30	that the TNC provides while the TNC driver uses a personal
31	vehicle in connection with a TNC's digital network.
32	(2) That the terms of the TNC driver's own motor vehicle
33	insurance policy may not provide coverage while the TNC
34	driver is:
35	(A) logged on to the TNC's digital network; or
36	(B) engaged in a prearranged ride.
37	Sec. 9. (a) An insurance company that writes motor vehicle
38	insurance in Indiana may exclude coverage under a motor vehicle
39	insurance policy issued to an owner or operator of a personal
40	vehicle for a loss or injury that occurs while the driver is:
41	(1) logged on to a TNC's digital network; or
тı	(1) lugged on to a 1110 s digital network, of



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(2) engaged in a prearranged ride.

1	(b) An exclusion described in subsection (a) includes any
2	coverage included in a motor vehicle insurance policy, including
3	the following:
4	(1) Liability coverage for death, bodily injury, and property
5	damage.
6	(2) Uninsured and underinsured motorist coverage.
7	(3) Medical payments coverage.
8	(4) Comprehensive physical damage coverage.
9	(5) Collision physical damage coverage.
10	(c) An exclusion described in this section applies
11	notwithstanding any requirement of IC 9-25.
12	(d) This chapter does not do either of the following:
13	(1) Require a personal motor vehicle insurance policy to
14	provide coverage while the driver is:
15	(A) logged on to a TNC's digital network;
16	(B) engaged in a prearranged ride; or
17	(C) otherwise using a personal vehicle to transport
18	passengers for compensation.
19	(2) Preclude an insurance company from providing the
20	coverage described in subdivision (1) under a contract or an
21	endorsement.
22	Sec. 10. (a) An insurance company that excludes coverage
23	described in section 9 of this chapter has no duty to defend or
24	indemnify a claim expressly excluded under a motor vehicle
25	insurance policy.
26	(b) This chapter does not invalidate or limit an exclusion:
27	(1) of coverage for a personal vehicle that is:
28	(A) used to carry an individual or property for a charge;
29	or
30	(B) available for hire by the public; and
31	(2) contained in a motor vehicle insurance policy;
32	including a policy filed under IC 27-1-22-4 or in use in Indiana
33	before July 1, 2015.
34	(c) An insurance company that defends or indemnifies a claim
35	against a TNC driver for which coverage is excluded under the
36	terms of a motor vehicle insurance policy has a right of
37	contribution against any other insurance company that issues
38	motor vehicle insurance coverage to the TNC driver:
39	(1) in satisfaction of the requirements of section 7 of this
10	chapter; and
11	(2) in effect at the time the loss occurs.

Sec. 11. In a claim coverage investigation, a TNC and an



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1	insurance company that issues a motor vehicle insurance policy
2	potentially providing the coverage required by section 7 of this
3	chapter shall cooperate to facilitate the exchange of information
4	with directly involved parties and any insurance company that
5	issues a motor vehicle insurance policy that provides coverage to
6	the TNC driver, including:
7	(1) the precise time that a TNC driver logs on to and off of the
8	TNC's digital network during the twelve (12) hour period
9	immediately preceding, and the twelve (12) hour period
10	immediately following, the accident; and
11	(2) disclosure among the parties and insurance companies of
12	a clear description of the insurance coverage, exclusions, and
13	limitations that apply under any applicable motor vehicle
14	insurance policy that:
15	(A) is issued or maintained by a party; and
16	(B) provides the coverage required by section 7 of this
17	chapter.
18	Sec. 12. (a) A TNC shall establish guidelines under which a TNC
19	may charge a fare for prearranged rides. The guidelines must
20	require the following:
21	(1) Disclosure of the fare calculation method on the TNC's
22 23	digital network.
23	(2) Publication to TNC riders of applicable rates at the time
24	of service.
25	(3) Providing a TNC rider the option to receive an estimated
26	fare before the TNC rider enters a personal vehicle operated
27	by a TNC driver.
28	(4) Payment of a fare only by electronic means using the
29	TNC's digital network.
30	(b) A TNC driver may not solicit or accept cash payments from
31	TNC riders.
32	Sec. 13. (a) A TNC shall establish a privacy policy to protect the
33	personal identifying information of a TNC rider.
34	(b) A policy established under subsection (a) shall prohibit the
35	disclosure of a TNC rider's personal identifying information
36	unless:
37	(1) the TNC rider consents in writing to the disclosure;
38	(2) the disclosure is required under law; or
39	(3) the disclosure is necessary to:
40	(A) protect or defend; or
41	(B) investigate violations of;
42	the terms of use of prearranged rides.



1	(c) A policy established under subsection (a) may authorize the
2	disclosure of a TNC rider's name and telephone number by a TNC
3	to a TNC driver to facilitate the provision of prearranged rides by
4	the TNC driver to the TNC rider.
5	Sec. 14. (a) A TNC shall adopt policies concerning
6	nondiscrimination and accessibility that comply with state and
7	federal law.
8	(b) A TNC may not impose an additional charge on or a
9	different fare schedule for a TNC rider who is an individual with
10	a disability.
l 1	(c) At the time a TNC rider requests a prearranged ride through
12	a TNC's digital network, the TNC shall provide the TNC rider ar
13	opportunity to indicate whether the TNC rider requires a vehicle
14	that is wheelchair accessible. If the TNC is unable to make
15	available a vehicle that is wheelchair accessible, the TNC shall
16	inform the TNC rider of an alternative service that is wheelchain
17	accessible.
18	Sec. 15. A TNC shall establish record maintenance guidelines
19	that require the following:
20	(1) Records related to the enforcement of a zero tolerance
21	policy established under section 5(a) of this chapter must be
22	maintained for at least two (2) years following the date or
23	which a TNC rider reports a violation of the policy.
24	(2) Individual trip records must be maintained for at least one
25	(1) year from the date of each trip.
26	(3) Records related to a TNC driver must be maintained for
27	at least one (1) year following the date on which a TNC driver
28	is no longer permitted to act as a TNC driver on the TNC's
29	digital network.
30	Sec. 16. At the time a TNC rider arranges with a TNC for a
31	prearranged ride, the TNC shall display on the TNC's digital
32	network:
33	(1) a digital photograph of the TNC driver; and
34	(2) the license plate number of the personal vehicle;
35	that will be used to provide a prearranged ride to the TNC rider.
36	Sec. 17. Within a reasonable time after a TNC driver provides
37	a prearranged ride to a TNC rider, the TNC shall transmit to the
38	TNC rider an electronic receipt that includes the following
39	information:
10	(1) The origin and destination of the trip.
1 1	(2) The total duration and distance of the trip.



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(3) An itemization of the total fare.

