

from certain Public Service Commission permit requirements, subject to a certain exception; prohibiting certain institutions from operating armored car services; and clarifying language.

BY repealing and reenacting, with amendments,

Article 78 - Public Service Commission
Section 32(b)
Annotated Code of Maryland
(1975 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 32(b) of Article 78 - Public Service Commission, of the Annotated Code of Maryland (1975 Replacement Volume and 1976 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 78 - Public Service Commission

32.

(b) [~~No such~~] A permit[, however, shall be] IS NOT required for the following:

(1) Any motor vehicle used exclusively for the transportation of pupils to and from public or private schools.

(2) Any motor vehicle used exclusively for hauling milk to cooling stations or freight platforms in the counties.

(3) Any motor vehicle (except when used for carriage of flammables) carrying solid loads of freight owned by a person who hires the exclusive use of the vehicle, where the load is to be delivered for only one consignor to one consignee and no return load is to be carried on the trip for any other consignor or consignee.

(4) Any motor vehicle of any farmer or person having a general hauler's license, used by [such] THAT person to haul farm products (other than milk) for his neighbors, where [such] THE hauling constitutes the first movement of [said] THE products from farm to market, and (except in case of transportation of a seasonal product) is not on regular schedule.

(5) Any motor vehicle operated for a period of not more than three months in any registration year in the transportation of persons employed at a cannery located in any county in Maryland.

(6) [Nothing in this] THIS subheading [shall] DOES NOT apply to taxicabs.