

In Part II of this subtitle, the Commission continues the present letter designation of classes, with but one exception (see §13-932 of this subtitle). In Part III of this subtitle, however, the Commission has adopted a numeral designation to describe the interchangeable classifications; for the first time, this will allow for new classifications to be added to Part II without affecting the order of designations or otherwise confusing classified vehicle designations with interchangeable designations.

Present Art. 66 1/2, §3-820, which provides for rules, regulations, and forms to be adopted "jointly" by the Administration and the "State Roads Commission", is deleted as obsolete. The latter entity, in the form of the State Highway Administration, is now part of the same Department as the Motor Vehicle Administration and both are subject to the authority of the Secretary of Transportation.

Present Art. 66 1/2, §3-824, which defines "maximum gross weight", is deleted as unnecessary since it but duplicates the definition of "gross weight" in §11-126 of this article.

TITLE 14. VEHICLE LAWS--ANTITHEFT LAWS.

14-101. EXCEPTIONS FROM PROVISIONS OF TITLE.

(A) IN GENERAL.

THIS TITLE DOES NOT APPLY TO THE FOLLOWING:

(1) A VEHICLE MOVED ONLY BY HUMAN OR ANIMAL POWER; OR

(2) A SELF-PROPELLED INVALID:

(I) WHEELCHAIR; OR

(II) TRICYCLE.

(B) CONDITIONAL EXCEPTIONS.

THIS TITLE DOES NOT APPLY TO THE FOLLOWING UNLESS A CERTIFICATE OF TITLE HAS BEEN ISSUED FOR THEM UNDER TITLE 13 OF THIS ARTICLE:

(1) ANY FARM EQUIPMENT; OR

(2) ANY SPECIAL MOBILE EQUIPMENT.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 66 1/2, §4-101.

It has been reorganized to avoid confusion.