

(3) "CHARITABLE ORGANIZATION" MEANS AN ORGANIZATION, INSTITUTION, ASSOCIATION, SOCIETY, OR CORPORATION THAT IS EXEMPT FROM TAXATION UNDER § 501(C)(3) OF THE INTERNAL REVENUE CODE OF 1954.

(4) "FARMER" MEANS A PERSON, INCLUDING A CORPORATION, WHO ENGAGES IN AN ACTIVITY CONDUCTED SOLELY OR PRIMARILY FOR THE PRODUCTION OF A FARM PRODUCT.

(5) "FARM PRODUCT" HAS THE MEANING STATED IN § 10-601 OF THE AGRICULTURE ARTICLE.

(4) (6) "GLEAN" MEANS:

(I) TO COLLECT--GRAIN--OR--OTHER--AGRICULTURAL PRODUCTS HARVEST OR COLLECT FARM PRODUCTS FROM THE FIELDS OF A FARMER WHO GRANTS ACCESS TO THE FIELDS WITHOUT CHARGING A FEE; AND

(II) TO DISTRIBUTE THE GRAIN---OR---OTHER AGRICULTURAL FARM PRODUCTS TO NEEDY INDIVIDUALS, INCLUDING UNEMPLOYED AND LOW-INCOME INDIVIDUALS.

(5)--"GRAIN"--MEANS:

(i)--CORN;

(ii)--WHEAT;

(iii)--RYE;

(iv)--OATS;

(v)--BARLEY;

(vi)--SORGHUM;

(vii)--SOYBEANS;--AND

(viii)--SUNFLOWERS;

(B) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A FARMER IS NOT PERSONALLY LIABLE FOR DAMAGES IN A CIVIL ACTION BROUGHT AGAINST THE FARMER FOR INJURY TO A PERSON OR PROPERTY BY A CHARITABLE ORGANIZATION OR AN AGENT OF A CHARITABLE ORGANIZATION THAT THE FARMER PERMITTED TO GLEAN ON THE FARMER'S PROPERTY.

(C)--A--FARMER--IS--PERSONALLY--LIABLE--FOR--DAMAGES--IN--A--CIVIL ACTION--BROUGHT--AGAINST--THE--FARMER--AS--A--RESULT--OF--GLEANNING OPERATIONS--FOR--THE--FARMER'S--WILLFUL,--WANTON,--OR--GROSSLY--NEGLIGENT ACT--OR--OMISSION;