C2, Q7, A1 3lr2946 CF HB 660

By: Senator Garagiola

Introduced and read first time: February 1, 2013 Assigned to: Finance and Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

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28

Streamlined Tax Administration Act of 2013

3 FOR the purpose of transferring certain powers and duties of the Comptroller to the Secretary of Labor, Licensing, and Regulation including the regulation and 4 5 taxation of alcoholic beverages, cigarettes and other tobacco products, motor 6 carriers, and motor fuel and the regulation of certain transient vendors; 7 creating a Division of Business Regulation and Taxation in the Department of 8 Labor, Licensing, and Regulation; authorizing the Secretary to delegate certain 9 powers and duties; creating a Business Regulation and Taxation Fund; requiring the Secretary to pay the Comptroller certain license fees; altering the 10 distribution of certain license fees and certain proceeds from the alcoholic 11 12 beverages tax, motor carrier tax, motor fuel tax, and tobacco tax; authorizing 13 the Secretary to make certain disclosures relating to taxpayer identity under certain circumstances; providing for the transfer of certain functions, powers, 14 15 duties, equipment, assets, liabilities, employees, and appropriations; providing 16 for certain rights of employees who are transferred under this Act; providing for 17 the continued validity of certain transactions and certain rights, duties, or 18 interests following from certain transactions; providing for the continuance of 19 certain laws, rules and regulations, other administrative acts and related 20 matters, administrative and judicial responsibilities, rights to sue and be sued 21 and certain other duties and responsibilities; requiring the publisher of the 22Annotated Code of Maryland to make certain corrections to the Code under 23 certain circumstances; making certain stylistic and conforming changes; 24defining certain terms; altering certain definitions; and generally relating to the 25 transfer of certain powers and duties of the Comptroller to the Secretary of 26 Labor, Licensing, and Regulation.

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages

Section 1–101(a)(2), 1–102(a)(16) and (24) through (28), 1–201(a)(5), (d), and (f)(3) through (7), 2–101(a), (b)(1), (5), and (6)(i), (d), (f), (h)(2), (i)(1), (k),

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1
                  (m)(1) and (9), (0)(3), (10), (11), (12), and (14), (p)(1) and (4), (q), (s)(6) and
 2
                  (8), (t)(2)(iii) and (6), (u)(1), (2), (3), (5), (7)(ii)2., (8)(ii)2., (9)(ii)2., (10)(ii)2.,
 3
                  and (11)(ii)2., (v), (w)(1) and (4), (x)(3) and (5)(ii), and (y)(1), 2-202(f),
 4
                  2-203(e), 2-205(b)(9), (d)(1) and (6)(ii), and (f), 2-206(c)(1) and (7),
 5
                  2-207(a)(1), (f), (i)(2), and (j), 2-208(b)(1), (h), and (j)(2), 2-209(c)(1) and
 6
                  (5)(ii), (d)(2), and (e)(1) and (2), 2–301(b)(6), 2–402(a), 5–501(a) and (d),
 7
                  6-501(b) and (c), 6-502(b) and (c), 6-503(b) and (c), 6-701(b), (g)(2), (j)(1),
 8
                  and (m), 6-703.2(h)(2), 7-101(a)(1) and (2), (f), and (n)(2), 7.5-102,
 9
                  7.5-104(a)(1) and (2) and (b), 7.5-107(a)(2), (4), (6), and (7), 7.5-108(a)(2)
10
                  and (3) and (b), 7.5–110(e) and (f), 7.5–111(a), 7.5–112, 8–301(e)(1)(i)2.,
                                      8-306.1(e)(2)(i),
11
                  8-302(e)(1)(i)2...
                                                          8-307(e)(1)(i)2.
                                                                             8-308(e)(1)(i)2.,
                  8-308.3(e)(1)(ii),
12
                                       8-310.1(e)(1),
                                                         8-310.2(e)(2)(ii),
                                                                             8-311(e)(1)(i)2.,
13
                  8-312.1(c)(1)(ii),
                                       8-313.2(e)(1)(ii),
                                                             8-314(e)(1)(i)2.
                                                                                  8-806(c)(2),
14
                  9-101(a)(5)(i), (b), and (c)(1)(i), 9-104, 9-108(f)(3) and (g), 9-207(f),
15
                  10-101(a), 10-102, 10-103(b)(17)(i), 10-104(b), 10-201, 10-202(i-1)(2)
16
                  and (4), 10-204(a)(3), (c)(2), and (d), 10-206(a), 10-301(a)(2)(i) and
17
                  (f-1)(2), 10-401(a)(1) and (3)(x), 10-402(a), (d), and (e), 10-403(a)(1) and
18
                  (2)(i), 10-404(a), 10-504(a), (d)(1), and (e)(1), 10-506(a) and (b), 10-507,
19
                  12-102(a) and (c)(2), (3), and (4), 12-103(b), (c), (c-1), and (e),
20
                  12-104(e)(5)(ii) and (6)(i), 12-107(b)(6)(iv), 12-112(c)(5)(i)2, (8), and (9),
21
                  12–113(a), 13–101(a)(1), (e)(1) and (5)(ii), and (g), 14–201, 14–202(a) and
22
                        14-203,
                                   14-204(a),
                                                15-109(d)(3),
                                                               15-112(c)(3)(ii),
23
                  16-301(a), 16-302, 16-303, 16-401, 16-404, 16-405, 16-407, 16-407.1,
24
                  16–410(a)(2), 16–506, and 21–106(b)(1)
25
            Annotated Code of Maryland
            (2011 Replacement Volume and 2012 Supplement)
26
27
     BY repealing and reenacting, without amendments,
28
            Article 2B – Alcoholic Beverages
29
            Section 1-102(a)(1) and (5)
30
            Annotated Code of Maryland
31
            (2011 Replacement Volume and 2012 Supplement)
32
     BY adding to
33
            Article 2B – Alcoholic Beverages
34
            Section 1-102(a)(24)
35
            Annotated Code of Maryland
            (2011 Replacement Volume and 2012 Supplement)
36
37
     BY repealing and reenacting, without amendments.
38
            Article – Business Regulation
39
            Section 2-101 to be under the new subtitle designation "Subtitle 1. General
40
                  Provisions": 10–101(a), 16–201(a), and 16.5–101(a)
41
            Annotated Code of Maryland
            (2010 Replacement Volume and 2012 Supplement)
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1
           Article – Business Regulation
 2
           Section 2-201 through 2-204 to be under the new subtitle "Subtitle 2. Division
 3
                 of Business Regulation and Taxation
 4
           Annotated Code of Maryland
           (2010 Replacement Volume and 2012 Supplement)
 5
 6
     BY repealing and reenacting, with amendments,
 7
           Article – Business Regulation
 8
           Section 10–101(d)(1), 10–201, 10–202, 10–203, 10–204, 10–205(a), 10–302(b),
 9
                  10–303(a), (c), (d), and (h), 10–304, 10–304.1(c) and (d), 10–305, 10–306,
                  10-307, 10-308(a), 10-309(a) and (c), 10-310,10-311(b)(2) and (d),
10
11
                  10-314, 10-315(d), 10-316, 10-317, 10-318, 10-323.1(b) through (d),
12
                  10-323.2(f), 10-401, 10-403, 10-404, 10-405, 10-406(a), 10-408(2),
13
                  10-410, 10-503(d), 16-102, 16-201(b), (c), (e) through (h), 16-204(a),
                 (b)(2), (c) through (f), and (h)(1), 16-205(a), 16-206(a)(4) and (f)(6) and
14
15
                 (7), 16-208(a)(2), (b), and (c)(1), 16-209(a) and (b)(2), 16-210, 16-211,
16
                  16-212, 16-213, 16-216(a), 16-218(c), 16-219(b), 16-220, 16-221(a),
17
                  16-222(c), 16-223(c)(1), 16-306, 16-307, 16-3B-01(a), 16-602(a), (c)(2),
18
                  (g), (i), and (k)(2)(i), 16-602.1(c)(1)(i) and (2), 16-603(a)(1) and (c),
19
                  16-604(d)(1), (2), and (5), 16-605(c), 16-607, 16-609(a)(2), 16.5-101(c),
20
                  (d), (f), (g), and (p), 16.5–102, 16.5–203(a), (b)(3), and (c) through (e),
21
                  16.5-204(a), 16.5-205(a)(5) and (d)(5), 16.5-207(a)(2), (b), and (c)(1),
22
                  16.5-208, 16.5-209, 16.5-210(a) through (c), and (e)(1), (4), and (5),
23
                  16.5–211, 16.5–213(a)(1), 16.5–214(b) and (c), 16.5–215(b), 16.5–216(c),
24
                  16.5–217(c)(1)(i), 17–20A–02, 17–20A–03, and 17–20A–04(a) and (b)
25
           Annotated Code of Maryland
26
           (2010 Replacement Volume and 2012 Supplement)
27
     BY repealing and reenacting, with amendments,
28
           Article - Courts and Judicial Proceedings
29
           Section 5–523
30
           Annotated Code of Maryland
           (2006 Replacement Volume and 2012 Supplement)
31
32
     BY repealing and reenacting, with amendments.
           Article - Criminal Procedure
33
34
           Section 2-101(c)(13)
           Annotated Code of Maryland
35
           (2008 Replacement Volume and 2012 Supplement)
36
37
     BY repealing and reenacting, with amendments,
38
           Article – Health – General
39
           Section 18–213(a)(3)(ix) and 18–213.2(a)(8)(ix)
40
           Annotated Code of Maryland
           (2009 Replacement Volume and 2012 Supplement)
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BY repealing and reenacting, with amendments,

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1
           Article – Public Safety
 2
           Section 3-101(e)(1)(ii)12.
 3
           Annotated Code of Maryland
 4
           (2011 Replacement Volume and 2012 Supplement)
 5
     BY repealing and reenacting, with amendments,
 6
           Article - State Personnel and Pensions
 7
           Section 8-301
 8
           Annotated Code of Maryland
 9
           (2009 Replacement Volume and 2012 Supplement)
10
     BY repealing and reenacting, without amendments,
           Article – Tax – General
11
           Section 1–101(a) and (e), 5–101(a), 9–301(a), 12–101(a), and 13–101(a)
12
13
           Annotated Code of Maryland
           (2010 Replacement Volume and 2012 Supplement)
14
15
     BY adding to
           Article - Tax - General
16
           Section 1–101(t–1), 2–102.1, 2–103.1, 2–104.1, 2–105.1, and 13–509.1,
17
18
           Annotated Code of Maryland
           (2010 Replacement Volume and 2012 Supplement)
19
20
     BY repealing and reenacting, with amendments,
21
           Article - Tax - General
22
           Section 2-102, 2-105, 2-107, 2-108, 2-301, 2-302, 2-303, 2-1001, 2-1002,
23
                  2-1101, 2-1102, 2-1601, 2-1602, 5-101(m), 5-102(b) and (c), 5-104(b)(2)
                  and (c)(2), 5–201, 5–301, 5–303(a), (c), and (d), 9–205(a) and (b), 9–207,
24
25
                 9-208(a), 9-209, 9-213, 9-214(b), 9-215, 9-219(a)(1), (b), and (c)(1) and
26
                 (2), 9-220(a), (c) and (d), 9-221, 9-301(j), 9-303.1(e)(3), 9-304, 9-308(a),
27
                 (b), (c), and (e)(1), 9-309(a)(2)(iii), (b), and (c), 9-310(a)(1), 9-318, 9-320,
28
                 9-321, 9-322(c)(1)(i) and (f)(1)(i), 9-326(a), 9-327, 9-328, 9-329, 9-330,
29
                 9-331, 9-332, 9-333, 9-335, 9-336, 9-337, 12-101(g), 12-201, 12-202(a),
30
                  12-203(b), 12-302(a) and (d), 12-303, 12-304(b)(1)(ii), 13-101(c), 13-104,
31
                  13-203, 13-205, 13-206, 13-405, 13-406, 13-408, 13-412, 13-508,
32
                  13–509, 13–701(b), 13–707(b) and (c), 13–710, 13–711, 13–825(b), (e), (f),
33
                 (h), and (i), 13–826, 13–834, 13–835, 13–836, 13–837, 13–838, 13–839,
                  13–840, 13–841, 13–901(e) and (h), and 13–905(d)
34
35
           Annotated Code of Maryland
36
           (2010 Replacement Volume and 2012 Supplement)
           SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
37
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Article 2B - Alcoholic Beverages

MARYLAND, That the Laws of Maryland read as follows:

38

1 2 3 4 5 6	(a) (2) It is the legislative intent that that policy will be carried out in the best public interest by empowering the [Comptroller of the Treasury] SECRETARY OF LABOR, LICENSING, AND REGULATION , the various local boards of license commissioners and liquor control boards, all enforcement officers and the judges of the various courts of this State with sufficient authority to administer and enforce the provisions of this article.
7	1–102.
8	(a) (1) In this article the following words have the meanings indicated.
9	(5) "Comptroller" means the Comptroller of the Treasury of the State.
10	(16) (i) "License issuing authority" means:
$egin{array}{c} 1 \ 2 \end{array}$	1. For a State license issued under this article, the [State Comptroller] SECRETARY; and
13 14 15	2. For a local license issued under this article, the board of license commissioners or other local agency expressly authorized by this article to issue the license.
16 17	(ii) "License issuing authority" does not include a clerk of a circuit court.
18 19	(24) "SECRETARY" MEANS THE SECRETARY OF LABOR, LICENSING, AND REGULATION.
20 21	[(24)] (25) "Sparkling wine" means champagne or any artificially carbonated wine.
22 23	[(25)] (26) "This article" includes provisions in the Tax – General Article derived from this article.
24 25 26	[(26)] (27) In Baltimore City, "total daily receipts" does not include sales of novelty items, income from vending machines, or other receipts not resulting from the sale of food or beverages.
27	[(27)] (28) (i) "Wholesaler" means:
28 29	1. A person who purchases or imports any alcoholic beverage for sale to wholesale or retail dealers only; or

A limited winery that sells wine to retail dealers.

