Former § 9U is not retained in the Code because it is apparently obsolete. However, it is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.

[9V.] 17.

[(b) (2)] Those professional employees of [its] THE marketing division OF THE STATE LOTTERY AGENCY who were so employed for at least 12 months before July 1, 1975 and who were designated by the Director of the Agency, with the approval of the Secretary of Personnel, are classified SERVICE employees of the State [Merit System].

REVISOR'S NOTE: This section formerly was Art. 64A, § 9V(b)(2).

Former § 9V(b)(2) is not retained in the Code because it is apparently obsolete and, in any event, unnecessary in light of the general provisions of SG § 9–108(e), as amended by this Act. However, it is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.

[9W.] 18.

- (a) Any full-time, permanent employee of Baltimore City engaged in the administration and enforcement of weights and measures laws immediately prior to the transfer of those functions to the State Department of Agriculture under Chapter 619 of the Acts of 1983 shall be included in the [merit system under this article] STATE CLASSIFIED SERVICE.
- (b) Any employee transferred to the [State Merit System] CLASSIFIED SERVICE pursuant to this section shall be appointed without further examination or qualification. Each employee shall be placed in [that] THE classification [which] THAT is comparable to, or COMPARES most closely [compares] with, the employee's former position in duties and responsibilities. Employees transferred pursuant to this section may not suffer a diminution of salary or wages, accrued paid leave whether earned or granted, sick leave, or seniority rights.
- (c) Those employees who are transferred may become members of the Pension System for Employees of the State of Maryland under Article 73B of [this] THE Code and may transfer all contributions as provided in Article 73B, § 1–403 of the Code.

REVISOR'S NOTE: This section formerly was Art. 64A, § 9W.

Former § 9W is not retained in the Code because it is apparently obsolete. However, it is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.