No changes are made.

The Commission to Revise the Annotated Code notes, for consideration by the General Assembly, that the defined term "registering court" is not used in this subtitle outside of its own definition. The undefined term "registering state" appears in this subtitle. It is possible that the defined term "registering court" was intended to equate to "registering state". However, because this subtitle is a uniform act, the Commission did not make any substitution based on that assumption.

Defined terms: "Court" § 10-301
"Register" § 10-301 "Rendering state" § 10-301
"State" § 10-301 "Support" § 1-101
"Support order" § 10-301

(K) RENDERING STATE.

"RENDERING STATE" MEANS ANY STATE IN WHICH A SUPPORT ORDER IS ORIGINALLY ENTERED.

REVISOR'S NOTE: This subsection formerly appeared as Article 89C, § 2(1).

No changes are made.

Defined terms: "State" § 10-301
"Support" § 1-101 "Support order" § 10-301

(L) RESPONDING STATE.

"RESPONDING STATE" MEANS ANY STATE IN WHICH ANY PROCEEDING IN ACCORDANCE WITH THE PROCEEDING IN THE INITIATING STATE IS OR MAY BE COMMENCED.

REVISOR'S NOTE: This subsection formerly appeared as Article 89C, § 2(d).

The only changes are in style.

Defined terms: "Initiating state" § 10-301 "State" § 10-301

(M) STATE.

"STATE" INCLUDES ANY STATE, TERRITORY, OR POSSESSION OF THE UNITED STATES, THE DISTRICT OF COLUMBIA, THE COMMONWEALTH OF PUERTO RICO, AND ANY FOREIGN JURISDICTION IN WHICH THIS OR A SUBSTANTIALLY SIMILAR RECIPROCAL LAW HAS BEEN ENACTED.

REVISOR'S NOTE: This subsection formerly appeared as Article 89C, § 2(b).