2.

- 1 (ii) "Wholesaler" includes a county liquor control board and a county wholesale dispensary.
 - [(28)] (29) "Wine" means any fermented beverage, including light wines, and wines the alcoholic content of which has been fortified by the addition of alcohol, spirits or other ingredients.
- $6 \quad 1-201.$

- (a) (5) Any vehicle, vessel or aircraft used with the express or implied knowledge, consent or permission of its lawful owner for the purpose of violating any of the provisions of this article relating to the unlawful manufacture of alcoholic beverages or which is used to transport, store or secrete illicit alcoholic beverages shall be deemed contraband and may be confiscated by the [Comptroller] SECRETARY or his duly authorized enforcement officers and may be forfeited as provided for in this article.
 - (d) Warehouse receipts covering alcoholic beverages on storage in public (including government controlled) warehouses in this State may be purchased or sold without a license or permit, but withdrawals or deliveries of those beverages may not be made in this State except to licensed manufacturers and wholesalers. The [Comptroller] SECRETARY may prescribe regulations covering warehouse receipt transactions.
 - (f) (3) The [Comptroller] **SECRETARY** shall notify the registered owner where possible and shall publish notice in a newspaper of general circulation in the county, or Baltimore City, where seized, of any vehicle, vessel or aircraft confiscated under this article. The notice shall inform interested persons of the seizure and right to file a claim protesting the confiscation of the vehicle, vessel or aircraft.
 - (4) Any lawful lienholder, or other person showing a legal right, title or interest in confiscated property not destroyed as provided in this section, within 30 days of confiscation or, if the confiscated property is a vehicle, vessel or aircraft, within 30 days of publication of notice, may file a claim protesting the seizure with the [Comptroller] SECRETARY. When a claim and protest is filed the circuit court for the county in which the property was confiscated shall proceed in rem to hear and determine the question of forfeiture.
 - (5) If the court determines any property is subject to forfeiture it shall also determine whether any lawful lienholder who has filed a timely claim and protest had knowledge of the intended unlawful use. If the court finds that knowledge then the lienholder's right, title and interest to the property shall likewise be deemed forfeited. If the court does not find that knowledge and the property is otherwise subject to forfeiture, it shall be forfeited and the [Comptroller] SECRETARY, as the [Comptroller] SECRETARY deems in the best interest of the State, may pay the

outstanding indebtedness secured by the lawful lien and keep the property or deliver the property to the lienholder.

- (6) Any property confiscated and forfeited under this article or the provisions of the Tax General Article that relate to the alcoholic beverage tax shall become the property of the respective county or City of Baltimore in which they were confiscated, except that property confiscated by officers of this State shall become the property of this State. The [Comptroller of the Treasury] SECRETARY, the county commissioners or county councils of the respective counties, or the Mayor of Baltimore City, as the case may be, as they deem in the best public interest, shall retain for official use, sell, or otherwise dispose of the forfeited property. However, any lawfully manufactured alcoholic beverages forfeited to a county in which there is a liquor control board shall become the property of the liquor control board for that county and shall be sold by the county dispensaries in those counties. The proceeds from the sales shall be treated in the same way as the proceeds from ordinary sales made by the dispensaries. Illicit alcoholic beverages may not be returned or given to any person or otherwise disposed of except by destruction.
- An officer confiscating any unlicensed distillery or unlawful (7)distillery materials, equipment or devices under circumstances which render it impractical or impossible to move them to a safe place of custody and storage, or confiscating any illicit alcoholic beverages, except that seized for evidence or forfeiture, shall forthwith destroy them only insofar as is necessary to render them unfit for further unlawful use and shall report the confiscation and destruction to the [Alcohol and Tobacco Tax Bureau of the Comptroller of the Treasury of Maryland] SECRETARY.

25 2–101.

- (a) The [Office of the Comptroller] SECRETARY shall provide application forms for the permits listed in this section and applicants shall make application to the [Office of the Comptroller] SECRETARY. The procedure in issuing permits, the purchase of alcoholic beverages, and the exercise of the privileges granted under the various permits shall be subject to regulations promulgated by the [Office of the Comptroller] SECRETARY may cancel, restrict, suspend, or revoke any permit.
- 33 (b) (1) (i) The [Office of the Comptroller] **SECRETARY** shall collect a fee for the issuance or renewal of the following permits:
- 1. \$50 for a solicitor's permit, an individual storage permit, a nonresident winery permit, or a commercial nonbeverage permit;
- 37 2. \$75 for a public storage permit, a public 38 transportation permit, or an import and export permit;

$\frac{1}{2}$	3. nonresident dealer's permit,	\$200 for a public storage and transportation permit, a a resident dealer's permit, or a bulk transfer permit;
3	4.	\$400 for a family beer and wine facility permit;
$\frac{4}{5}$	5. permit; and	\$200 for issuance or renewal of a direct wine shipper's
6	6.	\$100 for a common carrier permit.
7 8 9	* *	e [Office of the Comptroller] SECRETARY shall issue at the payment of any fee for an eleemosynary or a
10 11 12 13	shall expire 10 days from the	cansfer permit shall cover only a specific transaction and the date of its issue. If the time restriction of this permit the [Office of the Comptroller] SECRETARY may grant and the comptroller] secretary may grant and the comptroller].
14 15 16 17 18	a means of identification transportation permit or a tr	e [Office of the Comptroller] SECRETARY shall prescribe for each vehicle authorized under an individual cansportation or public storage and transportation permit kept in or on the vehicle at all times when alcoholicated.
19 20 21 22 23	the holder's private stock of the permit holder is changin	change of domicile permit may transport into this State alcoholic beverages, for personal consumption only, when g his domicile into this State, provided the taxes levied by l Article have been paid to the [Office of the Comptroller]
24 25 26 27 28 29 30	within 60 days subsequent to [Comptroller] SECRETARY consideration whether by sa of alcoholic beverages on har	e license has expired or otherwise has been discontinued to the last day the license was effective, may apply to the for a permit to authorize transfer with or without le, gift, inheritance, assignment or otherwise of the stocked as of that day. The permit authorizes the transfer only shall be consummated within the period covered by the
31 32 33	from the Board of License	Arundel County all retailers shall have written approval Commissioners for the county before making application troller] SECRETARY for the permit.

(i) (1) A nonresident dealer's permit, for the purpose of selling beer, wine, or distilled spirits to Maryland licensees authorized to receive those beverages, may be issued only to:

1		(i)	A brewer,	distiller,	rectifier,	bottler,	manufacturer,	vintner,
2	or winery;							

3 (ii) A sales agent of one of those under subparagraph (i) of this 4 paragraph, provided proof of that agency is presented to the [Office of the 5 Comptroller] SECRETARY;

- (iii) An importer of beer, wine, or distilled beverages produced outside the United States who purchases directly from the brand owner or from a sales agent of a brewer, distiller, rectifier, bottler, manufacturer, vintner, or winery, who is authorized by the brand owner to sell in Maryland, and who has provided proof of this sales agency relationship to the [Office of the Comptroller] **SECRETARY**; or
- 11 (iv) An American sales agent of an importer under 12 subparagraph (iii) of this paragraph, provided proof of that agency is presented to the 13 [Office of the Comptroller] SECRETARY.
 - (k) A solicitor's permit may be issued in the discretion of the [Office of the Comptroller] SECRETARY and, if issued, shall grant a resident or nonresident holder the privilege of promoting, selling, or offering for sale, beer, wines or distilled spirits to manufacturers, wholesalers or retailers in this State. A permit holder may not contact consumers, and if the person holding the permit is employed by a nonresident dealer or resident dealer, the person holding the permit is not permitted to sell, promote or offer for sale alcoholic beverages to retail dealers, except for the account of a Maryland wholesaler or manufacturer who is a distributor for the products of the employer of the nonresident person or resident person holding such a permit.
 - (m) (1) A national family beer and wine exhibition permit may be issued at the discretion of the [Office of the Comptroller] **SECRETARY** to a bona fide national family wine association, national family beer association, or national family beer and wine association.
 - (9) (i) The permit holder shall file a report on forms provided by the [Office of the Comptroller] **SECRETARY** of the number of gallons of commercially–produced beer and wine received from nonlicensed suppliers, and pay the tax provided by § 5–102 of the Tax General Article within 30 days following the close of the exhibition.
- 32 (ii) Instead of a bond, the [Office of the Comptroller] 33 **SECRETARY** may require prepayment of a satisfactory sum to cover the anticipated 34 tax.
 - (o) (3) The [Office of the Comptroller] **SECRETARY** may issue a 1-day wine auction permit to a charitable organization.

- 1 Within 30 days from the close of the auction, the permit (10)(i) 2 holder shall file a report and pay all taxes that are due and owing on the wine that is 3 received for the auction. 4 The report shall be filed with the [Office of the Comptroller] (ii) 5 SECRETARY and shall include the total number of gallons of wine that was received 6 for the auction and the sources from which it was received. 7 The [Office of the Comptroller] SECRETARY shall provide (iii) 8 the forms for the report. 9 The [Office of the Comptroller] SECRETARY may require that, 10 within 7 days from the date of the auction, the permit holder prepay a satisfactory sum to cover the anticipated wine tax that is due and owing. 11 12 Wines that have been purchased at auction shall be (12)(i) 13 delivered to the purchaser at the event or from a licensed warehouse or retail premises 14 or other premises that is approved by the [Office of the Comptroller] **SECRETARY**. All wines delivered are subject to the applicable State sales 15 (ii) 16 taxes. 17 (14)The [Office of the Comptroller] SECRETARY may 18 regulations to implement the provisions of this subsection. 19 The [Office of the Comptroller] SECRETARY may issue a (p) (1) 20 nonresident storage permit to a holder of a nonresident dealer permit. 21The permit holder shall file a monthly storage and shipping **(4)** 22activities report with the [Office of the Comptroller] SECRETARY on forms and in the 23manner prescribed by the [Office of the Comptroller] **SECRETARY**. 24(q) An alcohol awareness program permit shall authorize the holder to conduct an alcohol awareness program which has been certified by the [Comptroller] 25**SECRETARY** under § 13–101 of this article. 2627 The Office of the Comptroller Secretary may restrict a family 28beer and wine facility permit to the production of either family produced beer or family 29 produced wine. The [Office of the Comptroller] SECRETARY may promulgate 30
- regulations regarding limits on the quantities produced, requirements for record keeping, and any other activities that relate to the operation of a family beer and wine facility.