1	Sec. 18. A TNC or a TNC driver may not solicit or accept street
2	hails.
3	Sec. A 19. person that violates this chapter commits a Class A
4	infraction.
5	SECTION 11. IC 9-19-11-1, AS AMENDED BY P.L.24-2006,
6	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2015]: Sec. 1. This chapter does not apply to a person who
8	operates any of the following vehicles:
9	(1) A school bus.
10	(2) A taxicab.
11	(3) An ambulance.
12	(4) A public passenger bus.
13	(5) A motor vehicle having a seating capacity greater than nine
14	(9) individuals that is owned or leased and operated by a religious
15	or not-for-profit youth organization.
16	(6) An antique motor vehicle.
17	(7) A motorcycle.
18	(8) A motor vehicle that is owned or leased by a governmental
19	unit and is being used in the performance of official law
20	enforcement duties.
21	(9) A motor vehicle that is being used in an emergency.
22	(10) A motor vehicle that is funeral equipment used in the
23	operation of funeral services when used in:
24	(A) a funeral procession;
25	(B) the return trip to a funeral home (as defined in
26	IC 25-15-2-15); or
27	(C) both the funeral procession and return trip.
28	(11) A motor vehicle used to provide prearranged rides (as
29	defined in IC 8-2.1-17-13.5).
30	SECTION 12. IC 22-3-2-9, AS AMENDED BY P.L.201-2005,
31	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2015]: Sec. 9. (a) IC 22-3-2 through IC 22-3-6 shall not apply
33	to:
34	(1) casual laborers (as defined in IC 22-3-6-1);
35	(2) farm or agricultural employees;
36	(3) household employees; or
37	(4) a person who enters into an independent contractor agreement
38	with a nonprofit corporation that is recognized as tax exempt
39	under Section 501(c)(3) of the Internal Revenue Code (as defined
40	in IC 6-3-1-11(a)) to perform youth coaching services on a
41	part-time basis; or
42	(5) an individual acting as a TNC driver (as defined in



IC 8-2.1-17-19) as provided in IC 8-2.1-19.1.

IC 22-3-2 through IC 22-3-6 do not apply to the employers or contractors of the persons listed in this subsection.

- (b) An employer who is exempt under this section from the operation of the compensation provisions of this chapter may at any time waive such exemption and thereby accept the provisions of this chapter by giving notice as provided in subsection (c).
- (c) The notice of acceptance referred to in subsection (b) shall be given thirty (30) days prior to any accident resulting in injury or death, provided that if any such injury occurred less than thirty (30) days after the date of employment, notice of acceptance given at the time of employment shall be sufficient notice thereof. The notice shall be in writing or print in a substantial form prescribed by the worker's compensation board and shall be given by the employer by posting the same in a conspicuous place in the plant, shop, office, room, or place where the employee is employed, or by serving it personally upon the employee; and shall be given by the employee by sending the same in registered letter addressed to the employer at the employer's last known residence or place of business, or by giving it personally to the employer, or any of the employer's agents upon whom a summons in civil actions may be served under the laws of the state.
- (d) A copy of the notice in prescribed form shall also be filed with the worker's compensation board, within five (5) days after its service in such manner upon the employee or employer.

SECTION 13. IC 22-3-7-2, AS AMENDED BY P.L.134-2006, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) Every employer and every employee, except as stated in this chapter, shall comply with this chapter, requiring the employer and employee to pay and accept compensation for disablement or death by occupational disease arising out of and in the course of the employment, and shall be bound thereby. The burden of proof is on the employee. The proof by the employee of an element of a claim does not create a presumption in favor of the employee with regard to another element of the claim.

- (b) This chapter does not apply to the following:
 - (1) A person who enters into an independent contractor agreement with a nonprofit corporation that is recognized as tax exempt under Section 501(c)(3) of the Internal Revenue Code (as defined in IC 6-3-1-11(a)) to perform youth coaching services on a part-time basis.
 - (2) A nonprofit corporation that is recognized as tax exempt under Section 501(c)(3) of the Internal Revenue Code (as defined in



- IC 6-3-1-11(a)) to the extent the corporation enters into an independent contractor agreement with a person for the performance of youth coaching services on a part-time basis.

 (3) An individual acting as a TNC driver (as defined in IC 8-2.1-17-19) as provided in IC 8-2.1-19.1.
 - (4) A transportation network company (as defined in IC 8-2.1-17-18) to the extent the transportation network company allows an individual to act as a TNC driver on the transportation network company's digital network as provided in IC 8-2.1-19.1.
 - (c) This chapter does not apply to employees of municipal corporations in Indiana who are members of:
 - (1) the fire department or police department of any such municipality; and
 - (2) a firefighters' pension fund or a police officers' pension fund. However, if the common council elects to purchase and procure worker's occupational disease insurance to insure said employees with respect to medical benefits under this chapter, the medical provisions apply to members of the fire department or police department of any such municipal corporation who are also members of a firefighters' pension fund or a police officers' pension fund.
 - (d) When any municipal corporation purchases or procures worker's occupational disease insurance covering members of the fire department or police department who are also members of a firefighters' pension fund or a police officers' pension fund and pays the premium or premiums for the insurance, the payment of the premiums is a legal and allowable expenditure of funds of any municipal corporation.
 - (e) Except as provided in subsection (f), where the common council has procured worker's occupational disease insurance as provided under this section, any member of the fire department or police department employed in the city carrying the worker's occupational disease insurance under this section is limited to recovery of medical and surgical care, medicines, laboratory, curative and palliative agents and means, x-ray, diagnostic and therapeutic services to the extent that the services are provided for in the worker's occupational disease policy so procured by the city, and may not also recover in addition to that policy for the same benefits provided in IC 36-8-4.
 - (f) If the medical benefits provided under a worker's occupational disease policy procured by the common council terminate for any reason before the police officer or firefighter is fully recovered, the common council shall provide medical benefits that are necessary until



the police officer or firefighter is no longer in need of medical care.

(g) Nothing in this section affects the rights and liabilities of employees and employers had by them prior to April 1, 1963, under this chapter.

SECTION 14. IC 22-4-8-3, AS AMENDED BY P.L.2-2007, SECTION 292, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. "Employment" shall not include the following:

(1) Except as provided in section 2(i) of this chapter, service performed prior to January 1, 1978, in the employ of this state, any other state, any town or city, or political subdivision, or any instrumentality of any of them, other than service performed in the employ of a municipally owned public utility as defined in this article; or service performed in the employ of the United States of America, or an instrumentality of the United States immune under the Constitution of the United States from the contributions imposed by this article, except that to the extent that the Congress of the United States shall permit states to require any instrumentalities of the United States to make payments into an unemployment fund under a state unemployment compensation statute, all of the provisions of this article shall be applicable to such instrumentalities, in the same manner, to the same extent, and on the same terms as to all other employers, employing units, individuals, and services. However, if this state shall not be certified for any year by the Secretary of Labor under Section 3304 of the Internal Revenue Code the payments required of such instrumentalities with respect to such year shall be refunded by the commissioner from the fund in the same manner and within the same period as is provided in IC 22-4-32-19 with respect to contribution erroneously paid or wrongfully assessed.

