

Throughout this section and elsewhere in this article, words such as "validly", "duly", and "properly" have been deleted as unnecessary and, inasmuch as they presently are not used at all consistently, misleading.

Also, the present references to the "move{ment}" of vehicles are deleted as unnecessary in light of the definition of "drive" in §11-114 of this article.

In subsection (c) (3) of this section, the term "farm equipment" is substituted for the present "implement of husbandry"; see §11-120 of this article.

In subsection (d) (1) of this section, the present reference to "crop" workers is deleted as unnecessary and the more correct term "registration plate" is substituted for the colloquial "license plate".

In subsection (d) (4) of this section, the word "vehicle" is substituted for "motor vehicle" to conform to the scope of the subsection and correct an apparently inadvertent error.

Subsection (g) of this section has been revised to correct certain ambiguities in and inconsistencies between present Art. 66 1/2, §3-402(a)5 and (b), from which it is derived. For example, present §3-402(b) - which purports to be but procedural requirements - refers to trailers and semitrailers "available for rent or lease ... in this State" and describes these trailers as "intended or designed to be pulled by Class 'A' vehicles"; on the other hand, present §3-402(a)5 - which is the substantive exemption - refers only to trailers and semitrailers "operated in intrastate service" and describes these vehicles only as to their chassis weight. These problems apparently arose when, in Ch. 534, Acts of 1970, an attempt was made to bifurcate, without substantive change, then Art. 66 1/2, §23(9), which more clearly set forth the exemption and application requirements in one paragraph. This revision, therefore, is based in part on the language of the provisions of Art. 66 1/2, §23(9), as an indication of the apparent intent of Art. 66 1/2, §3-402(a)5 and (b).

The only other changes are in style.

As to subsection (b) of this section, see, also §13-109 of this title, which provides for certain registrations without a certificate of