1 (t) (2)In order to qualify for a private bulk sale permit, an applicant 2 must: 3 File an inventory with the [Comptroller] **SECRETARY** of all (iii) alcoholic beverages to be sold; and 4 5 The [Comptroller] SECRETARY may promulgate regulations 6 regarding record keeping, reporting requirements, and any other activities related to a 7 private bulk sale permit. 8 (u) (1) The [Office of the Comptroller] **SECRETARY** may issue a winery 9 special event permit to a licensed Class 4 Maryland limited winery, provided that: 10 Except as provided in paragraphs (6), (7), (8), (9), (10), (11), (12), (13), and (14) of this subsection, no more than 12 winery special event permits 11 12 are issued to the Class 4 Maryland limited winery in any given calendar year; 13 (ii) The permit does not exceed 3 consecutive days; and Except as provided in paragraphs (6), (7), (8), (9), (10), (11), 14 (iii) (12), (13), and (14) of this subsection, no more than three winery special event permits 15 16 are issued in any calendar year to any given limited winery for use in the same 17 political subdivision. 18 (2)In addition to the winery special event permit under paragraph (1) of this subsection, the Office of the Comptroller Secretary may issue a winery 19 special event permit to a licensed Class 4 Maryland limited winery for use during the 20 21entire length of the Montgomery County Agricultural Fair. 22(3) The winery special event permit may only be issued for an event which: 23 24(ii) Is approved by the Department of Agriculture and the 25[Office of the Comptroller] **SECRETARY**; and 26 The winery special event permit application shall be filed with the Office of the Comptroller SECRETARY not less than 15 days prior to any event. 2728 If a winery special event permit is issued under this (7)(ii) 29 paragraph: 30 2. The farmers' market administrator the 31 administrator's designee and the holder of the permit or the holder's designee shall be: 32Certified by an alcohol awareness program approved A.

by the [Comptroller] **SECRETARY**; and

annually; and

1			В.	Present during the hours when wine may be sold.
2 3	(8) paragraph:	(ii)	If a	winery special event permit is issued under this
4 5	administrator's de	signee	2. and th	The farmers' market administrator or the ne holder of the permit or the holder's designee shall be:
6 7	by the [Comptrolle	er] SEC	A. C RETA	Certified by an alcohol awareness program approved RY; and
8 9	(9) paragraph:	(ii)	If a	winery special event permit is issued under this
10 11	administrator's de	signee	2. and th	The farmers' market administrator or the ne holder of the permit or the holder's designee shall be:
12 13	by the [Comptrolle	er] SE0	A. C RETA	Certified by an alcohol awareness program approved RY; and
14 15	paragraph:	(10)	(ii)	If a winery special event permit is issued under this
16 17	administrator's de	signee	2. and th	The farmers' market administrator or the ne holder of the permit or the holder's designee shall be:
18 19	by the [Comptrolle	er] SEC	A. C RETA	Certified by an alcohol awareness program approved RY; and
20 21	paragraph:	(11)	(ii)	If a winery special event permit is issued under this
22 23	administrator's de	signee	2. and th	The farmers' market administrator or the ne holder of the permit or the holder's designee shall be:
24 25	by the [Comptrolle	er] Sec	A. C RETA	Certified by an alcohol awareness program approved RY; and
26 27	(v) (1) nonresident winer			e of the Comptroller] SECRETARY may issue a person that:
28 29	of wine;	(i)	Is lice	ensed outside of the State to engage in the manufacture
30		(ii)	Produ	aces not more than 27,500 gallons of its own wine

1	(iii) Does not hold a nonresident dealer's permit.
2 3 4	(2) A holder of a nonresident winery permit may sell and deliver its own wine from a location outside of the State to a retail licensee or permit holder in the State authorized to acquire the wine.
5 6 7 8	(3) A nonresident winery permit holder shall comply with all of the requirements of this article, the Tax – General Article, and the regulations of the [Office of the Comptroller] SECRETARY that apply to a holder of a Class 6 limited wine wholesaler's license.
9 10	(w) (1) Subject to paragraph (2) of this subsection, the [Comptroller] SECRETARY may issue a resident dealer's permit to:
11 12 13 14 15	(i) An importer of beer, wine, or distilled spirits produced outside the United States who purchases directly from the brand owner or from a sales agent of a brewer, distiller, rectifier, bottler, manufacturer, vintner, or winery, who is authorized by the brand owner to sell in the State, and who has provided proof of this sales agency relationship to the [Comptroller] SECRETARY; or
16 17 18	(ii) An American sales agent of an importer under subparagraph (i) of this paragraph, providing proof of that agency is presented to the [Comptroller] SECRETARY.
19 20 21 22	(4) A resident dealer's permit authorizes the holder to sell alcoholic beverages to a wholesaler licensed under this article in the State or to a person outside of the State who the [Comptroller] SECRETARY authorizes to acquire the alcoholic beverages.
23 24	(x) (3) The [Comptroller] SECRETARY may issue the permit to a holder of a license:
25 26 27	(i) Other than a Class 4 limited winery license, that allows the holder to sell alcoholic beverages to the public for consumption off the licensed premises; and
28 29	(ii) That was issued by the local licensing board of the jurisdiction in which the farmer's market will be held.
30 31	(5) (ii) The [Comptroller] SECRETARY may issue not more than one permit for use at each farmer's market.

(y) (1) The [Office of the Comptroller] SECRETARY may issue a common carrier permit to a person who meets the definition of a "common carrier" under \S

32 33 34

7.5–101 of this article.

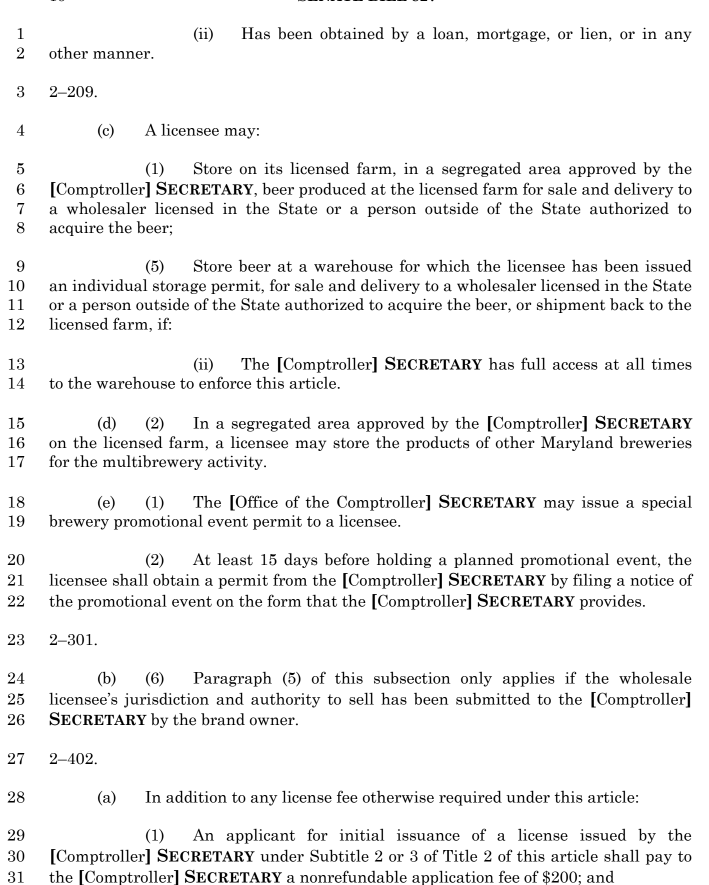
- $1 \quad 2-202.$
- 2 (f) At least 14 days before holding a planned promotional event after 6 p.m.,
- a license holder shall file a notice of the promotional event with the [Comptroller]
- 4 SECRETARY on the form that the [Comptroller] SECRETARY provides.
- 5 2-203.
- 6 (e) At least 14 days before holding a planned promotional event after 6 p.m.,
- 7 a license holder shall file a notice of the promotional event with the [Comptroller]
- 8 **SECRETARY** on the form that the [Comptroller] **SECRETARY** provides.
- 9 2–205.
- 10 (b) (9) At least 14 days before holding a planned promotional event after 6
- p.m., a licensee shall file a notice of the promotional event with the [Comptroller]
- 12 **SECRETARY** on the form that the [Comptroller] **SECRETARY** provides.
- 13 (d) A licensee may:
- 14 (1) Store on its licensed premises, in a segregated area approved by
- the [Comptroller] SECRETARY, the product of other Class 4 limited wineries to be
- 16 used at bona fide Maryland Wineries Association promotional activities, provided
- 17 records are maintained and reports filed as may be required by the [Comptroller]
- 18 **SECRETARY**:
- 19 (6) Produce wine and pomace brandy at a warehouse for which the
- 20 holder has been issued an individual storage permit, if:
- 21 (ii) The [Comptroller] SECRETARY has full access at all times
- 22 to the warehouse to enforce this article.
- 23 (f) If a licensee maintains the records and files the reports that the
- 24 [Comptroller] **SECRETARY** requires, the licensee may:
- 25 (1) In the State, conduct winemaking and packaging activities at
- another federally bonded winery or limited winery; or
- 27 (2) Outside the State, conduct winemaking and packaging activities
- other than fermentation, at another federally bonded winery.
- 29 2–206.
- 30 (c) (1) The [Office of the Comptroller] SECRETARY may issue a special
- 31 brewery promotional event permit to a holder of a Class 5 manufacturer's license.

1 To obtain a permit, a person, at least 15 days before the event, (7)2 shall file with the [Office of the Comptroller] SECRETARY an application that the 3 [Office] **SECRETARY** provides. 2-207.4 5 (a) A Class 6 pub-brewery license shall be issued: 6 (1) By the [State Comptroller] **SECRETARY**; 7 Except for a license transferred to a new location, a Class 6 pub-brewery (f) 8 license may be transferred under § 10–503 of this article if an application for transfer 9 is filed with the local licensing board and simultaneously filed with the [Office of the 10 Comptroller SECRETARY. 11 (i) (2)Before the Office of the Comptroller of this State SECRETARY may issue a pub-brewery license, it shall forward a copy of the application to the 12 13 Board of License Commissioners. The Board shall review the application, hold a public hearing on the application, and recommend to the [Office] SECRETARY whether or 14 15 not to grant the license. 16 For Talbot County, the Office of the Comptroller of Maryland] (i) SECRETARY shall specify which local license is the equivalent of the Class B beer. 17 18 wine and liquor license specified in subsection (a)(2) of this section. 2-208.19 20 (b) The license shall be issued: 21(1) By the [State Comptroller] **SECRETARY**; 22 For Talbot County, the [Office of the Comptroller of Maryland] 23 SECRETARY shall specify which local license is the equivalent of the Class B beer. 24wine and liquor license specified in subsection (b)(3) of this section. 25 The [Comptroller] SECRETARY may not issue a Class 7 (i) 26 micro-brewery license for a premises on property that has been leased unless the landlord of the property presents to the [Comptroller] SECRETARY a receipt or 27 28 certificate showing that there are no unpaid taxes due to the State, a county, or any 29 local government from the landlord or any entity in which the landlord has a direct or 30 indirect interest that:

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(i)

Is proprietary; or



- 1 (2) An applicant for renewal of a license issued by the [Comptroller] 2 SECRETARY under Subtitle 2 or 3 of Title 2 of this article shall pay to the 3 [Comptroller] SECRETARY a renewal fee of \$30.
- 4 5–501.
- 5 (a) The [Comptroller] **SECRETARY** may issue a Class F beer and light wine 6 license.
- 7 (d) The fee shall be paid to the [Comptroller] **SECRETARY** for the use of the 8 State before the license is issued.
- 9 6–501.
- 10 (b) The annual license fee is \$150, which shall be paid to the [Office of the 11 Comptroller] **SECRETARY** before the license is issued.
- 12 (c) The license shall be issued by the [Office of the Comptroller]
 13 SECRETARY, subject to the conditions and restrictions set forth in this section.
- 14 6–502.
- 15 (b) The annual license fee is \$200, which shall be paid to the [Office of the Comptroller] **SECRETARY** before the license is issued.
- 17 (c) The license shall be issued by the [Office of the Comptroller]
 18 SECRETARY and authorizes the owner or operator of any steam, diesel, or electric
 19 railway or club, parlor, buffet, observation, sleeping or dining cars upon the lines of
 20 any steam, diesel, or electric railway in this State, to keep for sale and to sell all
 21 alcoholic beverages upon any of such cars for consumption upon such cars, and every
 22 such license shall be good throughout the State.
- 23 6–503.
- 24 (b) The annual license fee is \$200, which shall be paid to the [Office of the Comptroller] SECRETARY before the license is issued.
- 26 (c) The license shall be issued by the [Office of the Comptroller]
 27 SECRETARY and authorizes the owner or operator of any airplanes or aircraft
 28 operated upon regularly scheduled flights over any part of this State to keep for sale
 29 and to sell all alcoholic beverages upon any of such airplanes or aircraft for
 30 consumption thereon and every such license shall be good throughout the State.
- 31 6–701.

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section.