(2) Service with respect to which unemployment compensation is payable under an unemployment compensation system established by an Act of Congress; however, the department is authorized to enter into agreements with the proper agencies under such Act of Congress which agreements shall become effective ten (10) days after publication thereof, in accordance with rules adopted by the department under IC 4-22-2, to provide reciprocal treatment to individuals who have, after acquiring potential rights to benefits under this article, acquired rights to unemployment compensation under such Act of Congress, or who have, after having acquired potential rights to unemployment compensation under such Act of Congress, acquired rights to



1	benefits under this article.
2	(3) "Agricultural labor" as provided in section 2(1)(1) of this
3	chapter shall include only services performed:
4	(A) on a farm, in the employ of any person, in connection with
5	cultivating the soil or in connection with raising or harvesting
6	any agricultural or horticultural commodity, including the
7	raising, shearing, feeding, caring for, training, and
8	management of livestock, bees, poultry, and furbearing
9	animals and wildlife;
10	(B) in the employ of the owner or tenant or other operator of
11	a farm, in connection with the operation, management,
12	conservation, improvement, or maintenance of such farm and
13	its tools and equipment, or in salvaging timber or clearing land
14	of brush and other debris left by a hurricane, if the major part
15	of such service is performed on a farm;
16	(C) in connection with the production or harvesting of any
17	commodity defined as an agricultural commodity in Section
18	15(g) of the Agricultural Marketing Act (12 U.S.C. 1141j(g))
19	as amended, or in connection with the operation or
20	maintenance of ditches, canals, reservoirs, or waterways, not
21	owned or operated for profit, used exclusively for supplying
22	and storing water for farming purposes;
23	(D) in the employ of:
24	(i) the operator of a farm in handling, planting, drying,
25	packing, packaging, processing, freezing, grading, storing,
26	or delivering to storage or to market or to a carrier for
27	transportation to market, in its unmanufactured state, any
28	agricultural or horticultural commodity; but only if such
29	operator produced more than one-half (1/2) of the
30	commodity with respect to which such service is performed;
31	or
32	(ii) a group of operators of farms (or a cooperative
33	organization of which such operators are members) in the
34	performance of service described in item (i), but only if such
35	operators produce more than one-half (1/2) of the
36	commodity with respect to which such service is performed;
37	except the provisions of items (i) and (ii) shall not be deemed
38	to be applicable with respect to service performed in
39	connection with commercial canning or commercial freezing
40	or in connection with any agricultural or horticultural
41	commodity after its delivery to a terminal market for



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distribution for consumption; or

1	(E) on a farm operated for profit if such service is not in the
2	course of the employer's trade or business or is domestic
3	service in a private home of the employer.
4	(4) As used in subdivision (3), "farm" includes stock, dairy,
5	poultry, fruit, furbearing animals, and truck farms, nurseries,
6	orchards, greenhouses, or other similar structures used primarily
7	for the raising of agricultural or horticultural commodities.
8	(5) Domestic service in a private home, local college club, or
9	local chapter of a college fraternity or sorority, except as provided
10	in section 2(m) of this chapter.
11	(6) Service performed on or in connection with a vessel or aircraft
12	not an American vessel or American aircraft, if the employee is
13	employed on and in connection with such vessel or aircraft when
14	outside the United States.
15	(7) Service performed by an individual in the employ of child or
16	spouse, and service performed by a child under the age of
17	twenty-one (21) in the employ of a parent.
18	(8) Service not in the course of the employing unit's trade or
19	business performed in any calendar quarter by an individual,
20	unless the cash remuneration paid for such service is fifty dollars
21	(\$50) or more and such service is performed by an individual who
22	is regularly employed by such employing unit to perform such
23	service. For the purposes of this subdivision, an individual shall
24	be deemed to be regularly employed to perform service not in the
25	course of an employing unit's trade or business during a calendar
26	quarter only if:
27	(A) on each of some of twenty-four (24) days during such
28	quarter such individual performs such service for some portion
29	of the day; or
30	(B) such individual was regularly employed (as determined
31	under clause (A)) by such employing unit in the performance
32	of such service during the preceding calendar quarter.
33	(9) Service performed by an individual in any calendar quarter in
34	the employ of any organization exempt from income tax under
35	Section 501 of the Internal Revenue Code (except those services
36	included in sections 2(i) and 2(j) of this chapter if the
37	remuneration for such service is less than fifty dollars (\$50)).
38	(10) Service performed in the employ of a hospital, if such service
39	is performed by a patient of such hospital.
40	(11) Service performed in the employ of a school or eligible
41	postsecondary educational institution if the service is performed:

(A) by a student who is enrolled and is regularly attending



1	classes at the school or eligible postsecondary educational
2	institution; or
3	(B) by the spouse of such a student, if such spouse is advised,
4	at the time such spouse commences to perform such service,
5	that:
6	(i) the employment of such spouse to perform such service
7	is provided under a program to provide financial assistance
8	to such student by the school or eligible postsecondary
9	educational institution; and
10	(ii) such employment will not be covered by any program of
11	unemployment insurance.
12	(12) Service performed by an individual who is enrolled at a
13	nonprofit or public educational institution which normally
14	maintains a regular faculty and curriculum and normally has a
15	regularly organized body of students in attendance at the place
16	where its educational activities are carried on as a student in a
17	full-time program, taken for credit at such institution, which
18	combines academic instruction with work experience, if such
19	service is an integral part of such program, and such institution
20	has so certified to the employer, except that this subdivision shall
21	not apply to service performed in a program established for or on
22	behalf of an employer or group of employers.
23	(13) Service performed in the employ of a government foreign to
24	the United States of America, including service as a consular or
25	other officer or employee or a nondiplomatic representative.
26	(14) Service performed in the employ of an instrumentality
27	wholly owned by a government foreign to that of the United
28	States of America, if the service is of a character similar to that
29	performed in foreign countries by employees of the United States
30	of America or of an instrumentality thereof, and if the board finds
31	that the Secretary of State of the United States has certified to the
32	Secretary of the Treasury of the United States that the
33	government, foreign to the United States, with respect to whose
34	instrumentality exemption is claimed, grants an equivalent
35	exemption with respect to similar service performed in such
36	country by employees of the United States and of
37	instrumentalities thereof.
38	(15) Service performed as a student nurse in the employ of a
39	hospital or nurses' training school by an individual who is
40	enrolled and is regularly attending classes in a nurses' training
41	school chartered or approved pursuant to state law; and service

performed as an intern in the employ of a hospital by an



1	individual who has completed a four (4) year course in a medical
2	school chartered or approved pursuant to state law.
3	(16) Service performed by an individual as an insurance producer
4	or as an insurance solicitor, if all such service performed by such
5	individual is performed for remuneration solely by way of
6	commission.
7	(17) Service performed by an individual:
8	(A) under the age of eighteen (18) in the delivery or
9	distribution of newspapers or shopping news, not including
10	delivery or distribution to any point for subsequent delivery or
11	distribution; or
12	(B) in, and at the time of, the sale of newspapers or magazines
13	to ultimate consumers, under an arrangement under which the
14	newspapers or magazines are to be sold by the individual at a
15	fixed price, the individual's compensation being based on the
16	retention of the excess of such price over the amount at which
17	the newspapers or magazines are charged to the individual,
18	whether or not the individual is guaranteed a minimum amount
19	of compensation for such service, or is entitled to be credited
20	with the unsold newspapers or magazines turned back.
21	(18) Service performed in the employ of an international
22	organization.
23	(19) Except as provided in IC 22-4-7-1, services covered by an
24	election duly approved by the agency charged with the
25	administration of any other state or federal unemployment
26	compensation law in accordance with an arrangement pursuant to
27	IC 22-4-22-1 through IC 22-4-22-5, during the effective period of
28	such election.
29	(20) If the service performed during one-half $(1/2)$ or more of any
30	pay period by an individual for an employing unit constitutes
31	employment, all the services of such individual for such period
32	shall be deemed to be employment; but if the services performed
33	during more than one-half (1/2) of any pay period by such an
34	individual do not constitute employment, then none of the
35	services of such individual for such period shall be deemed to be
36	employment. As used in this subsection, "pay period" means a
37	period of not more than thirty-one (31) consecutive days for
38	which a payment of remuneration is ordinarily made to the
39	individual by the employing unit. This subsection shall not be
40	applicable with respect to services performed in a pay period by

applicable with respect to services performed in a pay period by

any such individual where any such service is excepted by



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subdivision (2).

