- (I) THE OFERATION OF THE PUBLICLY AND PRIVATELY OWNED OR CONTROLLED TRANSIT FACILITIES AS A COORDINATED REGIONAL SYSTEM;
 - (II) PASSENGER MOVEMENTS:
 - (III) FARE STRUCTURES; AND
 - (IV) SERVICE.
 - REVISOR'S NOTE: This section presently appears as Art. 64B, §33.

The present introductory reference to the "public policy objectives" set forth in present Art. 64B, §28 - now §7-102 of this title - is deleted as unnecessary.

The only other changes are in style.

SUBTITLE 6. LABOR RELATIONS.

7-601. LABOR CONTRACTS.

THE ADMINISTRATION MAY DEAL WITH AND MAKE WRITTEN CONTRACTS AS TO WAGES, SALARIES, HOURS, WORKING CONDITIONS, AND PENSION AND RETIREMENT PROVISIONS WITH THE ACCREDITED REPRESENTATIVES OF THE EMPLOYEES WHO PORM PART OF ANY OPERATING COMPANY THAT THE ADMINISTRATION ACQUIRES, INCLUDING THE REPRESENTATIVE OF ANY LABOR ORGANIZATION AUTHORIZED TO ACT FOR THOSE EMPLOYEES.

REVISOR'S NOTE: This section is new language derived without substantive change from the first paragraph of Art. 64B, §37(t).

As to the exercise of the powers granted by this subtitle, see $\S7-203$ (b) of this title.

As to provisions relating to personnel, generally, see $\S7-206$ of this title.

- 7-602. ARBITRATION IN LABOR DISPUTES.
 - (A) "LABOR DISPUTE" DEFINED.

IN THIS SECTION, "LABOR DISPUTE" IS TO BE CONSTRUED BEOADLY AND INCLUDES ANY CONTROVERSY AS TO:

- (1) WAGES, SALARIES, HOURS, OR OTHER WORKING CONDITIONS;
- (2) BENEFITS, INCLUDING HEALTH AND WELFARE, SICK LEAVE, INSURANCE, PENSION, OR SETIREMENT PROVISIONS: