in present Art. 89B, §251(i), and added for clarity and consistency.

(F) VISIBLE.

"VISIBLE" MEANS CAPABLE OF BEING SEEN, WHETHER OR NOT LEGIBLE, WITHOUT VISUAL AID BY A PERSON OF NORMAL EYESIGHT.

REVISOR'S NOTE: This subsection presently appears as Art. 89B, §251(1).

Although the present definition of "visible" applies literally only to the provisions of Part IV of this subtitle on Federal—Aid Primary Highways, it has been placed in this Part I to standardize and conform the meaning of the term as used also in Part V of this subtitle on Expressways.

The only other changes are in style.

REVISOR'S NOTE TO SECTION: Present Art. 898, §251 (m) and (n), which define "interstate highway" and "expressway", are deleted as unnecessary in light of the similar definitions in §8-101 of this title.

8-702. SCOPE OF SUBTITLE.

(A) SUBTITLE NOT EXCLUSIVE.

THE PROVISIONS OF THIS SUBTITLE ARE IN ACCITION TO ANY OTHER PROVISIONS OF LAW THAT REGULATE OR GOVERN SIGNS ALONG HIGHWAYS OR ON PUBLIC PROPERTY.

**RVISOR'S NOTE: This subsection is new language added to advise the reader that the provisions of this subtitle, while comprehensive, are not exclusive.

Statutory regulations governing signs along highways or on public property also are found, e.g., in Art. 25, §122D; and §5-407 of the Natural Resources Article. See, also, §8-605 of this title.

Present Art. 56, §204A, provides that the licensing provisions of Art. 56 on outdoor advertising do not "contravene" the provisions of Art. 89B on outdoor advertising along Federal—Aid Primary Highways and Expressways. In light of the reorganization established by this subtitle and the clear provisions of Part II of this subtitle, that section no longer is necessary and, therefore, is deleted.

(B) TRAFFIC DEVICES.