

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §90(3) of the Code. This definition is revised so that it defines Committee and not the State Soil Conservation Committee. This eliminates the necessity for repealing the phrase "State Soil Conservation Committee". Sec. 8-201 is the only section that uses the longer phrase because it is the first section to refer to this body. The last phrase is proposed for deletion because §8-202, the counterpart of §91 does not create this unit; it is included as a unit of the Department in Title 2. The only other changes made are in style.

(C) "COUNTY" MEANS EVERY COUNTY OF THE STATE, EXCLUDING BALTIMORE CITY UNLESS EXPRESSLY DESIGNATED.

REVISOR'S NOTE: This subsection is new language added by amendment to expressly exclude Baltimore City from the provisions of this title in light of §1-101(b).

[[C]] (D) "DISTRICT" MEANS A SOIL CONSERVATION DISTRICT, A POLITICAL SUBDIVISION OF THE STATE ORGANIZED IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE.

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §90(1) of the Code. New language is added to indicate that "district" means a soil conservation district. The present language providing that this definition is applicable to the phrase "soil conservation district" is proposed for deletion. Sec. 8-301 describes soil conservation district in detail and, thus, amplifies this definition.

The present reference to "governmental" subdivision is proposed for deletion and "political subdivision" is substituted. The two phrases often are used synonymously, but the latter has more accepted usage and is more readily identifiable.

The present provision which defines a district as "a public body corporate and politic" is proposed for deletion. This is a substantive provision and appears in §8-306.