1 The [State Comptroller] SECRETARY may issue a statewide caterer's (b) 2 (SCAT) license to a person who: 3 Is engaged in the business of catering: (1) 4 Meets all State and local requirements, and holds all requisite 5 licenses relating to the catering business conducted; 6 Holds any catering license that may be required under this article (3)7 in the local political subdivision in which the person's principal office is located; 8 Holds an existing permanent retail alcoholic beverages **(4)** 9 license, other than a Class C license; or 10 Does not hold an alcoholic beverages license but who has a permanent office and storage facility for alcoholic beverages in the State; and 11 12(5)Meets all other requirements under this section. 13 (g) **(2)** If a local board of license commissioners determines that sales 14 have been made unlawfully, the board shall report its findings to the State Comptroller Secretary, who shall take the action that the State Comptroller 15 **SECRETARY** determines is appropriate. 16 17 (j) At each catered event at which alcoholic beverages products are served: A holder of a SCAT license shall have at least one individual on-18 19 site who has been certified by an alcoholic awareness program that is licensed by the 20 [State Comptroller] **SECRETARY**; and 21The [State Comptroller] SECRETARY may adopt regulations to establish 22reporting requirements and to carry out this section. 23 6-703.2.24During a catered event, a holder shall have at least one individual on site who has been certified by an alcohol awareness program licensed by the State 25Comptroller SECRETARY. 26 27 7-101.28 On approval by the board of license commissioners for that (a) (1) 29 jurisdiction, if any, of a proper application, made on forms prescribed by the State 30 Comptroller Secretary, signed and sworn to, the license issuing authority may

grant the types of special licenses for the periods and at the fees specified in this

- 1 (2) For an application for a statewide license, the [Comptroller] 2 SECRETARY may grant the license.
 - (f) When the move is necessitated by fire or other catastrophe, the holder of a special license of any class may temporarily move the licensed premises from one location to another while the premises are being restored. The holder may exercise the privileges of the license for a period in the discretion of the [Comptroller] SECRETARY or board of license commissioners, as the case may be, but not to exceed six months. A fee may not be charged for this special license but the [Comptroller] SECRETARY or board shall approve, as in the case of the original application, the new location to which the license holder has temporarily moved.
- 11 (n) (2) The Board of License Commissioners may grant a special license of 12 any class, except for any license issued by the [Comptroller] **SECRETARY**, that 13 entitles the holder to exercise any of the privileges conferred by that class at an event 14 conducted by a not for profit club, society, association, or organization.
- 15 7.5–102.

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- A person shall be issued a direct wine shipper's permit by the [Office of the Comptroller] **SECRETARY** as a direct wine shipper before the person may engage in shipping wine directly to a consumer in the State.
- 19 7.5–104.
- 20 (a) An applicant for a direct wine shipper's permit shall:
- 21 (1) Submit to the [Office of the Comptroller] **SECRETARY** a completed application on a form that the [Office of the Comptroller] **SECRETARY** provides;
- 23 (2) Provide to the [Office of the Comptroller] **SECRETARY** a copy of the applicant's current alcoholic beverages license; and
- 25 (b) The [Office of the Comptroller] **SECRETARY** shall issue a direct wine shipper's permit to each applicant who meets the requirements of this title for the direct wine shipper's permit.
- 28 7.5–107.
- 29 (a) A direct wine shipper shall:
- 30 (2) Report quarterly to the [Office of the Comptroller] **SECRETARY** 31 the total amount of wine, by type, shipped in the State, the price charged, and the 32 name and address of each purchaser;

- 1 (4) Pay quarterly to the [Office of the Comptroller] **SECRETARY** all sales taxes and excise taxes due on sales to consumers in the State and calculate the taxes as if the sale were made in the State;
- 4 (6) Allow the [Office of the Comptroller] **SECRETARY** to perform an audit of the direct wine shipper's records on request; and
- 6 (7) Consent to the jurisdiction of the [Office of the Comptroller]
 7 SECRETARY or other State unit and the State courts concerning enforcement of this section and any related law.
- 9 7.5–108.
- 10 (a) A direct wine shipper may renew its direct wine shipper's permit each 11 year if the direct wine shipper:
- 12 (2) Provides to the [Office of the Comptroller] **SECRETARY** a copy of 13 its current permit; and
- 14 (3) Pays to the [Office of the Comptroller] **SECRETARY** a renewal fee 15 of \$200.
- 16 (b) The [Office of the Comptroller] **SECRETARY** may deny a renewal application of a direct wine shipper who fails to:
 - (1) File a tax return required under this title;
- 19 (2) Pay a fee or tax when due; or
- 20 (3) After receiving notice, comply with a provision of this article or a regulation that the [Office of the Comptroller] **SECRETARY** adopts under this article.
- 22 7.5–110.

- 23 (e) At the time of initial application for a common carrier permit and on 24 request of the [Comptroller] **SECRETARY**, a common carrier shall submit to the 25 [Comptroller] **SECRETARY** information concerning the training of its drivers in 26 verifying the age of recipients of direct wine shipments under this title.
- 27 (f) At least once each year, in a manner acceptable to the [Comptroller] 28 SECRETARY, a holder of a common carrier permit shall verify that the shipper of wine 29 into the State under this title holds a valid direct wine shipper's permit.
- 30 7.5–111.

$\frac{1}{2}$	(a) SECRETAL		mmon carrier shall report quarterly to the [Office of the Comptroller]
3		(1)	The date of each delivery of wine in the State; and
4 5	consumer	(2) of each	The name and address of the direct wine shipper and the receiving delivery.
6	7.5–112.		
7 8	The this title.	[Office	e of the Comptroller] SECRETARY may adopt regulations to carry out
9	8–301.		
10	(e)	A spe	ecial festival licensee shall:
11		(1)	Only display and sell:
12			(i) Wine that is:
13 14	the [Comp	troller]	2. Price filed in accordance with regulations adopted by SECRETARY ; and
15	8–302.		
16	(e)	A spe	ecial festival licensee shall:
17		(1)	Only display and sell:
18			(i) Wine that is:
19 20	the [Comp	troller]	2. Price filed in accordance with regulations adopted by SECRETARY ; and
21	8–306.1.		
22 23	(e) is:	(2)	The holder of a special WF license shall display and sell wine that
24 25	[Comptroll	er] SE	(i) Price filed in accordance with regulations adopted by the CRETARY ; and
26	8–307.		
27	(e)	A spe	ecial festival licensee shall:

1		(1)	Only	displa	y and sell:
2			(i)	Wine	that is:
3 4	the [Comptr	roller]	SECR	2. ETARY	Price filed in accordance with regulations adopted by ; and
5	8–308.				
6	(e)	A spe	ecial fe	stival l	icensee may:
7		(1)	Only	displa	y and sell:
8			(i)	Wine	that is:
9 10	the [Comptr	roller]	SECR	2. ETARY	Price filed in accordance with regulations adopted by ; and
11	8-308.3.				
12	(e)	A win	ne fest	ival lice	ensee shall:
13		(1)	Only	displa	y and sell wine that is:
14 15	[Comptrolle	r] SEC	(ii) C RETA		filed in accordance with regulations adopted by the
16	8–310.1.				
17 18 19 20		efiled	sued u in acc	nder su ordanc	organization, through contractors who hold a special absection (g) of this section, may display and sell wine e with regulations adopted by the [State Comptroller] a the State.
21	8–310.2.				
22	(e)	(2)	The	wine sh	all be:
23 24	[Comptrolle	r] SEC	(ii) C RETA		filed in accordance with regulations that the opts; and
25	8–311.				
26	(e)	A spe	ecial fe	stival l	icensee shall:

1		(1)	Only	display and sell:
2			(i)	Wine that is:
3 4	the [Compt	roller]	SECR	2. Price filed in accordance with regulations adopted by ETARY ; and
5	8–312.1.			
6	(c)	A ho	der of	a special WF license shall only display and sell wine:
7		(1)	That	is:
8 9	[Comptrolle	er] SE	(ii) C RET A	Price filed in accordance with regulations adopted by the ARY; and
10	8–313.2.			
11	(e)	A ho	lder of	a special WCWF license shall:
12		(1)	Disp	lay and sell wine that is:
13 14	[Comptrolle	er] SE	(ii) C RET A	Price filed in accordance with regulations adopted by the ARY; and
15	8–314.			
16	(e)	A spe	ecial fe	estival licensee shall:
17		(1)	Only	display and sell:
18			(i)	Wine that is:
19 20	the [Compt	roller]	SECR	2. Price filed in accordance with regulations adopted by ETARY ; and
21	8–806.			
22	(c)	A ho	der of	a special BF license shall display and sell only beer that is:
23 24	[Comptrolle	(2) er] SE (e filed in accordance with regulations adopted by the ARY;
25	9–101.			
26	(a)	A lic	ense n	nay not be issued to a partnership, to a corporation, or to a

limited liability company, but only to individuals authorized to act for a partnership,

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38 39 corporation, or limited liability company who shall assume all responsibilities as individuals, and be subject to all of the penalties, conditions and restrictions imposed upon licensees under the provisions of the Tax – General Article that relate to the alcoholic beverage tax and the provisions of this article. If the application is made for a partnership, the license shall be applied for and be issued to all the partners as individuals, all of whom shall have resided in the city or county in which the place of business is located for at least 2 years prior to the application.

- (5) (i) This paragraph (5) applies only to licenses issued by the [State Comptroller] **SECRETARY**.
- If the application is made for a corporation, or a club, whether (b) incorporated or unincorporated, the license shall be applied for by and be issued to three of the officers of that corporation or club, as individuals, for the use of the corporation or club, at least one of whom shall be a registered voter and taxpayer of the county or city, or State of Maryland when the application is filed with the [Comptroller] SECRETARY, and shall also have resided therein, at least two years prior to the application. The application shall also set forth the names and addresses of all of the officers of the corporation or club and shall be signed by the president or vice president, as well as by three officers to whom the license shall be issued. The application for every license shall disclose the name and address of the corporation, partnership or association, as well as the name and address of the applicant. For an application for any Class E, Class F or Class G license, the application may be made by any three officers or employees residing in this State, duly authorized by the corporation to apply for the license. The provisions of this subsection with reference to an applicant being a registered voter, taxpayer or resident of the State of Maryland do not apply when three principal officers of a corporation make application for a Class G license. This section does not apply to "racetrack licenses" or to "beach and amusement park licenses" issued in Anne Arundel County. In the case of a corporation where there are less than three officers or directors of the corporation, all officers or directors shall make the application as provided in this section. In the event there are no officers or directors of a close corporation, at least one stockholder may make the application as provided in this section, if there is an affirmative vote of the stockholders holding a majority of the stock.
- (c) (1) Except as provided in subparagraph (ii) of this paragraph, if the application is made for a limited liability company, the license shall be applied for by and be issued to 3 of the authorized persons of that limited liability company, as individuals, for the use of the limited liability company, at least 1 of whom shall be a registered voter and taxpayer of the county or city, or the State when the application is filed with the [Comptroller] SECRETARY, and shall also have resided there at least 2 years before the application.
- 40 9–104.
- Before a license or permit may be issued under this article to an employer to engage in an activity in which the employer may employ a covered employee, as

- defined in § 9–101 of the Labor and Employment Article, the employer shall file with the [State Comptroller] **SECRETARY** or local licensing board, as the case may be:
- 3 (1) A certificate of compliance with the Maryland Workers' 4 Compensation Act; or
- 5 (2) The number of a workers' compensation insurance policy or binder.
- 6 9–108.
- 7 (f) Before a Board may issue a license for use in premises in which more 8 than 10,000 square feet of floor space is devoted to off-sale use, the Board shall:
- 9 (3) Obtain the approval of the [Comptroller] **SECRETARY**, as provided 10 under subsection (g) of this section.
- 11 (g) (1) If a Board determines that the issuance of a license would meet the 12 criteria under subsection (f)(1) and (2) of this section, the Board shall obtain a written 13 review and approval from the [State Comptroller] **SECRETARY** before taking final 14 action on the application.
- 15 (2) The Board may issue the license if, on receipt of an application from a board under paragraph (1) of this subsection, the [Comptroller] SECRETARY:
- 17 (i) Makes a determination that the issuance of the license 18 would not adversely affect the orderly distribution of alcoholic beverages in the State;
- 19 (ii) Makes a determination that the issuance of the license will 20 comply with all applicable provisions of this article relating to the issuance of multiple 21 licenses; and
- 22 (iii) Reports the [Comptroller's] SECRETARY'S findings in 23 writing to the Board.
- 24 (3) If the [Comptroller] **SECRETARY** determines that an application submitted under paragraph (1) of this subsection does not meet the criteria provided under paragraph (2) of this subsection, the Board may not issue the license.
- 27 9–207.
- 28 (f) If a licensed premises preceded the location of the protected building but 29 the protected building is located within 300 feet of a licensed premises, the [Office of 30 the Comptroller] **SECRETARY** may renew the license.
- 31 10–101.

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(a) Every application for a manufacturer's or for a wholesaler's license, or for any form of a Class E (on sale — steamboats) or of a Class F (on sale — railroads) or of a Class G (on sale — airplanes) license shall be filed with the [Comptroller] SECRETARY. Every application for any of the other licenses for which this article provides shall be filed with the local licensing board where the place of business is to be located.

7 10–102.

