

fifth sentence of (c).

Subsection (c)(2) of this section is new language added to reflect the continuing stagger created under the first sentence of former Article 43, § 603(c), which specified the initial terms of members and which is deleted as obsolete.

Subsection (c)(3) of this section is standard language added to provide for gaps in membership by indicating that a member serves until a successor takes office. This provision is supported by the cases of Benson v. Mellor, 152 Md. 481 (1927) and Grooms v. LaVale Zoning Board, 27 Md. App. 266 (1975).

In subsection (a)(2) of this section, the reference to a "list of qualified individuals" is added for clarity.

In subsection (b)(2) of this section, the former reference to Baltimore City is deleted as unnecessary in light of the use of the defined term "county".

Also in subsection (b)(2) of this section, the former reference "region" is deleted since this subtitle does not define a region that a center serves.

Subsection (c)(5) of this section is revised in standard language used to state a limitation on successive terms. This revision also clarifies that the limitation addresses a 4-year period and does not prohibit appointment after that period. This substitution is patterned after the limitation on successive terms for members of county advisory councils on alcoholism, in § 8-313 of this article.

The third clause of former Article 43, § 603(a), which provided for a temporary chairman, is deleted as obsolete.

The fourth sentence of former Article 43, § 603(c), which enabled initial members to serve an additional term, is deleted as obsolete.

The second clause of the fifth sentence of former Article 43, § 603(c), which specified the manner of appointment for an unexpired term, is deleted as surplusage.

Defined terms: "Board" § 19-501
"Center" § 19-501 "Secretary" § 1-101