1	(21) Service performed by an inmate of a custodial or penal
2	institution.
3	(22) Service performed as a precinct election officer (as defined
4	in IC 3-5-2-40.1).
5	(23) Service provided by an individual acting as a TNC driver
6	(as defined in IC 8-2.1-17-19) as provided in IC 8-2.1-19.1.
7	SECTION 15. IC 36-9-2-4 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. (a) Except as
9	provided in subsection (b), a unit may regulate the services offered by
10	persons who hold out for public hire the use of vehicles. This includes
11	the power to fix the price to be charged for that service.
12	(b) A unit may not regulate the following:
13	(1) A transportation network company (as defined in
14	IC 8-2.1-17-18).
15	(2) A TNC driver (as defined in IC 8-2 1-17-19)



COMMITTEE REPORT

Mr. Speaker: Your Committee on Roads and Transportation, to which was referred House Bill 1278, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1278 as introduced.)

SOLIDAY

Committee Vote: Yeas 13, Nays 0

COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred House Bill No. 1278, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 7, begin a new paragraph and insert: "SECTION 1. IC 8-2.1-17-6.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 6.5. "Digital network" mean an online enabled application, software, website, or system offered or used by a TNC to enable the prearrangement of rides with TNC drivers."

Page 1, line 8, delete "Sec. 2. As used in this chapter, "motor", begin a new paragraph and insert:

"SECTION 2. IC 8-2.1-17-11.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 11.2. "Motor"**.

Page 1, delete lines 10 through 15, begin a new paragraph and insert:

"SECTION 3. IC 8-2.1-17-13.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 13.2.** "**Personal vehicle**" means a vehicle that is:

- (1) used by a TNC driver to provide a prearranged ride;
- (2) owned, leased, or otherwise authorized for use by the TNC driver; and
- (3) not a taxicab, limousine, or other for hire vehicle. SECTION 4. IC 8-2.1-17-13.5 IS ADDED TO THE INDIANA



CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 13.5.** "**Prearranged ride**" means the provision of transportation by a TNC driver to a TNC rider:

- (1) beginning when the TNC driver accepts a TNC rider's request for a ride through a digital network controlled by a TNC:
- (2) continuing while the TNC driver transports the requesting TNC rider; and
- (3) ending when the last requesting TNC rider departs from the personal vehicle.

The term does not include transportation provided through use of a taxicab, limousine, or other for hire vehicle.

SECTION 5. IC 8-2.1-17-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 16. "Taxicab" means a motor vehicle that:

- (1) is designed and constructed to accommodate and transport not more than six (6) passengers in addition to the driver;
- (2) does not operate over any definite and designated routes within the corporate boundaries of a city or town and the suburban territory of a city or town; and
- (3) transports passengers to the destination designated by the passengers at the time of their transportation.

The term does not include a personal vehicle operated by a TNC driver.".

Page 2, delete lines 1 through 5, begin a new paragraph and insert: "SECTION 6. IC 8-2.1-17-18 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 18. "Transportation network company" or "TNC" means an entity that:**".

Page 2, delete lines 7 through 42, begin a new line block indented and insert:

"(2) uses a digital network to connect TNC riders to TNC drivers to request prearranged rides.

Except as otherwise provided in a written contract, a TNC is not considered to control, direct, or manage a personal vehicle or a TNC driver who connects to the TNC's digital network.

SECTION 7. IC 8-2.1-17-19 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 19. "TNC driver" means an individual who:**

- (1) receives:
 - (A) connections to potential TNC riders; and
 - (B) related services;



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from a TNC in exchange for payment of a fee to the TNC; and (2) uses a personal vehicle to offer or provide prearranged rides to TNC riders:

- (A) upon connection through a digital network controlled by the TNC; and
- (B) in exchange for compensation or payment of a fee.

SECTION 8. IC 8-2.1-17-20 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 20. "TNC rider" means an individual who uses a TNC's digital network to connect with a TNC driver who provides to the individual a prearranged ride;

- (1) in the TNC driver's personal vehicle; and
- (2) between points chosen by the individual.

SECTION 9. IC 8-2.1-19-3 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: **Sec. 3. This chapter does not apply to a personal vehicle operated by a TNC driver.**

SECTION 10. IC 8-2.1-19.1 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]:

Chapter 19.1. Transportation Network Companies

- Sec. 1. (a) A transportation network company may not operate in Indiana without a permit issued under section 3 of this chapter.
 - (b) The fee for a permit is five thousand dollars (\$5,000).
 - (c) A permit is valid for one (1) year after the date of issuance. Sec. 2. A TNC or a TNC driver is not:
 - (1) a common carrier;
 - (2) a contract carrier; or
 - (3) a motor carrier.
 - Sec. 3. The department shall issue a permit to a TNC that:
 - (1) pays the fee under section 1(b) of this chapter; and
 - (2) satisfies the following requirements:
 - (A) Establishes a zero tolerance policy for drug and alcohol use under section 5 of this chapter.
 - (B) Requires compliance with applicable vehicle requirements under section 6 of this chapter.
 - (C) Imposes motor vehicle insurance requirements that meet or exceed the requirements under section 7 of this chapter.
 - (D) Establishes fare guidelines under section 12 of this chapter.
 - (E) Establishes a privacy policy under section 13 of this



- chapter.
- (F) Adopts nondiscrimination and accessibility policies under section 14 of this chapter.
- (G) Establishes record maintenance guidelines under section 15 of this chapter.
- Sec. 4. (a) Before a TNC allows an individual to act as a TNC driver on the TNC's digital network, the TNC shall:
 - (1) require the individual to submit to the TNC an application that includes:
 - (A) the individual's name, address, and age;
 - (B) a copy of the individual's driver's license;
 - (C) a copy of the certificate of registration for the personal vehicle that the individual will use to provide prearranged rides;
 - (D) proof of financial responsibility for the personal vehicle described in clause (C) of a type and in the amounts required by the TNC; and
 - (E) any other information required by the TNC;
 - (2) with respect to the individual, conduct, or contract with a third party to conduct:
 - (A) a local and national criminal background check; and
 - (B) a search of the national sex offender registry; and
 - (3) obtain a copy of the individual's driving record maintained under IC 9-14-3-7.
- (b) A TNC may not allow to act as a TNC driver on the TNC's digital network an individual:
 - (1) who has been convicted of more than one (1) traffic violation in the three (3) preceding years;
 - (2) against whom a judgment has been entered for more than three (3) traffic violations in the preceding three (3) years;
 - (3) who has been convicted of a felony in the seven (7) preceding years;
 - (4) who is a match in the national sex offender registry;
 - (5) who is unable to provide information required under subsection (a); or
 - (6) who is less than nineteen (19) years of age.
- Sec. 5. (a) A TNC shall establish and enforce a zero tolerance policy for drug and alcohol use by TNC drivers during any period when a TNC driver is engaged in, or is logged into the TNC's digital network but is not engaged in, a prearranged ride. The policy must include provisions for:
 - (1) investigations of alleged policy violations; and



