## 281.680 Filing and public inspection of rate and service schedules and contracts -- Collective ratemaking procedures.

- (1) Under administrative regulations promulgated by the department under KRS Chapter 13A, every common carrier or irregular route common carrier of passengers or household goods, except carriers operating pursuant to a taxicab certificate, a disabled person's vehicle certificate, a limousine certificate, an airport shuttle certificate, or an industrial bus certificate, shall maintain on file with the department a schedule of rates, fares, charges, and classifications, and a time schedule, if any, of all motor vehicles operated under a certificate, and shall keep open for public inspection at designated offices so much of such schedules as the department deems necessary for public information. The carriers may become a participating party to a tariff published or issued by a tariff-issuing agency, and the issuing agent of the tariff shall file the tariff with the department, but such tariff-issuing agent may not represent any carrier in any matters before the department. Notwithstanding the exclusion of carriers operating pursuant to a taxicab certificate, a disabled person's vehicle certificate, a limousine certificate, an airport shuttle certificate, or an industrial bus certificate, the department may by administrative regulation require carriers to file a schedule of their rates, fares, charges, and classifications.
- (2) Under administrative regulations promulgated by the department under KRS Chapter 13A, every contract carrier shall maintain on file with the department all contracts made for transportation, and shall keep open for public inspection at designated offices such contracts as the department deems necessary for public information.
- (3) The department shall have full power concerning the control of rates and contracts under its administrative regulations.
- (4) To ensure nondiscriminatory rates, charges, and classifications for all shippers and users of regulated transportation services for which the department prescribes rates, charges, and classifications, the department shall establish collective ratemaking procedures for all commodities and services for which it prescribes rates, charges, and classifications. The procedures shall assure that respective revenues and costs of carriers engaged in the transportation of the particular commodity or service, for which rates are prescribed, are ascertained.

Effective: July 15, 1998

History: Amended 1998 Ky. Acts ch. 331, sec. 3, effective July 15, 1998. -- Amended 1984 Ky. Acts ch. 160, sec. 1, effective July 13, 1984. -- Amended 1974 Ky. Acts ch. 74, Art. IV, sec. 20(2). -- Amended 1972 Ky. Acts ch. 269, sec. 3. -- Amended 1966 Ky. Acts ch. 139, sec. 28. -- Amended 1962 Ky. Acts ch. 63, sec. 6. -- Amended 1958 Ky. Acts ch. 130, sec. 14. -- Created 1950 Ky. Acts ch. 63, sec. 23, effective June 15, 1950.