

Throughout this subtitle, references to "individuals" with specified disabilities are substituted for the former references to "persons" because only a human being, and not the other entities included in the defined term "person" can have the disabilities described in this subtitle.

Also throughout this subtitle, references to "visually impaired" individuals are substituted for the former obsolete references to "visually handicapped" individuals.

Also throughout this subtitle, references to "hard of hearing" individuals are substituted for the former obsolete references to "hearing impaired" individuals.

Former Art. 30, § 8, which authorized a blind adult "desiring to operate a legitimate business of any kind" to apply to Blind Industries and Services of Maryland is deleted as obsolete. The Blind Industries and Services of Maryland indicated that it has not received any application to engage in any business within the past 15 years, and that it is not aware of any blind individual ever applying for the operation of a business under former Art. 30, § 8. This deletion is called to the attention of the General Assembly.

Former Art. 30, § 10A, which required proof of workers' compensation insurance before "a license or permit may be issued under this article", is deleted as obsolete.

When this section was enacted by Ch. 657, Acts of 1975, the Blind Industries and Services of Maryland had authority under former Art. 30, § 9 to issue licenses to blind individuals for the operation of vending stands and, presumably, would have been an "issuing authority" for the purposes of former Art. 30, § 10A. However, the authority to issue licenses for vending stands was repealed by Ch. 743, Acts of 1980.

After repeal of the authority to issue vending stand licenses, the only other section of the source law to which former Art. 30, § 10A might apply was former Art. 30, § 8, which allowed a blind person to apply to Blind Industries and Services of Maryland to operate a "legitimate business", and which is also being deleted as obsolete. This deletion is called to the attention of the General Assembly.

TITLE 8. CHILDREN, YOUTH, AND FAMILIES.

SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS.

8-101. DEFINITIONS.

(A) IN GENERAL.

IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former Art. 49D, § 1-101(a).

(B) CHILD IN NEED OF OUT-OF-STATE PLACEMENT.

(1) "CHILD IN NEED OF OUT-OF-STATE PLACEMENT" MEANS A CHILD WHO IS RECOMMENDED BY A UNIT REPRESENTED ON THE LOCAL COORDINATING COUNCIL FOR OUT-OF-HOME PLACEMENT OUTSIDE OF THE STATE.