- (2) suspensions of TNC drivers under investigation.
- (b) A TNC shall publish on the TNC's digital network:
 - (1) the policy established under subsection (a); and
 - (2) the procedure by which a TNC rider may report a violation of the policy by a TNC driver.
- Sec. 6. (a) A TNC must require that a personal vehicle used to provide prearranged rides must comply with all applicable laws and regulations concerning vehicle equipment.
- (b) A TNC is not considered to own, control, operate, or manage a personal vehicle used by a TNC driver to provide prearranged rides.
- Sec. 7. (a) Not later than July 15, 2015, a TNC driver, or a TNC on the TNC driver's behalf, shall maintain primary motor vehicle insurance that meets the following requirements:
 - (1) The motor vehicle insurance is issued:
 - (A) by an insurance company that holds a certificate of authority to do insurance business in Indiana under IC 27-1-3-20; or
 - (B) through a surplus lines producer licensed under IC 27-1-15.8.
 - (2) The language of the motor vehicle insurance policy:
 - (A) recognizes that the driver is a TNC driver or otherwise uses the personal vehicle to transport passengers for compensation; and
 - (B) covers the driver while the driver is:
 - (i) logged on to the TNC's digital network; or
 - (ii) engaged in a prearranged ride.
 - (3) The motor vehicle insurance must meet the following coverage requirements while a TNC driver is logged on to the TNC's digital network, but is not engaged in a prearranged ride:
 - (A) Primary motor vehicle liability insurance in an amount equal to at least:
 - (i) fifty thousand dollars (\$50,000) per person for death and bodily injury;
 - (ii) one hundred thousand dollars (\$100,000) per incident for death and bodily injury; and
 - (iii) twenty-five thousand dollars (\$25,000) per incident for property damage;
 - (B) The insurance required by clause (A) may be provided by any of the following:
 - (i) Motor vehicle insurance maintained by the TNC



driver.

- (ii) Motor vehicle insurance maintained by the TNC.
- (iii) Motor vehicle insurance maintained by any combination of items (i) and (ii).
- (4) The motor vehicle insurance must meet the following coverage requirements while a TNC driver is engaged in a prearranged ride:
 - (A) Primary motor vehicle liability insurance in an amount equal to at least one million dollars (\$1,000,000) per incident for death, bodily injury, and property damage.
 - (B) The insurance required by clause (A) may be provided by any of the following:
 - (i) Motor vehicle insurance maintained by the TNC driver.
 - (ii) Motor vehicle insurance maintained by the TNC.
 - (iii) Motor vehicle insurance maintained by any combination of items (i) and (ii).
- (b) If motor vehicle insurance maintained by a TNC driver as described in subsection (a) lapses or does not provide the required coverage:
 - (1) motor vehicle insurance maintained by the TNC must provide the required coverage beginning with the first dollar of a claim; and
 - (2) the insurance company that issues the motor vehicle insurance described in subdivision (1) has a duty to defend the claim described in subdivision (1).
- (c) Coverage under motor vehicle insurance maintained by a TNC may not be dependent on a personal motor vehicle insurance company's first denying a claim for coverage under a personal motor vehicle insurance policy, nor may a personal motor vehicle insurance company be required to first deny a claim.
- (d) A motor vehicle insurance policy that meets the coverage requirements of subsection (a) satisfies the financial responsibility requirement of IC 9-25 while the driver of the personal vehicle is:
 - (A) logged on to the TNC's digital network; or
 - (B) engaged in a prearranged ride.
 - (e) A TNC driver shall do the following:
 - (1) At all times during which the TNC driver uses a personal vehicle in connection with a TNC's digital network, carry proof of the coverage required by subsection (a).
 - (2) In the event of an accident, upon request, provide to directly interested parties, motor vehicle insurance



companies, and investigating law enforcement officers:

- (A) the proof described in subdivision (1); and
- (B) a disclosure of whether the TNC driver was:
 - (i) logged on to the TNC's digital network; or
 - (ii) engaged in a prearranged ride;

at the time of the accident.

Information provided under this subdivision may be provided in electronic form under IC 27-1-43-3, as applicable.

- Sec. 8. A TNC shall, before the TNC allows a TNC driver to accept a request for a prearranged ride on the TNC's digital network, disclose in writing to the TNC driver all the following:
 - (1) The motor vehicle insurance coverage, including the types of coverage and limits of liability for each type of coverage, that the TNC provides while the TNC driver uses a personal vehicle in connection with a TNC's digital network.
 - (2) That the terms of the TNC driver's own motor vehicle insurance policy may not provide coverage while the TNC driver is:
 - (A) logged on to the TNC's digital network; or
 - (B) engaged in a prearranged ride.
- Sec. 9. (a) An insurance company that writes motor vehicle insurance in Indiana may exclude coverage under a motor vehicle insurance policy issued to an owner or operator of a personal vehicle for a loss or injury that occurs while the driver is:
 - (1) logged on to a TNC's digital network; or
 - (2) engaged in a prearranged ride.
- (b) An exclusion described in subsection (a) includes any coverage included in a motor vehicle insurance policy, including the following:
 - (1) Liability coverage for death, bodily injury, and property damage.
 - (2) Uninsured and underinsured motorist coverage.
 - (3) Medical payments coverage.
 - (4) Comprehensive physical damage coverage.
 - (5) Collision physical damage coverage.
- (c) An exclusion described in this section applies notwithstanding any requirement of IC 9-25.
 - (d) This chapter does not do either of the following:
 - (1) Require a personal motor vehicle insurance policy to provide coverage while the driver is:
 - (A) logged on to a TNC's digital network;
 - (B) engaged in a prearranged ride; or



- (C) otherwise using a personal vehicle to transport passengers for compensation.
- (2) Preclude an insurance company from providing the coverage described in subdivision (1) under a contract or an endorsement.
- Sec. 10. (a) An insurance company that excludes coverage described in section 9 of this chapter has no duty to defend or indemnify a claim expressly excluded under a motor vehicle insurance policy.
 - (b) This chapter does not invalidate or limit an exclusion:
 - (1) of coverage for a personal vehicle that is:
 - (A) used to carry an individual or property for a charge; or
 - (B) available for hire by the public; and
- (2) contained in a motor vehicle insurance policy; including a policy filed under IC 27-1-22-4 or in use in Indiana before July 1, 2015.
- (c) An insurance company that defends or indemnifies a claim against a TNC driver for which coverage is excluded under the terms of a motor vehicle insurance policy has a right of contribution against any other insurance company that issues motor vehicle insurance coverage to the TNC driver:
 - (1) in satisfaction of the requirements of section 7 of this chapter; and
 - (2) in effect at the time the loss occurs.
- Sec. 11. In a claim coverage investigation, a TNC and an insurance company that issues a motor vehicle insurance policy potentially providing the coverage required by section 7 of this chapter shall cooperate to facilitate the exchange of information with directly involved parties and any insurance company that issues a motor vehicle insurance policy that provides coverage to the TNC driver, including:
 - (1) the precise time that a TNC driver logs on to and off of the TNC's digital network during the twelve (12) hour period immediately preceding, and the twelve (12) hour period immediately following, the accident; and
 - (2) disclosure among the parties and insurance companies of a clear description of the insurance coverage, exclusions, and limitations that apply under any applicable motor vehicle insurance policy that:
 - (A) is issued or maintained by a party; and
 - (B) provides the coverage required by section 7 of this



chapter.

