

Also in subsection (a)(1) of this section and throughout this subtitle, the former references to “partnership[s] or bod[ies] corporate” are deleted in light of the definition of “person”. See § 1-101 of this article.

In the introductory language of subsection (a) of this section, the former reference to a person being “entitled to all the benefits of this subtitle as if the same had been registered hereunder” is deleted as implicit in the benefits of “register[ing]” a returnable container or returnable textiles.

In subsection (a)(1) of this section, the reference to authorizing the registration of a “class of” returnable containers or returnable textiles is substituted for the former reference to authorizing the registration of a returnable container “thereby procur[ing] all of the benefits of such registration ... as to all like containers” for brevity and clarity.

Also in subsection (a)(1) of this section, the reference to “goods” handled or delivered is substituted for the former reference to “commodities” handled or delivered for consistency within this subtitle.

Also in subsection (a)(1) of this section, the reference to a container that “has” a mark is substituted for the former reference to a container that “bear[s]” a mark for clarity.

Also in subsection (a)(1) of this section, the reference to an “identifying” mark is substituted for the former reference to a mark “whereby such container can be readily identified” for clarity and brevity.

Also in subsection (a)(1) of this section, the former reference to a mark attached “in any manner whatsoever” is deleted as surplusage.

Also in subsection (a)(1) of this section, the former reference to a person “engaged” in the cleaning business is deleted as surplusage.

Also in subsection (a)(1) of this section, the former reference to the benefits of registration “guaranteed under the provisions of this subtitle” is deleted as surplusage.

Also in subsection (a)(1) of this section, the former reference to a registration applying “whether such containers or such articles were actually in existence or not at the time of registration” is deleted as implicit in the reference to registration applying to a “class of returnable containers ... or ... returnable textiles”.

In subsection (a)(1)(ii)1 of this section, the former reference to a textile “with his or its name or other marks or devices woven, impressed or produced thereon” is deleted as included in the definition of “returnable textile”. See § 19-301 of this subtitle.

In subsection (a)(2) of this section, the reference to returnable containers or returnable textiles registered “under State law” is substituted for the former reference to containers or goods registered “under the provisions of