Every application for a Class E, Class F or Class G license shall be upon forms prescribed by the [Comptroller] SECRETARY, sworn to by the applicant, and shall contain the following information: (1) the name and address of the applicant and how long he has resided within the State of Maryland; (2) the particular company on behalf of which the license is desired; (3) the class of license desired; (4) a statement that the applicant is a citizen of the United States, not less than twenty-one years of age, and that such applicant has never been convicted for a felony; (5) that the applicant has not had a license for the sale of alcoholic beverages revoked; (6) a statement that the applicant will, if granted a license, conform to all laws and regulations relating to the business with respect to which such license is desired; (7) and a statement by such company assenting to the granting of the license applied for, and authorizing the [Comptroller] SECRETARY, his duly authorized deputies, inspectors and clerks, to inspect and search, without warrant, any and all airplanes, cars or boats to which such license applies, at any and all hours; provided no such inspection or search shall be made at such time or in such manner as to delay or interfere with the movement of any airplane, train or boat.

24 10–103.

- (b) Except as otherwise provided in this subtitle, every new application for a license shall be made to the Board of License Commissioners on forms prescribed by the [Comptroller] SECRETARY and sworn to by the applicant. Every application for a license shall contain the following:
- (17) (i) A statement duly executed and acknowledged by the owner of the premises in which the business is to be conducted assenting to the granting of the license applied for, and authorizing the [Comptroller] SECRETARY, his duly authorized deputies, inspectors and clerks, the board of license commissioners of the county or city in which the place of business is located, its duly authorized agents and employees, any peace officer of that city or county, and any peace officer of any incorporated municipality in which the business is to be conducted, to inspect and search, without warrant, the premises upon which the business is to be conducted, and any and all parts of the building in which the business is to be conducted, at any and all hours.

In Allegany County the application shall also contain (1) a statement that the applicant is not less than twenty-one years of age; (2) a statement by the applicant that as a condition for the issuance and/or continuance of said license he will produce all records required to be kept under the provisions of this article to the [Comptroller] SECRETARY, his deputies or the Sheriff of Allegany County or the police officers of any municipal corporation therein, or as may be required in any proceeding before the Board of Alcoholic Beverages License Commissioners or the Circuit Court for Allegany County relating to said license or said place of business; (3) the name of two persons, or a bonding company, authorized under the provisions of this article, who will act as sureties upon the bond required in Allegany County; (4) a statement of all persons interested or to be interested, and, if the said license is to be taken out for a corporation, partnership or unincorporated association, the name of such corporation, partnership or unincorporated association; (5) a statement by the applicant as a condition for the issue of said license that he will produce all records required to be kept under the provisions of this article to the [Comptroller] SECRETARY or his deputies, or to the Sheriff of Allegany County, or to the police officers of any municipal corporation therein, or as may be required in any proceedings before the Board or before the court, relating to said license or place of business; (6) a certification from the Office of the Supervisor of Assessments of Allegany County showing the values of the merchandise, fixtures and stock-in-trade for the business for which said license is applied for, for the calendar year next preceding the year for which said license is to be issued. Said certification shall also show that there are no unpaid taxes due to the incorporated city or town or county in which the licensed activity is carried on or to the State of Maryland on the merchandise, fixtures and stock-in-trade as aforesaid. The petition shall be verified by the affidavit of the applicant or applicants made before a notary public, or the clerk of the Circuit Court. There shall be annexed to the application a petition signed by at least ten citizens or voters or property holders who have not signed any other petition for license granted under this article living or owning property in the vicinity of the place for which license is applied, stating the full name, residence, or property owned of each person and certifying that they have been acquainted with the petitioner or petitioners for more than one year preceding said application for license, and that they have good reason to believe that all the statements contained in said petition are true, and they, therefore, pray that said petition be granted and that the license be issued as prayed for.

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Before the [Comptroller] SECRETARY shall approve any license or permit he shall cause an investigation to be made regarding the applicant, the business to be operated and the facts as set forth in the application. After the investigation, if the [Comptroller] SECRETARY is of the opinion that the applicant is not a fit person to receive the license or permit applied for, or has made a material false statement in his application or has practiced fraud in connection with said application or that there are other reasons, in the discretion of the [Comptroller] SECRETARY, why the license or permit should not be issued, then the application shall be denied, and no such license

- or permit shall be issued. If no such findings are made by the [Comptroller] 1
- 2 **SECRETARY**, then the application shall be approved and the license or permit issued.
- 3 10-202.
- Subject to paragraph (3) of this subsection, the Board of License 4
- 5 Commissioners may not issue a license to an applicant unless the Board is provided
- 6 verification from the Comptroller, SECRETARY, and Prince George's County that the
- applicant has: 7
- 8 Paid all undisputed taxes payable to the Comptroller, (i)
- 9 **SECRETARY**, and Prince George's County; or
- 10 Provided for payment of the taxes described in item (i) of (ii)
- 11 this paragraph in a manner satisfactory to the governmental unit responsible for
- collection. 12
- 13 Subject to paragraph (5) of this subsection, if a transfer and **(4)**
- issuance of a license is sought, the Board of License Commissioners may approve the 14
- transfer, but condition the actual issuance of the license to the transferee on 15
- 16 verification:
- 17 Of payment of all undisputed taxes payable by the (i)
- transferor to the Comptroller, SECRETARY, or Prince George's County; or 18
- 19 That payment of the taxes described in item (i) of this (ii)
- 20 paragraph has been provided for in a manner satisfactory to the governmental unit
- responsible for collection. 21
- 22 10-204.
- 23 (a) (3)**(I)** THE SECRETARY SHALL PAY ALL LICENSE AND PERMIT
- 24FEES COLLECTED BY THE SECRETARY FOR THE USE OF THE STATE OF
- MARYLAND TO THE COMPTROLLER. 25
- 26 The [Comptroller's office may retain] COMPTROLLER (II)
- 27 SHALL DISTRIBUTE from the license and permit fees collected by the [office]
- 28 SECRETARY for the use of the State of Maryland sums necessary to pay refunds on
- 29 licenses issued by the [office] **SECRETARY** and the expenses incurred by the [office]
- 30 SECRETARY in the discharge of the duties imposed by this article TO THE BUSINESS
- AND TAX REGULATION FUND ESTABLISHED IN § 2-204 OF THE BUSINESS 31
- 32 REGULATION ARTICLE.
- 33 (III) AFTER THE DISTRIBUTION UNDER SUBPARAGRAPH (II)
- 34 OF THIS PARAGRAPH, THE COMPTROLLER SHALL DISTRIBUTE THE REMAINING

1 REVENUE FROM THE LICENSE AND PERMIT FEES COLLECTED BY THE 2 SECRETARY TO THE GENERAL FUND.

- 3 (c) (2) (i) The Anne Arundel County Board of License Commissioners 4 shall remit to the county all fees collected by the Board.
- 5 (ii) The county shall pay from the receipts the salaries and 6 expenses of the Board and of its employees, as approved by the [State Comptroller] 7 SECRETARY, and shall devote the balance of the receipts to the general purposes of the county.
- 9 (d) In Baltimore City the Mayor and City Council of Baltimore shall pay 10 from the receipts the salaries and expenses of the Board of License Commissioners of 11 Baltimore City and its employees, as approved by the [State Comptroller] 12 SECRETARY.
- 13 10–206.
- 14 (a) Every license issued under the provisions of this article shall be upon 15 forms prescribed by the [Comptroller] **SECRETARY** or board of license commissioners, 16 as the case may be, shall be dated as of the date of issue and shall expire, unless 17 otherwise provided, on April 30 next after its issuance, except temporary licenses and 18 special licenses, which shall expire as otherwise provided.
- 19 10-301.
- 20 (a) (2) (i) For all statewide licenses issued to a corporation by the 21 [State Comptroller] **SECRETARY** and in each county and Baltimore City, 22 notwithstanding any other provision of this article to the contrary, a corporation or 23 club holding an alcoholic beverages license may, during the license year, substitute 24 any or all names of its officers on the license if the deleted officer:
- 25 1. Is deceased;
- 26 2. Is retired;
- 27 3. Has been removed from office; or
- 28 4. No longer holds an office in the corporation or club.
- 29 (f-1) (2) Subject to paragraph (4) of this subsection, before a license may be 30 renewed, the Board of License Commissioners shall verify:
- 31 (i) 1. Through the Office of the Comptroller, that the 32 current license holder has paid all undisputed taxes payable to the Comptroller;

1 2 3	2. THROUGH THE SECRETARY, THAT THE CURRENT LICENSE HOLDER HAS PAID ALL UNDISPUTED TAXES PAYABLE TO THE SECRETARY; and
4 5	[2.]3. Through Prince George's County, that the current license holder has paid all undisputed taxes payable to Prince George's County; or
6 7 8	(ii) That the current license holder has provided for payment of the taxes described in item (i) of this paragraph in a manner satisfactory to the governmental unit responsible for the collection.
9	10–401.
10	(a) (1) In this section "issuing authority" means, as appropriate, the:
11 12	(i) [Comptroller] SECRETARY with respect to licenses or permits issued by the [Comptroller's Office] SECRETARY; or
13 14	(ii) Board of license commissioners, with respect to licenses approved by them, for Baltimore City or any county.
15 16 17	(3) The license or permit must be revoked or suspended, except as provided in $\S 10-402$ of this subtitle or $\S 15-112(c)(6)$ or (p) of this article, for the following causes:
18 19	(x) Failure to furnish bond as required by this article within fifteen days after notice from the [Comptroller] SECRETARY.
20	10–402.
21 22 23 24 25	(a) Whenever any license or permit issued under the provisions of this article is suspended by the [Comptroller] SECRETARY, the licensee or permittee may, before the effective date of the suspension, petition the [Comptroller] SECRETARY for permission to make an offer of compromise consisting of a sum of money in lieu of serving the suspension.
26 27 28	(d) The [Comptroller] SECRETARY may accept the offer of compromise if (1) the public welfare and morals would not be impaired by allowing the licensee or permittee to operate during the period set for the suspension and (2) the payment of

30 (e) The [Comptroller] **SECRETARY** may promulgate rules and regulations 31 necessary to carry out the purposes of this section.

the sum of money will achieve the desired disciplinary purposes.

32 10–403.

- (a) (1) The [Comptroller] SECRETARY or the Board of License Commissioners for any county or Baltimore City, as the case may be, may on its own initiative or upon the written complaint of ten or more citizens, residents, real estate owners and voters of the precinct in which any licensed place of business is situated or upon the complaint of any deputy or inspector employed by the [Comptroller] SECRETARY in the administration of this law, or any peace officer, or if the licensee is located within the corporate limits of any municipality, which is within a county, upon complaint of the mayor and council of that municipality, after a hearing upon charges to be framed by the officer or Board, or upon the complaint, notice of which shall be given to the licensee at least ten days before the hearing, revoke or suspend any license issued under the provisions of this article.
- (2) Nothing contained in this section shall prevent the immediate suspension of any license by:
 - (i) The [Comptroller] **SECRETARY**;
- 15 10-404.

- (a) Except as otherwise provided in this section, when the license issued under the provisions of this article has been revoked, such licensee shall not at any time thereafter be entitled to obtain any other license under the provisions of this article, and no other person shall be entitled to obtain such a license for the same premises until after the expiration of six months from the date of such revocation and not at all in the discretion of said [Comptroller] SECRETARY, board of license commissioners for the city or county, court or State Appeal Board as the case may be. If the license was held on behalf of a corporation, partnership, or unincorporated association, no person until after the expiration of said six—month period shall be entitled to obtain another license on behalf of such corporation, partnership, or unincorporated association, for the sale of alcoholic beverages upon the same premises.
- 27 10-504.
 - (a) Except in Baltimore County, on the tenth day after the holder of any license issued under this article has vacated, or been evicted from the premises for which the license was issued, the license shall expire unless an application for approval of a transfer to another location or assignment to another person pursuant to § 10–503 of this article or an application pursuant to § 10–506 of this article has been approved or is then pending. However, the [State Comptroller] SECRETARY or local licensing board, as the case may be, may postpone the expiration for an additional period not exceeding 20 days in any case to avoid undue hardship.
 - (d) (1) (i) This subsection applies only in Baltimore City.

- 1 (ii) In this subsection, "Board" means the Board of License 2 Commissioners or the [Office of the Comptroller] **SECRETARY**, whichever is the 3 issuing party.
- 4 (e) (1) (i) This subsection applies only in Baltimore County.
- 5 (ii) In this subsection, "Board" means the Board of License 6 Commissioners or the [Office of the Comptroller] **SECRETARY**, whichever is the 7 issuing party.
- 8 10-506.