- Sec. 12. (a) A TNC shall establish guidelines under which a TNC may charge a fare for prearranged rides. The guidelines must require the following:
 - (1) Disclosure of the fare calculation method on the TNC's digital network.
 - (2) Publication to TNC riders of applicable rates at the time of service.
 - (3) Providing a TNC rider the option to receive an estimated fare before the TNC rider enters a personal vehicle operated by a TNC driver.
 - (4) Payment of a fare only by electronic means using the TNC's digital network.
- (b) A TNC driver may not solicit or accept cash payments from TNC riders.
- Sec. 13. (a) A TNC shall establish a privacy policy to protect the personal identifying information of a TNC rider.
- (b) A policy established under subsection (a) shall prohibit the disclosure of a TNC rider's personal identifying information unless:
 - (1) the TNC rider consents in writing to the disclosure;
 - (2) the disclosure is required under law; or
 - (3) the disclosure is necessary to:
 - (A) protect or defend; or
 - (B) investigate violations of;

the terms of use of prearranged rides.

- (c) A policy established under subsection (a) may authorize the disclosure of a TNC rider's name and telephone number by a TNC to a TNC driver to facilitate the provision of prearranged rides by the TNC driver to the TNC rider.
- Sec. 14. (a) A TNC shall adopt policies concerning nondiscrimination and accessibility that comply with state and federal law.
- (b) A TNC may not impose an additional charge on or a different fare schedule for a TNC rider who is an individual with a disability.
- (c) At the time a TNC rider requests a prearranged ride through a TNC's digital network, the TNC shall provide the TNC rider an opportunity to indicate whether the TNC rider requires a vehicle that is wheelchair accessible. If the TNC is unable to make available a vehicle that is wheelchair accessible, the TNC shall inform the TNC rider of an alternative service that is wheelchair



accessible.

- (d) The department may impose, as an additional penalty to any other penalty imposed under this chapter, a penalty not to exceed ten thousand dollars (\$10,000) on a person who violates this section. The penalty shall be deposited in the accessible transportation fund established by section 19 of this chapter.
- Sec. 15. A TNC shall establish record maintenance guidelines that require the following:
 - (1) Records related to the enforcement of a zero tolerance policy established under section 5(a) of this chapter must be maintained for at least two (2) years following the date on which a TNC rider reports a violation of the policy.
 - (2) Individual trip records must be maintained for at least one
 - (1) year from the date of each trip.
 - (3) Records related to a TNC driver must be maintained for at least one (1) year following the date on which a TNC driver is no longer permitted to act as a TNC driver on the TNC's digital network.
- Sec. 16. At the time a TNC rider arranges with a TNC for a prearranged ride, the TNC shall display on the TNC's digital network:
 - (1) a digital photograph of the TNC driver; and
 - (2) the license plate number of the personal vehicle;

that will be used to provide a prearranged ride to the TNC rider.

- Sec. 17. Within a reasonable time after a TNC driver provides a prearranged ride to a TNC rider, the TNC shall transmit to the TNC rider an electronic receipt that includes the following information:
 - (1) The origin and destination of the trip.
 - (2) The total duration and distance of the trip.
 - (3) An itemization of the total fare.
- Sec. 18. A TNC or a TNC driver may not solicit or accept street hails.
- Sec. 19. (a) The accessible transportation fund is established to provide grants to TNCs or TNC drivers that provide accessible prearranged rides that comply with applicable state and federal requirements.
 - (b) The department shall administer the fund.
 - (c) The fund consists of the following:
 - (1) Penalties deposited in the fund under section 14 of this chapter.
 - (2) Money deposited in the fund from any other source.



- (d) The expenses of administering the fund shall be paid from money in the fund.
- (e) Money in the fund at the end of a state fiscal year does not revert to the state general fund.
- (f) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public funds may be invested. Interest that accrues from these investments shall be deposited in the fund.
- Sec. 20. A person that violates this chapter commits a Class A infraction.

SECTION 11. IC 9-19-11-1, AS AMENDED BY P.L.24-2006, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 1. This chapter does not apply to a person who operates any of the following vehicles:

- (1) A school bus.
- (2) A taxicab.
- (3) An ambulance.
- (4) A public passenger bus.
- (5) A motor vehicle having a seating capacity greater than nine
- (9) individuals that is owned or leased and operated by a religious or not-for-profit youth organization.
- (6) An antique motor vehicle.
- (7) A motorcycle.
- (8) A motor vehicle that is owned or leased by a governmental unit and is being used in the performance of official law enforcement duties.
- (9) A motor vehicle that is being used in an emergency.
- (10) A motor vehicle that is funeral equipment used in the operation of funeral services when used in:
 - (A) a funeral procession;
 - (B) the return trip to a funeral home (as defined in IC 25-15-2-15); or
 - (C) both the funeral procession and return trip.
- (11) A motor vehicle used to provide prearranged rides (as defined in IC 8-2.1-17-13.5).

SECTION 12. IC 36-9-2-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 4. (a) Except as provided in subsection (b), a unit may regulate the services offered by persons who hold out for public hire the use of vehicles. This includes the power to fix the price to be charged for that service.

- (b) A unit may not regulate the following:
 - (1) A transportation network company (as defined in



IC 8-2.1-17-18).

(2) A TNC driver (as defined in IC 8-2.1-17-19).".

Delete pages 3 through 5.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1278 as printed January 30, 2015.)

HOLDMAN, Chairperson

Committee Vote: Yeas 7, Nays 0.

SENATE MOTION

Madam President: I move that Engrossed House Bill 1278 be amended to read as follows:

Page 1, line 3, delete "mean" and insert "means".

Page 2, line 6, after "13.5." insert "(a)".

Page 2, delete lines 15 through 16, begin a new paragraph and insert:

- "(b) The term "prearranged ride" does not include transportation provided through any of the following:
 - (1) A shared expense carpool or vanpool arrangement.
 - (2) Use of a taxicab, limousine, or other for hire vehicle.
 - (3) A regional transportation authority established under IC 36-9-3.".

Page 3, delete line 26.

Page 3, line 27, delete "(c)" and insert "(b)".

Page 3, line 32, delete ":" and insert "satisfies the following requirements:

- (1) Establishes a zero tolerance policy for drug and alcohol use under section 5 of this chapter.
- (2) Requires compliance with applicable vehicle requirements under section 6 of this chapter.
- (3) Imposes motor vehicle insurance requirements that meet or exceed the requirements under section 7 of this chapter.
- (4) Establishes fare guidelines under section 12 of this chapter.
- (5) Establishes a privacy policy under section 13 of this chapter.
- (6) Adopts nondiscrimination and accessibility policies under section 14 of this chapter.

(7) Establishes record maintenance guidelines under section 15 of this chapter.".

