REVISOR'S NOTE: This subsection is new language derived without substantive change from former Art. 56, \$ 33A(a)(2).

The former phrase "for consideration" and the former word "leases" are deleted as included in the concept of "rents".

The former word "temporarily" and the former phrase "for the display and sale of goods, wares, chattels, or merchandise" are deleted as included in what an "exhibitor" does and what the nature of a "show" is.

Defined terms: "Exhibitor" § 17-1801

"Person" § 1-101

"Show" § 17-1801

(G) SHOW.

"SHOW" INCLUDES AN ANTIQUE SHOW, COIN SHOW, FLEA MARKET, GUN SHOW, STAMP SHOW, AND SHOW OF A TEMPORARY NATURE.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former Art. 56, § 33A(a)(4).

17-1802. SCOPE OF SUBTITLE.

THIS SUBTITLE DOES NOT APPLY TO THE SALE OF ALCOHOLIC BEVERAGES.

REVISOR'S NOTE: This section is new language added to exclude the sale of alcoholic beverages from the scope of this subtitle. It is based on the exception for "spirituous or fermented liquors" in former Art. 56, § 33(a)(1).

As to the sale of alcoholic beverages, see Art. 2B of the Code.

Defined term: "Sale" § 17-101

17-1803. ADDITIONAL LICENSES AND FEES.

(A) LOCAL LICENSES AND FEES FOR MANUFACTURERS PROHIBITED.

EXCEPT AS OTHERWISE PROVIDED BY STATE LAW AND NOTWITHSTANDING ANY LOCAL ORDINANCE OR REGULATION TO THE CONTRARY, A MANUFACTURER LOCATED AND DOING BUSINESS IN THE STATE MAY SELL AND DELIVER GOODS TO LICENSED TRADERS IN THE STATE AND FOR DOING SO NEED NOT GET A LICENSE FROM OR PAY A FEE TO A COUNTY, MUNICIPAL CORPORATION, OR OTHER POLITICAL SUBDIVISION.

(B) LOCAL LICENSES FOR AUCTIONEERS AUTHORIZED.

A COUNTY OR MUNICIPAL CORPORATION MAY REQUIRE A LOCAL LICENSE TO SELL GOODS AT AUCTION.