The Commission is hereby vested with the following powers and duties:

(1) To supervise and regulate bus companies and to that end, the Commission may establish reasonable requirements with respect to continuous and adequate service, transportation of baggage, newspapers, mail and light express, uniform system of accounts, records and reports and preservation of records.

(2) To supervise the operation and safety of passenger bus stations in any manner necessary to promote harmony among the carriers using such stations and efficiency of service to the traveling public.

(3) Repealed by Session Laws 1985, c. 454, s. 12.

(4) For the purpose of carrying out the provisions of this Article, the Utilities Commission may avail itself of the special information of the Board of Transportation in promulgating safety requirements and in considering applications for certificates or permits with particular reference to conditions of the public highway or highways involved, and the ability of the said public highway or highways to carry added traffic; and the Board of Transportation, upon request of the Utilities Commission, shall furnish such information.

(5) The Commission may, without prior notice and hearing, make and enter any order, rule, regulation, or requirement, not affecting rates, upon unanimous finding by the Commission of the existence of an emergency and make such order, rule, regulation or requirement effective upon notice given to each affected motor carrier by registered mail, or by certified mail pending a hearing thereon as provided in this subdivision. It shall not be necessary for the Commission to give notice to the carriers affected or to hold a hearing prior to a revision in the rules regarding procedures to be followed in filing rates. Any such emergency order, rule, regulation or requirement shall be subject to continuation, modification, change, or revocation after notice and hearing and all such emergency orders, rules, regulations and requirements shall be supplanted and superseded by any final order, rule, regulation or requirement entered by the Commission.

(6) The Commission shall regulate brokers and make and enforce reasonable requirements respecting their licenses, financial responsibility, accounts, records, reports, operations and practices.

(7) Repealed by Session Laws 1985, c. 454, s. 12.

(8) To determine, upon its own motion, or upon motion by a motor carrier, or any other party in interest, whether the transportation of household goods in intrastate commerce performed by any motor carrier or class of motor carriers lawfully engaged in operation in this State is in fact of such nature, character, or quantity as not substantially to affect or impair uniform regulation by the Commission of transportation by motor carriers engaged in intrastate commerce. Upon so finding, the Commission shall issue a certificate of exemption to such motor carrier or class of motor carriers which, during the period such certificate shall remain effective and unrevoked, shall exempt such carrier or class of motor carriers from compliance with the provisions of this Article, and shall attach to such certificate such reasonable terms and conditions as the public interest may require. At any time after the issuance of any such certificate of exemption,
the Commission may by order revoke all or any part thereof, if it shall find
that the transportation in intrastate commerce performed by the carrier or
class of carriers designated in such certificate will be, or shall have become,
or is reasonably likely to become, or such nature, character, or quantity as in
fact substantially to affect or impair uniform regulation by the Commission
of intrastate transportation by motor carriers in effectuating the policy
declared in this Chapter. Upon revocation of any such certificate, the
Commission shall restore to the carrier or carriers affected thereby, without
further proceedings, the authority, if any, to operate in intrastate commerce
held by such carrier or carriers at the time the certificate of exemption
pertaining to such carrier or carriers became effective. No certificate of
exemption shall be denied, and no order of revocation shall be issued, under
this paragraph, except after reasonable opportunity for hearing to interested
parties.

(9) To inquire into the management of the business of motor carriers and into
the management of business of persons controlling, controlled by or under
common control with, motor carriers to the extent that such persons have a
pecuniary interest in the business of one or more motor carriers, and the
Commission shall keep itself informed as to the manner and method in
which the same are conducted, and may obtain from such carriers and
persons such information as the Commission deems necessary to carry out
the provisions of this Article.

(10) Repealed by Session Laws 1985, c. 454, s. 12.

(11) The Commission may from time to time establish such just and reasonable
classifications of groups of carriers included in the term "common carrier by
motor vehicle" as the special nature of the service performed by such
carriers shall require; and such just and reasonable rules, regulations, and
requirements, consistent with the provisions of this Article, to be observed
by such carriers so classified or grouped, as the Commission deems
necessary or desirable in the public interest. (1947, c. 1008, s. 5; 1949, c.
1132, s. 6; 1953, c. 1140, s. 5; 1957, c. 65, s. 11; c. 1152, s. 7; 1961, c. 472,
s. 9; 1963, c. 1165, s. 1; 1969, c. 723, s. 2; c. 763; 1973, c. 507, s. 5; 1985, c.
454, s. 12; c. 676, s. 18; 1995, c. 523, s. 17.)