- (2) "UNCLASSIFIED SERVICE" DOES NOT INCLUDE ANY POSITION THAT IS:
- (I) INCLUDED IN THE CLASSIFIED SERVICE UNDER SUBTITLE 3 OF THIS TITLE; OR
- (II) EXCLUDED FROM THE UNCLASSIFIED SERVICE UNDER SUBTITLE 5 OF THIS TITLE.

REVISOR'S NOTE: Paragraph (1) of this subsection is new language derived without substantive change from former Art. 64A, § 1(20) for clarity.

Paragraph (2) of this subsection is new language added for emphasis. <u>See</u> Revisor's Note to subsection (d) of this section.

<u>See also</u> Subtitle 4 of this title for a general description of positions that are in the unclassified service.

Defined terms: "Classified service" § 1–101

"Position" § 1-101

"State Personnel Management System" § 1-101

## GENERAL REVISOR'S NOTE:

Former Art. 64A, § 10(c), which defined outdated titles such as "State Employment Commissioner" to refer to the Secretary of Personnel, is deleted as no longer necessary given the corrections of those terms throughout the Code by Ch. \_\_\_\_\_, Acts of 1993, the companion cross-reference and corrective bill for this revision.

Former Art. 64A, § 1(11) and (13), which defined "[i]nvoluntary separation" and "[p]ermanent status employee", respectively, are deleted because those terms were not used in former Art. 64A and are not used in this revision.

Other definitions in former Art. 64A, § 1 are revised in other units of this Division I. <u>See, e.g.</u>, § 4-304, which incorporates the former definition of "[a]ppointment" in its substantive provisions, and § 5-101, which revises the former definition of "[p]ermanent part-time" as the defined term "part-time".

SUBTITLE 2. STATE PERSONNEL MANAGEMENT SYSTEM.

1-201. STATE PERSONNEL MANAGEMENT SYSTEM ESTABLISHED.

THERE IS A STATE PERSONNEL MANAGEMENT SYSTEM, WHICH IS UNDER THE AUTHORITY OF THE SECRETARY OF PERSONNEL.

REVISOR'S NOTE: This section is new language added to expressly refer, under one descriptive title, to all of the employees under the authority of the Secretary of Personnel. The former law generally referred to all of former Art. 64A as the "Merit System"; however, that term was more correctly, although not always universally, used to refer only to the classified service. See 63 Op. Att'y Gen. 524, 530 n.3 (1978). Accordingly, a different term is used in this revision.