

(1983 Replacement Volume and 1985 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 56 - Licenses

31A.

(d) This section does not apply to the following:

(1) Travelers or selling agents, including auctioneers, in the usual course of business;

(2) [Bona fide sales] THE MERE SOLICITATION OF ORDERS FOR THE FUTURE DELIVERY of goods, wares, or merchandise [for future delivery] in interstate commerce [where none of the following occurs:

(i) Measurements or design specifications are made or prepared within Washington County;

(ii) Payment or deposit is collected in Washington County as a condition for the placement of orders; or

(iii) The collection of a licensing fee is prohibited by the Constitution and laws of the United States];

(3) Sales of goods, wares, or merchandise exhibited on the grounds used by any agricultural society for the purpose of holding that agricultural society's annual fair;

(4) Sales by any other nonprofit organization or society for charitable, religious, or other public purpose;

(5) Conventions of religious, civic, or charitable groups or nonprofit trade associations, concerts, cultural events, art and craft shows, sales, exhibitions, or fairs where [the products are made in the United States and] the exhibitor is the sole producer of the products;

(6) Sales by a farmer of produce grown on the farmer's own land, from a truck or stand owned or leased by the farmer;

(7) Shows, sales, exhibitions, or fairs conducted within the central pedestrian areas of enclosed shopping malls; or

(8) Sales by a seller at a residential premises pursuant to an invitation by the owner or legal occupant of the residential premises.