- Page 3, delete lines 33 through 42.
- Page 4, delete lines 1 through 7.
- Page 4, line 27, after "not" insert "knowingly".
- Page 4, delete lines 29 through 34, begin a new line block indented and insert:
 - "(1) who has received judgments for:
 - (A) more than three (3) moving traffic violations; or
 - (B) at least one (1) violation involving reckless driving or driving on a suspended or revoked license;

in the preceding three (3) years;

- (2) who has been convicted of a:
 - (A) felony; or
 - (B) misdemeanor involving:
 - (i) resisting law enforcement;
 - (ii) dishonesty;
 - (iii) injury to a person;
 - (iv) operating while intoxicated;
 - (v) operating a vehicle in a manner that endangers a person;
 - (vi) operating a vehicle with a suspended or revoked license; or
 - (vii) damage to the property of another person;

in the preceding seven (7) years;".

- Page 4, line 35, delete "(4)" and insert "(3)".
- Page 4, line 36, delete "(5)" and insert "(4)".
- Page 4, line 38, delete "(6)" and insert "(5)".
- Page 10, delete lines 4 through 8.
- Page 10, delete lines 36 through 42.
- Page 11, delete lines 1 through 10.
- Page 11, line 11, delete "20." and insert "19.".
- Page 11, between lines 37 and 38, begin a new paragraph and insert: "SECTION 12. IC 22-3-2-9, AS AMENDED BY P.L.201-2005,
- SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 9. (a) IC 22-3-2 through IC 22-3-6 shall not apply to:
 - (1) casual laborers (as defined in IC 22-3-6-1);
 - (2) farm or agricultural employees;
 - (3) household employees; or
 - (4) a person who enters into an independent contractor agreement with a nonprofit corporation that is recognized as tax exempt



under Section 501(c)(3) of the Internal Revenue Code (as defined in IC 6-3-1-11(a)) to perform youth coaching services on a part-time basis; **or**

- (5) an individual acting as a TNC driver (as defined in IC 8-2.1-17-19) as provided in IC 8-2.1-19.1.
- IC 22-3-2 through IC 22-3-6 do not apply to the employers or contractors of the persons listed in this subsection.
- (b) An employer who is exempt under this section from the operation of the compensation provisions of this chapter may at any time waive such exemption and thereby accept the provisions of this chapter by giving notice as provided in subsection (c).
- (c) The notice of acceptance referred to in subsection (b) shall be given thirty (30) days prior to any accident resulting in injury or death, provided that if any such injury occurred less than thirty (30) days after the date of employment, notice of acceptance given at the time of employment shall be sufficient notice thereof. The notice shall be in writing or print in a substantial form prescribed by the worker's compensation board and shall be given by the employer by posting the same in a conspicuous place in the plant, shop, office, room, or place where the employee is employed, or by serving it personally upon the employee; and shall be given by the employee by sending the same in registered letter addressed to the employer at the employer's last known residence or place of business, or by giving it personally to the employer, or any of the employer's agents upon whom a summons in civil actions may be served under the laws of the state.
- (d) A copy of the notice in prescribed form shall also be filed with the worker's compensation board, within five (5) days after its service in such manner upon the employee or employer.

SECTION 13. IC 22-3-7-2, AS AMENDED BY P.L.134-2006, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 2. (a) Every employer and every employee, except as stated in this chapter, shall comply with this chapter, requiring the employer and employee to pay and accept compensation for disablement or death by occupational disease arising out of and in the course of the employment, and shall be bound thereby. The burden of proof is on the employee. The proof by the employee of an element of a claim does not create a presumption in favor of the employee with regard to another element of the claim.

- (b) This chapter does not apply to the following:
 - (1) A person who enters into an independent contractor agreement with a nonprofit corporation that is recognized as tax exempt under Section 501(c)(3) of the Internal Revenue Code (as defined



- in IC 6-3-1-11(a)) to perform youth coaching services on a part-time basis.
- (2) A nonprofit corporation that is recognized as tax exempt under Section 501(c)(3) of the Internal Revenue Code (as defined in IC 6-3-1-11(a)) to the extent the corporation enters into an independent contractor agreement with a person for the performance of youth coaching services on a part-time basis.
- (3) An individual acting as a TNC driver (as defined in IC 8-2.1-17-19) as provided in IC 8-2.1-19.1.
- (4) A transportation network company (as defined in IC 8-2.1-17-18) to the extent the transportation network company allows an individual to act as a TNC driver on the transportation network company's digital network as provided in IC 8-2.1-19.1.
- (c) This chapter does not apply to employees of municipal corporations in Indiana who are members of:
 - (1) the fire department or police department of any such municipality; and
- (2) a firefighters' pension fund or a police officers' pension fund. However, if the common council elects to purchase and procure worker's occupational disease insurance to insure said employees with respect to medical benefits under this chapter, the medical provisions apply to members of the fire department or police department of any such municipal corporation who are also members of a firefighters' pension fund or a police officers' pension fund.
- (d) When any municipal corporation purchases or procures worker's occupational disease insurance covering members of the fire department or police department who are also members of a firefighters' pension fund or a police officers' pension fund and pays the premium or premiums for the insurance, the payment of the premiums is a legal and allowable expenditure of funds of any municipal corporation.
- (e) Except as provided in subsection (f), where the common council has procured worker's occupational disease insurance as provided under this section, any member of the fire department or police department employed in the city carrying the worker's occupational disease insurance under this section is limited to recovery of medical and surgical care, medicines, laboratory, curative and palliative agents and means, x-ray, diagnostic and therapeutic services to the extent that the services are provided for in the worker's occupational disease policy so procured by the city, and may not also recover in addition to that policy for the same benefits provided in IC 36-8-4.



- (f) If the medical benefits provided under a worker's occupational disease policy procured by the common council terminate for any reason before the police officer or firefighter is fully recovered, the common council shall provide medical benefits that are necessary until the police officer or firefighter is no longer in need of medical care.
- (g) Nothing in this section affects the rights and liabilities of employees and employers had by them prior to April 1, 1963, under this chapter.

SECTION 14. IC 22-4-8-3, AS AMENDED BY P.L.2-2007, SECTION 292, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 3. "Employment" shall not include the following:

- (1) Except as provided in section 2(i) of this chapter, service performed prior to January 1, 1978, in the employ of this state, any other state, any town or city, or political subdivision, or any instrumentality of any of them, other than service performed in the employ of a municipally owned public utility as defined in this article; or service performed in the employ of the United States of America, or an instrumentality of the United States immune under the Constitution of the United States from the contributions imposed by this article, except that to the extent that the Congress of the United States shall permit states to require any instrumentalities of the United States to make payments into an unemployment fund under a state unemployment compensation statute, all of the provisions of this article shall be applicable to such instrumentalities, in the same manner, to the same extent, and on the same terms as to all other employers, employing units, individuals, and services. However, if this state shall not be certified for any year by the Secretary of Labor under Section 3304 of the Internal Revenue Code the payments required of such instrumentalities with respect to such year shall be refunded by the commissioner from the fund in the same manner and within the same period as is provided in IC 22-4-32-19 with respect to contribution erroneously paid or wrongfully assessed.
- (2) Service with respect to which unemployment compensation is payable under an unemployment compensation system established by an Act of Congress; however, the department is authorized to enter into agreements with the proper agencies under such Act of Congress which agreements shall become effective ten (10) days after publication thereof, in accordance with rules adopted by the department under IC 4-22-2, to provide reciprocal treatment to individuals who have, after acquiring



potential rights to benefits under this article, acquired rights to unemployment compensation under such Act of Congress, or who have, after having acquired potential rights to unemployment compensation under such Act of Congress, acquired rights to benefits under this article.

