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By: Senator Gladden

Introduced and read first time: January 23, 2013 Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

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Baltimore City – Alcoholic Beverages – License Renewal

- FOR the purpose of requiring the Baltimore City Board of Liquor License
 Commissioners to consider certain factors in determining whether to grant an
 application for a license renewal when a protest against the renewal is filed;
 requiring the Board to deny an application for renewal if the Board makes a
 certain finding; requiring the Board to make its findings in writing and
 available to the public; and generally relating to an application for a renewal of
 an alcoholic beverages license in Baltimore City.
- 10 BY repealing and reenacting, with amendments,
- 11 Article 2B Alcoholic Beverages
- 12 Section 10–301(a)
- 13 Annotated Code of Maryland
- 14 (2011 Replacement Volume and 2012 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows:
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Article 2B – Alcoholic Beverages

18 10-301.

(a) (1) (i) Except in Prince George's County, the holder of any expiring
license, other than special licenses issued under the provisions of this article, shall,
not less than 30 nor more than 60 days before the first day of May of each and every
year, file a written application, duly verified by oath, for the renewal of the license
with the official authorized to approve the same.

(ii) 1. The renewal application shall state that the facts inthe original application are unchanged.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 2. It shall be accompanied by a statement signed by the 2 owner of the premises consenting to renewal of the license and to search and seizure 3 as in the case of original applications.

3. In the case of retail dealers applying for renewal, the statement of consent by the owner of the premises may not be required if the owner has previously signed such a statement in connection with an original application or previous renewal application giving consent for the term of the owner's lease with the applicant if the lease or renewal does not expire during the term of the renewal license.

4. Subject to subsubparagraph 5 of this subparagraph,
on the filing of the renewal application and payment of the annual fee, the holder of
the expiring license is entitled to a new license for another year without the filing of
further statements or the furnishing of any further information unless specifically
requested by the official authorized to approve the license.

15 5. In the City of Annapolis, the Mayor, Counselor, and
Aldermen may determine a periodic basis on which payments for the renewal of a
license may be made.

18 (iii) 1. Subject to subsubparagraph 3 of this subparagraph, a 19 license by way of renewal may not be approved without a hearing before such official if 20 a protest has been filed against the granting of the new license at least 30 days before 21 the expiration of the license for which renewal is sought.

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2. In Calvert County and Charles County:

23A.A protest shall specify the basis on which the protest24is made; and

B. The protest shall be filed under oath.

3. In Charles County, the Board of License
Commissioners may approve the renewal of the license without a hearing if the Board
makes a finding that the basis of the protest lacks substance.

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(iv) This protest shall be:

Signed by not less than ten residents, commercial
 tenants who are not holders of or applicants for any license issued under this article,
 or real estate owners in the immediate vicinity in which the licensed place of business
 is located; or

3435 its own initiative.2. Instituted by the board of licensing commissioners on

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If the protest has been filed it shall be heard and determined 1 (\mathbf{v}) $\mathbf{2}$ as in the case of original applications, except in Baltimore City it shall be heard and 3 determined [not as in the case of original application in regard to zoning but only on a specific complaint as to the operation of the licensee's establishments] IN 4 ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION. $\mathbf{5}$ 6 (2) THIS PARAGRAPH APPLIES IN BALTIMORE CITY. **(I)** 7 **(II)** IN DETERMINING WHETHER TO GRANT A LICENSE 8 RENEWAL WHEN A PROTEST AGAINST THE RENEWAL HAS BEEN FILED, THE BOARD OF LIQUOR LICENSE COMMISSIONERS SHALL CONSIDER: 9 10 1. THE PUBLIC NEED AND DESIRE FOR THE 11 **RENEWAL;** 2. 12THE NUMBER AND LOCATION OF EXISTING LICENSEES AND THE EFFECT ON EXISTING LICENSEES OF THE RENEWAL; 13143. THE COMMONALITY OR UNIQUENESS OF THE SERVICES AND PRODUCTS OFFERED BY THE APPLICANT: 1516 THE IMPACT OF THE RENEWAL ON THE GENERAL **4**. 17HEALTH, SAFETY, AND WELFARE OF THE COMMUNITY, INCLUDING ISSUES 18 RELATING TO CRIME, TRAFFIC CONDITIONS, PARKING, AND CONVENIENCE TO 19 THE COMMUNITY; AND 205. ANY OTHER FACTOR THE BOARD THAT 21CONSIDERS RELEVANT. 22(III) THE BOARD OF LIQUOR LICENSE COMMISSIONERS SHALL DENY AN APPLICATION FOR RENEWAL IF THE BOARD FINDS THAT: 23241. THE RENEWAL IS NOT NECESSARY TO 25**ACCOMMODATE THE PUBLIC;** THE APPLICANT IS NOT A FIT PERSON TO BE 262. 27**GRANTED THE RENEWAL;** 283. THE APPLICANT HAS MADE A MATERIALLY FALSE 29STATEMENT IN THE APPLICATION; 30 **4**. THE APPLICANT HAS PRACTICED FRAUD IN 31**CONNECTION WITH THE APPLICATION;**

5. 1 THE OPERATION OF THE LICENSED PREMISES $\mathbf{2}$ WILL UNDULY DISTURB THE PEACE OF THE RESIDENTS OF THE SURROUNDING 3 **NEIGHBORHOOD; OR** 6. 4 THERE ARE OTHER REASONS TO DENY THE $\mathbf{5}$ APPLICATION. 6 (IV) THE BOARD OF LIQUOR LICENSE COMMISSIONERS 7SHALL MAKE ITS DECISION AND FINDINGS UNDER THIS PARAGRAPH IN WRITING 8 AND AVAILABLE TO THE PUBLIC. 9 **[**(2)**] (3)** (i) For all statewide licenses issued to a corporation by the State Comptroller and in each county and Baltimore City, notwithstanding any 10 other provision of this article to the contrary, a corporation or club holding an alcoholic 11 12beverages license may, during the license year, substitute any or all names of its officers on the license if the deleted officer: 13Is deceased: 141. 2.15Is retired; 16 3. Has been removed from office; or 174. No longer holds an office in the corporation or club. 18 (ii) The corporation or club shall file with the license issuing 19authority an affidavit that gives: 201. The substitution of the officer or officers: 212.An explanation for the substitution; and 22In the case of a corporation, a statement that the 3. ownership of the corporation has not changed. 2324Upon receipt of the affidavit and after making a (iii) determination that the applicant qualifies under the provisions of this article, the 25license issuing authority shall: 2627Amend its records; and 1. 282.Issue a new license in corrected form. 29SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 July 1, 2013.

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