OR

(II) A PERSON AUTHORIZED TO HAVE POSSESSION OF THE VEHICLE UNDER A CONTRACT OF USE, SERVICE, STCRAGE, OR REPAIR.

REVISOR'S NOTE: This subsection is new language that combines Art. 66 1/2, §11-1002.2(g) (2) and the first sentence of Art. 66 1/2, §11-1002.2(e).

In items (4), (5), and (6) of this subsection—which are derived from present §11-1002.2(e)—the present, limited reference to a "motor vehicle" is deleted to conform to the balance of this subtitle, which relates to any "motor vehicle, trailer, cr semitrailer". The use here and elsewhere in the source law of the erroneous term "motor vehicle" is doubtless the result of the original draftsman's inexplicable use of "abandoned motor vehicle" as a defined term to include trailer and semitrailers, a usage that serves only to create unnecessary confusion.

The only other changes are in style.

(C) GARAGE.

"GARAGE" MEANS ANY OF THE FOLLOWING, IF OPERATED FOR COMMERCIAL PURPOSES:

- (1) A PARKING PLACE OR ESTABLISHMENT;
- (2) A VEHICLE STORAGE FACILITY; OR
- (3) AN ESTABLISHMENT FOR THE SERVICING, REPAIR, OR MAINTENANCE OF VEHICLES.

REVISOR'S NOTE: This subsection is new language derived from the last sentence of Art. 66 1/2, §11-1002.2 (e).

The phrase "operated for commercial purposes" is derived from the first sentence of that same subsection.

In this subsection, the breader term "vehicle" is substituted for "motor vehicle". See revisor's note to subsection (b) of this section.

The only other changes are in style.

(D) POLICE DEPARTMENT.

"POLICE DEPARTMENT" MEANS:

(1) THE MARYLAND STATE POLICE;