- (3) "Agricultural labor" as provided in section 2(l)(1) of this chapter shall include only services performed:
 - (A) on a farm, in the employ of any person, in connection with cultivating the soil or in connection with raising or harvesting any agricultural or horticultural commodity, including the raising, shearing, feeding, caring for, training, and management of livestock, bees, poultry, and furbearing animals and wildlife;
 - (B) in the employ of the owner or tenant or other operator of a farm, in connection with the operation, management, conservation, improvement, or maintenance of such farm and its tools and equipment, or in salvaging timber or clearing land of brush and other debris left by a hurricane, if the major part of such service is performed on a farm;
 - (C) in connection with the production or harvesting of any commodity defined as an agricultural commodity in Section 15(g) of the Agricultural Marketing Act (12 U.S.C. 1141j(g)) as amended, or in connection with the operation or maintenance of ditches, canals, reservoirs, or waterways, not owned or operated for profit, used exclusively for supplying and storing water for farming purposes;
 - (D) in the employ of:
 - (i) the operator of a farm in handling, planting, drying, packing, packaging, processing, freezing, grading, storing, or delivering to storage or to market or to a carrier for transportation to market, in its unmanufactured state, any agricultural or horticultural commodity; but only if such operator produced more than one-half (1/2) of the commodity with respect to which such service is performed; or
 - (ii) a group of operators of farms (or a cooperative organization of which such operators are members) in the performance of service described in item (i), but only if such operators produce more than one-half (1/2) of the commodity with respect to which such service is performed; except the provisions of items (i) and (ii) shall not be deemed to be applicable with respect to service performed in



- connection with commercial canning or commercial freezing or in connection with any agricultural or horticultural commodity after its delivery to a terminal market for distribution for consumption; or
- (E) on a farm operated for profit if such service is not in the course of the employer's trade or business or is domestic service in a private home of the employer.
- (4) As used in subdivision (3), "farm" includes stock, dairy, poultry, fruit, furbearing animals, and truck farms, nurseries, orchards, greenhouses, or other similar structures used primarily for the raising of agricultural or horticultural commodities.
- (5) Domestic service in a private home, local college club, or local chapter of a college fraternity or sorority, except as provided in section 2(m) of this chapter.
- (6) Service performed on or in connection with a vessel or aircraft not an American vessel or American aircraft, if the employee is employed on and in connection with such vessel or aircraft when outside the United States.
- (7) Service performed by an individual in the employ of child or spouse, and service performed by a child under the age of twenty-one (21) in the employ of a parent.
- (8) Service not in the course of the employing unit's trade or business performed in any calendar quarter by an individual, unless the cash remuneration paid for such service is fifty dollars (\$50) or more and such service is performed by an individual who is regularly employed by such employing unit to perform such service. For the purposes of this subdivision, an individual shall be deemed to be regularly employed to perform service not in the course of an employing unit's trade or business during a calendar quarter only if:
 - (A) on each of some of twenty-four (24) days during such quarter such individual performs such service for some portion of the day; or
 - (B) such individual was regularly employed (as determined under clause (A)) by such employing unit in the performance of such service during the preceding calendar quarter.
- (9) Service performed by an individual in any calendar quarter in the employ of any organization exempt from income tax under Section 501 of the Internal Revenue Code (except those services included in sections 2(i) and 2(j) of this chapter if the remuneration for such service is less than fifty dollars (\$50)).
- (10) Service performed in the employ of a hospital, if such service



is performed by a patient of such hospital.

- (11) Service performed in the employ of a school or eligible postsecondary educational institution if the service is performed:
 - (A) by a student who is enrolled and is regularly attending classes at the school or eligible postsecondary educational institution; or
 - (B) by the spouse of such a student, if such spouse is advised, at the time such spouse commences to perform such service, that:
 - (i) the employment of such spouse to perform such service is provided under a program to provide financial assistance to such student by the school or eligible postsecondary educational institution; and
 - (ii) such employment will not be covered by any program of unemployment insurance.
- (12) Service performed by an individual who is enrolled at a nonprofit or public educational institution which normally maintains a regular faculty and curriculum and normally has a regularly organized body of students in attendance at the place where its educational activities are carried on as a student in a full-time program, taken for credit at such institution, which combines academic instruction with work experience, if such service is an integral part of such program, and such institution has so certified to the employer, except that this subdivision shall not apply to service performed in a program established for or on behalf of an employer or group of employers.
- (13) Service performed in the employ of a government foreign to the United States of America, including service as a consular or other officer or employee or a nondiplomatic representative.
- (14) Service performed in the employ of an instrumentality wholly owned by a government foreign to that of the United States of America, if the service is of a character similar to that performed in foreign countries by employees of the United States of America or of an instrumentality thereof, and if the board finds that the Secretary of State of the United States has certified to the Secretary of the Treasury of the United States that the government, foreign to the United States, with respect to whose instrumentality exemption is claimed, grants an equivalent exemption with respect to similar service performed in such country by employees of the United States and of instrumentalities thereof.
- (15) Service performed as a student nurse in the employ of a



hospital or nurses' training school by an individual who is enrolled and is regularly attending classes in a nurses' training school chartered or approved pursuant to state law; and service performed as an intern in the employ of a hospital by an individual who has completed a four (4) year course in a medical school chartered or approved pursuant to state law.

- (16) Service performed by an individual as an insurance producer or as an insurance solicitor, if all such service performed by such individual is performed for remuneration solely by way of commission.
- (17) Service performed by an individual:
 - (A) under the age of eighteen (18) in the delivery or distribution of newspapers or shopping news, not including delivery or distribution to any point for subsequent delivery or distribution; or
 - (B) in, and at the time of, the sale of newspapers or magazines to ultimate consumers, under an arrangement under which the newspapers or magazines are to be sold by the individual at a fixed price, the individual's compensation being based on the retention of the excess of such price over the amount at which the newspapers or magazines are charged to the individual, whether or not the individual is guaranteed a minimum amount of compensation for such service, or is entitled to be credited with the unsold newspapers or magazines turned back.
- (18) Service performed in the employ of an international organization.
- (19) Except as provided in IC 22-4-7-1, services covered by an election duly approved by the agency charged with the administration of any other state or federal unemployment compensation law in accordance with an arrangement pursuant to IC 22-4-22-1 through IC 22-4-22-5, during the effective period of such election.
- (20) If the service performed during one-half (1/2) or more of any pay period by an individual for an employing unit constitutes employment, all the services of such individual for such period shall be deemed to be employment; but if the services performed during more than one-half (1/2) of any pay period by such an individual do not constitute employment, then none of the services of such individual for such period shall be deemed to be employment. As used in this subsection, "pay period" means a period of not more than thirty-one (31) consecutive days for which a payment of remuneration is ordinarily made to the



individual by the employing unit. This subsection shall not be applicable with respect to services performed in a pay period by any such individual where any such service is excepted by subdivision (2).

- (21) Service performed by an inmate of a custodial or penal institution.
- (22) Service performed as a precinct election officer (as defined in IC 3-5-2-40.1).
- (23) Service provided by an individual acting as a TNC driver (as defined in IC 8-2.1-17-19) as provided in IC 8-2.1-19.1.".

Renumber all SECTIONS consecutively.

(Reference is to EHB 1278 as printed April 3, 2015.)

HOLDMAN