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Upon the death of the holder of any license issued under this article other than Class E, Class F and Class G licenses, the license shall expire. However, upon application to the [Comptroller] SECRETARY or local licensing board, as the case may be, that granted the license, and upon the payment of a fee of one dollar (\$1.00), made by the executors or administrators of the deceased licensee to the [Comptroller] SECRETARY or local collecting agent, as the case may be, a certificate of permission may be granted for the continuation of the business in the name of the executors or administrators for the benefit of the estate of the deceased. The certificate of permission may be granted for a period not exceeding 18 months from the date of the granted permission, unless the license expires earlier. If the license does expire earlier, upon application by the executor or administrator, a renewal license may be granted for a period not exceeding 18 months after the death of the license holder. Such certificates of permission and renewal licenses issued will be subject to the right of protest, revocation, suspension and restriction as in other cases, upon the payment of a pro rata license fee for such period, and during the period of such continuation the said license and the executors or administrators of the deceased shall be subject to the provisions of the Tax – General Article that relate to the alcoholic beverage tax and all of the provisions of this article. The said administrator or executor to which the aforesaid certificate of permission has been granted may assign or transfer said license for the benefit of said estate, and upon the approval of the application for said transfer or assignment, the said license shall be considered reinstated upon the payment of the balance of the license fee which might be due to the expiration of the license year. If the business of the licensee be not continued as above provided, or if the said license be not transferred or assigned, his executors or administrators shall be authorized to apply for and obtain any refund to which the deceased would have been entitled if his license had been surrendered for cancellation upon the date of his death. No Class E, Class F or Class G license shall expire or become inoperative because of the death and/or incompetency of one or more, but less than all, of the persons to whom it is issued for a company. If all of the persons to whom it is so issued shall die and/or become incompetent during its term, such license shall expire ten days thereafter, but, upon application within such ten days, accompanied by a fee payment of \$1.00 by a person on behalf of such company, the [Comptroller] SECRETARY shall issue a new license replacing, and containing the privileges of, such license to the end of the license year.

(b) Notwithstanding any provisions to the contrary in this article, upon the death of any married licensee, or upon the death of any licensee holding that license for the benefit of a partnership or corporation, upon application to the [Comptroller] SECRETARY or local licensing board, as the case may be, that granted the license, a new license shall be issued to the surviving spouse, the surviving partners for the benefit of the partnership, or the senior surviving officer for the benefit of the corporation without the necessity of any further proceedings for the balance of the current license year. A renewal license may be issued to the surviving spouse or to the surviving members of a partnership or corporation, if they qualify to hold license under this article. The provisions of this subsection apply only in the following subdivisions:

- 12 (1) Anne Arundel County;
- 13 (2) Baltimore County;
- 14 (3) Baltimore City;
- 15 (4) Caroline County;
- 16 (5) Charles County;
- 17 (6) Dorchester County;
- 18 (7) Prince George's County;
- 19 (8) Somerset County; and
- 20 (9) Wicomico County.
- 21 10-507.

The provisions of the Tax – General Article that relate to the alcoholic beverage tax or the provisions of this article shall not be construed to prevent the sale and delivery of alcoholic beverages by manufacturers and wholesalers to persons permitted by proper authority or authorities of the United States to purchase alcoholic beverages for use only on the federal reservation in this State where such persons are assigned without payment of the taxes on the wine and liquor; and in the case of beer upon which the tax has been paid at the time of purchase, a refund of the tax shall be made after approval by the [Comptroller] SECRETARY upon proper application therefor filed within ninety (90) days from date of purchase. Provided, however, the [Comptroller] SECRETARY may require his approval of each order of wine or distilled spirits before the purchase or delivery of same.

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- In order to eliminate the undue stimulation of the sale of alcoholic beverages and the practice of manufacturers and wholesalers in granting secret discounts, rebates, allowances, free goods or other inducement to selected licensees which contribute to a disorderly distribution of alcoholic beverages, it shall be unlawful for any person licensed hereunder as a manufacturer, wholesaler, resident dealer, or nonresident winery permit holder to discriminate directly or indirectly in price, discounts or the quality of merchandise sold, between one dispensary and another dispensary, between one wholesaler and another wholesaler or between one retailer and another retailer purchasing alcoholic beverages bearing the same brand and trade name and of like age and quality. It shall be unlawful for any nonresident dealer, resident dealer, nonresident winery permit holder, or nonresident unlicensed manufacturer to use or promote the use of any such practices for the sale or distribution of alcoholic beverages to or through the manufacturers, wholesalers or county dispensaries in this State. This section shall not restrict a manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder from limiting the quantity of alcoholic beverages to be sold to any licensee under a voluntary or compulsory plan of ration and the word "purchase" shall not imply that a manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder shall be required to sell to all licensees from whom they receive orders. The [Comptroller] SECRETARY may promulgate such rules and regulations as are necessary to carry out the purpose of this section.
- (c) (2) Notwithstanding any other provision of this section, a supplier may enter into an agreement with a wholesaler or authorized representative to replace, directly or indirectly, stale or out—of—date malt beverage products on retail licensed premises:
 - (i) On a case for case basis;
- (ii) At the supplier's expense; and
- (iii) Under a plan submitted to and approved by the [State Comptroller] SECRETARY.
- (3) If a wholesaler refuses to replace stale or out—of—date malt beverage products on retail licensed premises, the supplier may unilaterally submit a replacement plan to the [State Comptroller] SECRETARY for approval.
- (4) Notwithstanding any other provision of this article, the replacement plan that the supplier unilaterally submits to the [State Comptroller] **SECRETARY** may include the designation of an authorized representative or wholesaler outside the territory of the wholesaler who refuses to participate in a plan to replace stale or out–of–date malt beverage products.

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- (b) The [Comptroller] SECRETARY is authorized and directed, by regulation, to prescribe the maximum discounts which may be allowed by any manufacturer, wholesaler, or nonresident winery permit holder in the sale and distribution of various quantities of wines and liquors. Said regulation may also, in the discretion of the [Comptroller] SECRETARY, prohibit the giving of discounts by any manufacturer, wholesaler, or nonresident winery permit holder in the sale and distribution of any or all quantities or kinds of wines and liquors.
- The [Comptroller] SECRETARY is authorized and directed, by regulation, (c) to require the filing, from time to time, by any manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder of schedules of prices at which wines and liquors are sold by such manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder and further to require the filing of any proposed price change. Said regulation shall provide that the effective date of any proposed price decrease shall be postponed for such period of time as the [Comptroller] SECRETARY may prescribe sufficient to permit notice thereof to other manufacturers or wholesalers selling similar wines and liquors and an opportunity for the same to make a like price decrease. Said regulation shall also provide that any manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder proposing to sell any wines and liquors not currently being sold by the same shall first give notice to the [Comptroller] SECRETARY of the prices at which such wines and liquors are proposed to be sold; and said regulation shall further provide that sales of such wines and liquors shall not be made for such period of time as the [Comptroller] SECRETARY may prescribe sufficient to permit notice thereof to other manufacturers or wholesalers selling similar wines and liquors and an opportunity for such other manufacturers or wholesalers to alter the price of such similar wines and liquors so as to make that price comparable to the price fixed by the manufacturer or wholesaler proposing to sell wines and liquors not currently being sold. The [Comptroller] SECRETARY is authorized and empowered, in promulgating the regulations required by this subsection, to require the filing by any manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder of any other information with regard to the size, containers, brands, labels, descriptions, packages, quantities to be sold and any other data in connection with wines and liquors as the [Comptroller] **SECRETARY** may reasonably determine.
- (c-1) The [Comptroller] **SECRETARY** may require, by regulation, that suppliers of wholesalers of distilled spirits affirm that the net price of each item offered for sale, exclusive of routine transportation costs, is no higher than the lowest price at which such item is being offered for sale elsewhere within the United States, including the District of Columbia.
- (e) Nothing contained in this section shall be construed to authorize the [Comptroller] SECRETARY to fix the prices at which any wines and liquors may be sold by any manufacturer, wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder other than to fix permissible discounts which may be allowed by any manufacturer or wholesaler on such sales and other than to

1 postpone the effective date of any proposed price decrease in the sale and distribution 2 of wines and liquors currently sold by any manufacturer, wholesaler, nonresident 3 dealer, resident dealer, or nonresident winery permit holder or the effective date of the 4 sale of any wines and liquors not currently being sold by any manufacturer, 5 wholesaler, nonresident dealer, resident dealer, or nonresident winery permit holder 6 for a reasonable period sufficient to permit the filing of proposed price decreases or 7 proposed sales of wines and liquors not currently being sold, as the case may be, with 8 the [Comptroller] SECRETARY and notice thereof to other manufacturers or 9 wholesalers, and an opportunity for the same to make like price changes. Nothing 10 contained in this section shall be construed to require any manufacturer, wholesaler, 11 nonresident dealer, resident dealer, or nonresident winery permit holder of wines and 12 liquors to make sales to any licensees under the provisions of this article.

- 13 12–104.
- 14 (e) (5) (ii) Subject to subparagraph (iii) of this paragraph, the 15 [Comptroller] SECRETARY may issue one Class 6 pub-brewery license or one Class 7 16 micro-brewery license, but not both, to a person that holds not more than five Class B 17 beer, wine and liquor licenses.
- 18 (6) (i) The [State Comptroller] **SECRETARY** may issue to a single 19 applicant one Class 6 pub-brewery license or one Class 7 micro-brewery license but 20 not both for a location in an enterprise zone in Dorchester County, if the applicant 21 holds no more than three Class B beer, wine and liquor licenses.
- 22 12–107.
- 23 (b) (6) Notwithstanding any other provision of this article, paragraph (2) of this subsection does not apply to a Class 4 limited winery which brings wine and 25 pomace brandy manufactured on its licensed premises onto a retail licensed premises under the following conditions:
- 27 (iv) The limited winery or winery trade association complies 28 with any rules or regulations promulgated by the [Comptroller] **SECRETARY** 29 pertaining to on-premise promotions and product sampling; and
- 30 12–112.
- 31 (c) (5) (i) A wholesaler may not intentionally deliver beer to a retail 32 dealer to whom any wholesaler has extended credit under this subsection if the retail 33 dealer:
- 2. Is currently listed on the Worcester County beer credit control list in accordance with regulations issued by the [Comptroller] SECRETARY.

1 A retail dealer may request a hearing with the State (8)2 Comptroller Secretary within 10 days after being listed on the Worcester County 3 beer credit control list for failure to comply with the provisions of this subsection. 4 The [State Comptroller] SECRETARY (ii) shall immediately from the Worcester County beer credit control list a retail dealer who 5 6 requests a hearing, pending the disposition of the hearing. 7 (9)The [State Comptroller] SECRETARY shall enforce the provisions 8 of this subsection and shall adopt regulations to carry out this subsection. 9 12–113. 10 For the prevention and detection of fraud by manufacturers, wholesalers (a) 11 and retail dealers, the [Comptroller] SECRETARY and/or the local liquor licensing boards shall be empowered to prescribe for use, and to authorize any of their deputies 12 13 or inspectors to make use of such hydrometers, saccharometers, weighing and gauging instruments or other means, records or devices for ascertaining the quantity and/or 14 15 quality of alcohol in any alcoholic beverage as they may deem necessary, and they may prescribe rules and regulations to secure a uniform and correct system of inspection, 16 17 marking and gauging of all such beverages. 18 13–101. 19 In this section "alcohol awareness program" means a program: (a) 20 (1) That: 21 Is approved and certified by the [State Comptroller] (i) 22 **SECRETARY**: and 23 Has been issued an alcohol awareness program permit by (ii) 24the [State Comptroller] **SECRETARY**; 25 The [State Comptroller] **SECRETARY**: (e) (1) 26 Shall approve and certify each alcohol awareness program that is in compliance with this section; and 27 28 May require recertification of the approved program to (ii) 29 insure compliance with any changes in the program. 30 Any program provider who violates the provisions of this 31 subsection is subject to a decertification of the program by the [State Comptroller]

SECRETARY.

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(g) The [Comptroller] **SECRETARY** may issue regulations to set standards and requirements pertaining to course content, course duration, course format and any other course related activities the [Comptroller] **SECRETARY** may require.

4 14-201.

Every person, who within this State, shall manufacture, rectify, blend, import, distribute, transport, store, warehouse, sell or offer for sale alcoholic beverages, or who is the holder of a license permitting the doing of any such acts, shall keep complete and accurate records of all alcoholic beverages purchased, sold, manufactured, rectified, blended, improved, brewed, fermented, distilled, produced, stored, warehoused, withdrawn from storage, imported or transported, and report (under oath if the [Comptroller] **SECRETARY** deems advisable) at any time, and from time to time, upon written request of the [Comptroller] SECRETARY, on forms prescribed by the [Comptroller] SECRETARY, any information relating to alcoholic beverages for which the records prescribed by this section are required to be kept. Such records shall be of a kind and in the form prescribed by the [Comptroller] SECRETARY and shall be safely preserved for two (2) years in such a manner as to insure permanency and accessibility for inspection by the [Comptroller] SECRETARY or any duly authorized employee of said [Comptroller] SECRETARY during all regular business hours. All records of license holders shall be kept and maintained at the location designated in the license and shall be available for audit or inspection by the [Comptroller] **SECRETARY** or his duly authorized representative during all regular business hours. Provided, however, where a person is permitted to have more than one location the records may be kept at the principal location. In addition to the other penalties provided by this article, the [Comptroller] SECRETARY shall have power to suspend immediately, without a hearing, for a period not exceeding thirty days, the license of any licensee who shall fail to comply with the provisions of this section, and such license may be further suspended or revoked after hearing, as elsewhere in this article provided.

