REVISOR'S NOTE: This subsection presently appears as Art. 64B, §2(b).

The term "Board", which is defined in present Art. 64B, §2(b) as synonymous with "Administrator", is deleted as unnecessary since all references in this title to the former are replaced by "Administrator". By Ch. 253, Acts of 1971, the duties of the Board of the former Metropolitan Transit Authority are vested now in the Administrator.

Also deleted as unnecessary is the present reference to the statute by which the office of the Administrator is established (see, §7-202 of this title).

The only other changes are in style.

## (D) DISTRICT.

"DISTRICT" MEANS THE METROPOLITAN TRANSIT DISTRICT, CONSISTING OF BALTIMORE CITY, BALTIMORE COUNTY, AND ANNE ARUNDEL COUNTY.

REVISOR'S NOTE: This subsection is new language that combines without substantive change the provisions of Art. 64B, §§ 2(d) and 3.

## (E) PRIVATE CARRIER.

"PRIVATE CARRIER" MEANS ANY PERSON THAT RENDERS TRANSIT SERVICE WITHIN THE DISTRICT UNDER AN OPERATING PERMIT OR LICENSE ISSUED BY AN AGENCY OF THIS STATE EXERCISING REGULATORY JURISDICTION OVER TRANSPORTATION OF PASSENGERS WITHIN THIS STATE AND OVER PERSONS ENGAGED IN THAT BUSINESS.

REVISOR'S NOTE: This subsection presently appears as Art. 64B, §2(f).

The present terms "corporation, ... firm or association" are deleted as unnecessary in light of the definition of "person" in  $\S1-101$  of this article.

The present exclusion of a "company van pool" from the definition of "private carrier" is deleted as redundant since this definition relates only to persons who render "transit service" and — by definition in subsection (g) of this section — "transit service" already excludes any company van pool.

The only other changes are in style.

(F) TRANSIT FACILITY.