

Also in subsection (b)(3) of this section, the reference to the requirement that a person "publish the ... comprehensive description" is substituted for the former reference to a person "causing such description to be printed" for clarity, brevity, and consistency.

In subsections (c), (d)(1)(iii), and (e) of this section, the former references to "assign[ments]" are deleted as implicit in the references to "transfer[s]".

In subsection (c) of this section, the former requirement that "[a]fter such container, or such clean laundered article, shall have been registered with the Secretary of State" before the registration may be transferred is deleted as implicit in the reference to transferring an existing registration.

Also in subsection (c) of this section, the former phrase "when so made and recorded such transfer or assignment shall secure to the assignee or transferee all the benefits of this subtitle" is deleted as implicit in a transfer.

In subsections (d)(1) and (e) of this section, the references to "certificate of publication" are substituted for the former references to "[said advertisements and] certificates of the [said] publishers of said newspapers [in which the same have been published]" for clarity, brevity, and consistency within this section.

In subsection (d)(1) of this section, the former reference to recording "in some book of record" is deleted as implicit in the reference to "record[ing]".

Also in subsection (d)(1) of this section, the former reference to the recordation requirements for comprehensive descriptions "authorized to be" filed is deleted because the Secretary of State may record only a comprehensive description that is filed.

In subsection (d)(2) of this section, the reference to providing "certified copy of a recorded filing" is substituted for the former archaic reference to "such records duly certified" for clarity.

Also in subsection (d)(2) of this section, the former reference to furnishing a copy "in the usual manner" is deleted as surplusage.

In subsection (d)(3) of this section, the former requirement that the Secretary of State "shall receive" fees is deleted as implicit in the reference to the Secretary of State "establish[ing]" fees.

In subsection (e)(2)(i) of this section, the reference to "corresponding" returnable containers or returnable textiles is added for clarity.

Defined terms: "County" § 1-101

"Person" § 1-101

"Returnable container" § 19-301

"Returnable textile" § 19-301