29 14-202.

- (a) Every common carrier, by rail, air, water or highway, transporting alcoholic beverages, either in interstate or intrastate commerce, to points within the State of Maryland, and every person transporting alcoholic beverages by any means within the State of Maryland, shall at any time and from time to time, upon written request of the [Comptroller] SECRETARY, report under oath on forms prescribed by the [Comptroller] SECRETARY, all such consignments or deliveries of alcoholic beverages, for such period as the [Comptroller] SECRETARY may specify.
 - (b) If required by the [Comptroller] **SECRETARY**, the reports shall show:
- (1) The name and address of the person to whom the deliveries of alcoholic beverages have actually and in fact been made;

- 1 (2) The name and address of the original consignee, if alcoholic 2 beverages have been delivered to any other person than the originally named 3 consignee;
- 4 (3) The point of origin, the point of delivery, the date of delivery and 5 the number and initials of each car, if shipped by rail, the name of the boat, barge or 6 vessel, if shipped by water, the license number of each truck, if shipped by motor 7 truck, or if delivered by other means, the manner in which the delivery was made;
- 8 (4) The kind of alcoholic beverages and the number of gallons of each 9 contained in any such shipment or shipments; and
- 10 (5) Any other additional information relative to shipments that the 11 [Comptroller] SECRETARY may require.
- 12 14-203.
- The [Comptroller] **SECRETARY** shall include in his annual reports statements giving statistical information as to the alcoholic beverages business in this State, which, in his opinion, shall be of interest to the public and industry; it being the intent and purpose of this section to furnish a basis for annual comparison as to the scope of the industry in Maryland, and the consuming habits of Maryland residents.
- 18 14-204.
- The [Comptroller] SECRETARY, local licensing boards, and license 19 20 issuing authorities shall severally keep an accurate record of every license issued or approved by them, respectively, under this article. The [Comptroller] SECRETARY 2122and boards shall also keep an accurate record of all revocations, suspensions and 23cancellations of licenses and of all restrictions imposed upon any license, with a brief 24notation as to the cause for such action, and the boards shall in each case, forthwith 25 report the same to the [Comptroller] SECRETARY. Such records shall be open to 26 inspection at the respective offices of the [Comptroller] SECRETARY, board, or license 27 issuing authority during regular business hours, by any person.
- 28 15–109.
- 29 (d) In Baltimore City:
- 30 (3) The Board shall appoint an executive secretary and a deputy 31 executive secretary whose salaries shall be fixed by the Board, subject to approval by 32 the [State Comptroller] **SECRETARY**.
- 33 15–112.

- (c) (3) (ii) In addition to a salary stated in subparagraph (i) of this paragraph, each of the inspectors shall receive a monthly expense of \$300 per month, subject to the approval of the [State Comptroller] SECRETARY.
- 4 15–206.
 - (a) The liquor control board shall keep accurate records of all purchases of alcoholic beverages, which records shall be open to inspection by the [Comptroller] **SECRETARY** or any of his deputies during all regular business hours, and shall also prepare and forward to the board of county commissioners a report for the period ending on April 30th, in each year, which report shall contain a full and complete statement of the business transacted by the board and the results of the operation of the dispensaries or branch dispensaries established under the authority of this subtitle.
- 13 16–301.
- 14 (a) In addition to the powers otherwise provided by this article, the 15 [Comptroller] SECRETARY and the board of license commissioners from any county or 16 Baltimore City, respectively, have full power and authority to adopt such reasonable 17 rules and regulations as they may deem necessary to enable them effectively to discharge the duties imposed upon them by this article.
- 19 16–302.

- The [Comptroller] **SECRETARY** is hereby directed and empowered to make, amend, alter and publish rules and regulations for the proper enforcement of his duties under this article. He is authorized to adopt rules and regulations in regard to labeling and advertising similar to those adopted by the Federal Bureau of Alcohol, Tobacco and Firearms; nature, form and capacity of all containers; credit sales; records to be kept by licensees and others engaged in the business; and such other subjects as may be deemed necessary for the proper administration of his duties under this article. Any violation of any rule or regulation adopted hereunder, or under the provisions of the Tax General Article that relate to the alcoholic beverage tax, shall be ground for revocation or suspension of license, and the offender shall be subject to the penalties prescribed by § 16–503 of this article.
- 31 16–303.
- The [Comptroller] **SECRETARY** is hereby authorized and empowered to make, amend, alter and publish rules and regulations regarding the amount of deposit on returnable beer containers which shall be charged and collected by manufacturers and wholesalers of beer.
- 36 16–401.

It shall be the duty of the various State's Attorneys, sheriffs, constables, bailiffs, police and other prosecuting and peace officers of every sort, to enforce the provisions of this article, and to prosecute those persons charged with violation of the provisions thereof. No powers or duties herein conferred upon the [Comptroller] SECRETARY or any other State official shall be deemed to relieve local officials from this duty of enforcement and prosecution. Nothing herein shall be deemed to restrict in any manner the appropriation of funds by the political subdivision of this State to aid in the enforcement of the provisions of this article. The provisions of this section shall not apply to the Sheriff, constables and bailiffs of Baltimore County.

10 16–404.

- (a) The [Comptroller] **SECRETARY** may investigate the manufacture, sale, purchase, use and transportation of industrial alcohol unfit for beverage use to the extent reasonably necessary to prevent conversion into alcoholic beverages fit for consumption. The [Comptroller] **SECRETARY** may call upon other administrative departments of the State, county and municipal governments, county and city police departments and upon all prosecuting officers for such information and assistance as he may deem necessary to carry out the provisions of this article.
- (b) The [Comptroller] **SECRETARY** is authorized to delegate the [Comptroller's] **SECRETARY'S** authority under this article [to the director of the Alcohol and Tobacco Tax Bureau of the Comptroller's office] to issue or refuse to issue licenses and permits.
- (c) The [Comptroller] SECRETARY is authorized to delegate the [Comptroller's] SECRETARY'S authority to conduct hearings of violations of this article or of any regulations issued thereunder [to the director of the Alcohol and Tobacco Tax Bureau of the Comptroller's office or any other employee of the Comptroller's office]; provided, however, [the director of the Alcohol and Tobacco Tax Bureau of the Comptroller's office or any other employee of the Comptroller's office] ANY EMPLOYEE delegated by the [Comptroller] SECRETARY shall not have the authority to invoke penalties provided for under this article, but shall report the employee's findings and recommendations to the [Comptroller] SECRETARY, for the taking of such action as the latter deems appropriate.
- 32 16–405.

The [Comptroller, his] SECRETARY, THE SECRETARY'S duly authorized deputies, inspectors and clerks, the board of license commissioners of the county or the city in which the place of business is located, its duly authorized agents and employees, and any peace officer of such county or city, or any of them, shall be fully authorized to inspect and search, without warrant, at all hours, any building, vehicle and premises in which any alcoholic beverages are authorized to be kept, transported, manufactured or sold under a license or permit issued under the provisions of this article, and any evidence discovered during any such inspections shall be admissible in

- any prosecution for the violation of the provisions of this or any other article, or upon
- 2 any hearing for revocation, suspension or restriction of the license or permit. Any
- 3 alcoholic beverages taken as evidence shall be returned to the license or permit holder
- 4 if he be adjudged not guilty; otherwise it shall be sold to license holders, turned over to
- 5 State institutions for medicinal use or destroyed. Receipts from such sales shall be
- 6 credited to the general fund account of the State, county or Baltimore City as the case
- 7 may be.
- 8 16-407.

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- 9 (a) There is a Field Enforcement Bureau under the [Comptroller] 10 **SECRETARY**, with such officers and employees as may be provided for in the budget
- 11 from time to time.
 - (b) The officers and employees of the Field Enforcement Bureau shall be sworn police officers and shall have all the powers, duties and responsibilities of peace officers for the enforcement of the provisions of this article having to do generally with (1) the illegal importation of alcoholic beverages into this State; (2) the illegal manufacture of alcoholic beverages in this State; (3) the transportation and/or distribution throughout this State of alcoholic beverages which were manufactured illegally and/or on which any alcoholic beverages taxes imposed by this State are due and illegally unpaid; and (4) the manufacture, sale, barter, transportation, distribution or other form of owning, handling or dispersing alcoholic beverages by any person, persons, associations or corporation not licensed or authorized therefor under the provisions of this article. They are authorized and empowered, from time to time to make cooperative arrangements for and to work and cooperate with the various State's Attorneys, sheriffs, constables, bailiffs, police and other prosecuting and peace officers of every sort, in order to enforce the provisions of this article and as provided in this section.
 - (c) The Field Enforcement Bureau shall consult and advise with the several State's Attorneys and other law enforcement officials and police officers as to enforcement problems in their respective jurisdictions, and may make suggestions and recommendations for changes to improve the execution and administration of the provisions of this article.
- 32 16–407.1.
- The [Comptroller] **SECRETARY** shall enforce the provisions of this article applicable to:
- 35 (1) The purchase or importation of alcoholic beverages by a 36 department of liquor control or a liquor control board; and
- 37 (2) The sale of alcoholic beverages to a wholesaler or retail dealer by a department of liquor control or a liquor control board.

- 1 16–410.
- 2 (a) (2) "Board" means the [Comptroller] SECRETARY, the boards of license commissioners, or the members of the boards, as appropriate.
- 4 16–506.
- Every person who shall knowingly or wilfully have in his possession, transport,
- 6 sell or offer for sale, or permit to be kept upon his premises, any alcoholic beverages
- 7 subject to the tax imposed by this article, upon which the tax has not been paid, and
- 8 every person who shall counterfeit or forge any stamp or certificate required by this article, or who shall participate in the evasion of the tax imposed by this article, or
- who shall violate any provisions of any rule or regulation prescribed by the
- 11 [Comptroller] SECRETARY pursuant to the authorization contained in this article.
- shall, upon conviction, be subject to a fine of not exceeding ten thousand dollars
- 13 (\$10,000.00) or to imprisonment for not more than five years or both fine and
- imprisonment in the discretion of the court.
- 15 21–106.
- 16 (b) A keg licensee may not sell or otherwise transfer, or offer to sell or otherwise transfer the contents of a keg for consumption off–premises unless:
- 18 (1) The keg licensee provides to the purchaser a keg registration form
- 19 approved and distributed by the [State Comptroller] SECRETARY that is designed to
- 20 be affixed to the keg and that indicates the name and address of the licensed
- 21 establishment and a registration number;
- 22 Article Business Regulation
- 23 SUBTITLE 1. GENERAL PROVISIONS.
- 24 2-101.
- There is a Department of Labor, Licensing, and Regulation, established as a principal department of the State government.
- 27 SUBTITLE 2. DIVISION OF BUSINESS REGULATION AND TAXATION.
- 28 **2–201.**
- 29 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 30 INDICATED.
- 31 (B) "DIRECTOR" MEANS THE DIRECTOR OF THE DIVISION OF BUSINESS
- 32 REGULATION AND TAXATION.

