

immediate family member of that person, provided that all farm labor contracting activities are performed only for such operation and exclusively by the person or an immediate family member;

(2) Any person, other than a farm labor contractor, who is supplied not more than 10 migrant agricultural workers at any 1 time during both the preceding and the then current calendar year;

(3) Any common carrier which would be a farm labor contractor solely because the carrier is engaged in the labor contracting activity of transporting migrant agricultural workers;

(4) Any person who engages in any farm labor contracting activity solely within a 25 mile intrastate radius of such person's permanent place of residence and for not more than 13 weeks per year;

(5) Any custom grain combine, hay harvesting, or sheep shearing operation;

(6) Any custom poultry harvesting, breeding, debeaking, sexing, or health service operation provided the employees of the operation are not regularly required to be away from their domicile other than during their normal working hours; [or]

(7) Any employee or any person described in paragraphs (3) through (6) of this subsection when performing farm labor contracting activities exclusively for such person[.] ; OR

(8) Any agricultural association or agricultural employer when engaging a farm labor contractor through the Department of [Human Resources] EMPLOYMENT AND TRAINING.

DRAFTER'S NOTE: This corrects an error in punctuation, a misplaced conjunction, and an outdated reference in Article 89, § 80A(b).

The error in punctuation, the use of a period in the place of a semicolon, occurred in, and the disjunctive conjunction, "or", was misplaced in Ch. 442 of the Acts of 1982.

The responsibility for administering the engaging of a farm labor contractor was transferred from the Department of Human Resources to the Department of Employment and Training in Ch. 64 of the Acts of 1983.