- 1 (C) "DIVISION" MEANS THE DIVISION OF BUSINESS REGULATION AND
- 2 TAXATION.
- 3 **2–202.**
- 4 (A) THERE IS A DIVISION OF BUSINESS REGULATION AND TAXATION IN
- 5 THE DEPARTMENT.
- 6 (B) THE DIVISION SHALL PERFORM ANY FUNCTION THAT THE
- 7 SECRETARY ASSIGNS TO IT TO CARRY OUT THIS SUBTITLE, TITLE 10, TITLE 16,
- 8 TITLE 16.5, AND TITLE 17, SUBTITLE 20A OF THIS ARTICLE, TITLES 5, 9, AND
- 9 12 OF THE TAX GENERAL ARTICLE, AND ARTICLE 2B OF THE CODE AND, AS
- 10 THEY RELATE TO THE SECRETARY'S POWERS AND DUTIES, TITLES 2 AND 13 OF
- 11 THE TAX GENERAL ARTICLE.
- 12 **2–203.**
- 13 THE SECRETARY MAY DELEGATE TO AN EMPLOYEE OF THE DEPARTMENT
- 14 ANY POWER OF DUTY THAT IS REASONABLE AND PROPER FOR THE
- 15 ADMINISTRATION OF THIS SUBTITLE, TITLE 10, TITLE 16, TITLE 16.5, AND
- 16 TITLE 17, SUBTITLE 20A OF THIS ARTICLE, TITLES 5, 9, AND 12 OF THE
- 17 TAX GENERAL ARTICLE, AND ARTICLE 2B OF THE CODE AND, AS THEY
- 18 RELATE TO THE SECRETARY'S POWERS AND DUTIES, TITLES 2 AND 13 OF THE
- 19 TAX GENERAL ARTICLE.
- 20 **2–204.**
- 21 (A) IN THIS SECTION, "FUND" MEANS THE BUSINESS REGULATION AND
- 22 TAXATION FUND.
- 23 (B) THERE IS A BUSINESS REGULATION AND TAXATION FUND.
- 24 (C) THE SECRETARY SHALL ADMINISTER THE FUND.
- 25 (D) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT
- 26 SUBJECT TO § 7-302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
- 27 (2) THE STATE TREASURER SHALL HOLD THE FUND
- 28 SEPARATELY, AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.
- 29 (E) THE FUND CONSISTS OF:

- 1 (1) REVENUE DISTRIBUTED TO THE FUND UNDER ARTICLE 2B, § 2 10-204(A)(3) OF THE CODE, §§ 16-216 AND 16.5-213 OF THIS ARTICLE, AND §§ 3 2-301, 2-1102, AND 2-1602 OF THE TAX GENERAL ARTICLE;
- 4 (2) MONEY APPROPRIATED IN THE STATE BUDGET TO THE FUND; 5 AND
- 6 (3) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR THE BENEFIT OF THE FUND.
- 8 (F) THE FUND MAY BE USED ONLY FOR ADMINISTERING:
- 9 (1) THE ALCOHOLIC BEVERAGE LICENSING BY THE SECRETARY
 10 UNDER ARTICLE 2B OF THE CODE AND THE ALCOHOLIC BEVERAGE TAX UNDER
 11 TITLE 5 OF THE TAX GENERAL ARTICLE;
- 12 (2) THE LICENSING OF CIGARETTES AND OTHER TOBACCO
 13 PRODUCTS UNDER TITLES 16 AND 16.5 OF THIS ARTICLE AND THE TOBACCO
 14 TAX UNDER TITLE 12 OF THE TAX GENERAL ARTICLE;
- 15 (3) THE LICENSING AND TAXATION OF MOTOR CARRIERS AND 16 MOTOR FUEL UNDER TITLE 12 OF THE TAX GENERAL ARTICLE; AND
- 17 (4) THE LICENSING OF TRANSIENT VENDORS UNDER TITLE 17, 18 SUBTITLE 20A OF THIS ARTICLE.
- 19 (G) (1) THE STATE TREASURER SHALL INVEST THE MONEY OF THE 20 FUND IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED.
- 21 (2) ANY INVESTMENT EARNINGS OF THE FUND SHALL BE 22 CREDITED TO THE GENERAL FUND OF THE STATE.
- 23 (H) EXPENDITURES FROM THE FUND MAY BE MADE ONLY IN 24 ACCORDANCE WITH THE STATE BUDGET.
- 25 10–101.
- 26 (a) In this title the following words have the meanings indicated.
- (d) (1) "Gasoline" means a product that:
- 28 (i) is used as fuel in a spark ignited, internal combustion 29 engine; or

1	(ii) is designated as gasoline by the [Comptroller] SECRETARY.
2	10–201.
3 4	(a) (1) The [Comptroller] SECRETARY shall administer and enforce this title.
5 6	(2) The [Comptroller] SECRETARY may delegate any power or duty of the [Comptroller] SECRETARY under this title.
7 8	(b) To enforce this title, the [Comptroller] SECRETARY may make investigations, hold hearings, examine persons under oath, and receive evidence.
9	(c) To enforce this title, the [Comptroller] SECRETARY may issue subpoenas for the attendance of witnesses to testify or to produce evidence.
11	(d) (1) For inspection or drawing samples, the [Comptroller] SECRETARY shall have access, during normal business hours, to:
13	(i) each place where motor fuel is stored for sale;
4	(ii) each conveyance used to transport motor fuel; or
15 16 17	(iii) subject to the provisions of paragraph (2) of this subsection, the propulsion tank of any special fuel powered motor vehicle used for business purposes.
18 19 20	(2) In the case of the propulsion tank of a vehicle described in paragraph (1)(iii) of this subsection, the [Comptroller] SECRETARY shall also have access for inspection or drawing samples any time the vehicle is in operation.
21 22 23	(3) A denial of access by an agent, owner, or other person who operates such a place, conveyance, or motor vehicle is prima facie evidence of a violation of this title.
24 25 26	(e) (1) (i) The [Comptroller] SECRETARY may detain a motor vehicle, vessel or railroad tank car placed on a customer's siding for use or storage for the purpose of inspecting the vehicle's propulsion tanks.
27 28	(ii) The [Comptroller] SECRETARY may remove samples of diesel fuel in reasonable quantities necessary to determine the composition of the fuel.
29 30 31	(2) The [Comptroller] SECRETARY may inspect and issue citations to operators of motor vehicles for violations of this subtitle at sites where fuel is, or may be, produced, stored, or loaded into or consumed by motor vehicles including:

1	(i)	a terminal;
2 3	(ii) terminal;	a fuel storage facility or bulk storage facility that is not a
4	(iii)	a retail fuel facility;
5	(iv)	a highway rest stop; and
6 7 8	(v) inspection station, or SECRETARY .	a highway inspection station, weigh station, mobile other similar location designated by the [Comptroller]
9	10–202.	
10 11	(a) The [Compadminister and enforce t	otroller] SECRETARY may adopt regulations necessary to this title.
12	(b) The [Comp	troller] SECRETARY shall adopt regulations to:
13 14	• •	ninimum specifications for motor fuel marketed in the State ral practices of other states and the petroleum industry;
15 16	(2) speci manifest; and	fy the information to be included on each loading ticket or
17 18	(3) speci method of annual valida	fy the form of identification markers for vehicles and the tion of the markers.
19	10–203.	
20 21	• • • • • • • • • • • • • • • • • • • •	troller] SECRETARY periodically shall collect or cause to be analyzed samples of all motor fuel that is:
22	(1) subje	ect to regulation under this title; and
23	(2) store	d and offered for sale in the State.
24 25 26	a memorandum of under	troller] SECRETARY shall conduct inspections as provided in restanding on behalf of and in coordination with other agencies are leading under this section.
27	10–204.	

If the [Comptroller] SECRETARY finds that a person is willfully marketing in

the State motor fuel regulated by this title that does not meet minimum specifications

- set by the [Comptroller] SECRETARY or otherwise willfully marketing motor fuel in
- 2 violation of this title or the Tax General Article or any regulation adopted under this
- 3 title or the Tax General Article, the [Comptroller] **SECRETARY**:
- 4 (1) shall order the person to stop the violation, including any sale or 5 distribution; and
- 6 (2) if the violation continues, shall sue for an injunction to stop the 7 violation.
- 8 10-205.
- 9 (a) Except as provided in subsection (b) of this section, the [Comptroller]
- 10 SECRETARY need not analyze, collect, inspect, or set minimum specifications for
- 11 liquefied petroleum gas.
- 12 10–302.
- 13 (b) The analysis shall be made by a testing method approved by the
- 14 [Comptroller] **SECRETARY**.
- 15 10–303.
- 16 (a) Before storing or selling motor fuel in the State, a person or governmental unit shall register with the [Comptroller] SECRETARY.
- 18 (c) An applicant for registration shall submit to the [Comptroller] 19 **SECRETARY** in the form that the [Comptroller] **SECRETARY** requires:
- 20 (1) a statement that the applicant intends to store or sell motor fuel in 21 the State;
- 22 (2) a statement that the motor fuel, as supplied or bought from the supplier, conforms to the specifications set by the [Comptroller] **SECRETARY**;
- 24 (3) the brand, type, and grade of the motor fuel to be stored or sold;
- 25 (4) the name and address of the supplier;
- 26 (5) if applicable, the number of retail nozzles by type of motor fuel;
- 27 (6) the legal business name and federal identification number of the 28 applicant; and
- 29 (7) the address of the location where the motor fuel will be stored or 30 sold.

- 1 (d) (1) The [Comptroller] **SECRETARY** shall issue a certificate of 2 registration to each applicant who meets the requirements of this section.
- 3 (2) The [Comptroller] **SECRETARY** shall set the form of the certificate 4 of registration.
- 5 (h) The [Comptroller] **SECRETARY** may waive this section only when consumers in the State otherwise would be subject to extreme hardship during an emergency or civil disturbance.
- 8 10-304.
- 9 (a) The [Comptroller] **SECRETARY** may not issue a certificate of registration 10 to a retail service station dealer who markets motor fuel through a retail service station altered, enlarged, or structurally modified after July 1, 1977, unless:
- 12 (1) the station contains an enclosed work area where the service of motor vehicles is offered to customers regardless of whether motor fuel is bought; and
- 14 (2) the services offered include a battery charge, lubrication, oil 15 change, tire repair, and replacement of accessories such as fan belts, radiator hoses, or 16 wiper blades.
- 17 (b) Notwithstanding subsection (a) of this section, the [Comptroller]
 18 SECRETARY may issue a certificate of registration to a retail service station dealer
 19 who markets motor fuel through:
- 20 (1) a retail service station that, before it is altered, enlarged, or structurally modified, lacks an enclosed work area; or
- 22 (2) a retail service station that is altered, enlarged, or structurally 23 modified if the owner and retail service station dealer agree to the elimination of an enclosed work area.
- 25 10–304.1.

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- (c) If the [Comptroller] SECRETARY receives a complaint in writing that a retail service station dealer is selling motor fuel below cost, the [Comptroller] SECRETARY shall investigate and determine within 3 business days of the receipt of the complaint whether the allegations contained in the complaint are true.
 - (d) The [Comptroller] **SECRETARY** shall issue a stop sale notice and may suspend or revoke the certificate of registration of a retail service station dealer if the [Comptroller] **SECRETARY** determines that the retail service station dealer is in violation of this section.

1 10–305.

- 2 (a) (1) Each dealer, manufacturer, refiner, or special fuel seller who 3 imports motor fuel into the State shall submit to the [Comptroller] **SECRETARY** 4 refinery specifications, including additive specifications, without regard to where the 5 additives become part of the motor fuel.
- 6 (2) The [Comptroller] **SECRETARY** may waive this section only when consumers in the State otherwise would be subject to extreme hardship during an emergency or civil disturbance.
- 9 (b) (1) When submitting refinery specifications, a dealer, manufacturer, refiner, or special fuel seller, with the approval of the [Comptroller] SECRETARY, may designate 1 or more components of the motor fuel, including an additive, as a trade secret.
- 13 (2) In determining whether a component is a trade secret, the [Comptroller] SECRETARY shall consider whether a chemist who uses modern analytical techniques reasonably could be expected to identify the component.
- 16 (3) The [Comptroller] **SECRETARY** shall make every reasonable effort to protect the trade secret.
- 18 10-306.
- 19 (a) Before selling motor fuel, each dealer, manufacturer, refiner, special fuel seller, or person operating a facility where motor fuel is stored in bulk for further distribution shall submit to the [Comptroller] SECRETARY for approval each terminal agreement, each additive specification, and each refinery specification.
- 23 (b) Before selling motor fuel, each dealer, manufacturer, or refiner shall submit to the [Comptroller] SECRETARY for approval each exchange agreement, each additive specification, and each refinery specification.
- 26 (c) The [Comptroller] SECRETARY may waive this section only when consumers in the State otherwise would be subject to extreme hardship during an emergency or civil disturbance.
- 29 10-307.
- An employee of the [Office of the Comptroller] **DEPARTMENT** may not divulge an additive specification or a refinery specification.
- 32 10–308.

1 2 3	(a) Before making the first sale in the State of gasoline imported into the State, the seller shall register with the [Comptroller] SECRETARY each additive introduced into the gasoline after it was received in the State.
4	10–309.
5 6 7	(a) Before making the first sale in the State of special fuel imported into the State, the seller shall register with the [Comptroller] SECRETARY each additive introduced into the special fuel after it was received in the State.
8 9	(c) An additive may only be introduced into special fuel for resale or distribution:
10	(1) by a special fuel seller; and
11	(2) in a manner set by regulation of the [Comptroller] SECRETARY.
12	10–310.
13 14 15	(a) Before making the first sale in the State of a fluid, material, or other item, in a prepackaged form, imported into the State that purports to be a substitute for or improver of motor fuel, the seller shall:
16	(1) submit the item to the [Comptroller] SECRETARY for inspection;
17 18	(2) label the item in a way that the [Comptroller] SECRETARY approves; and
19 20	(3) obtain authorization for the sale from the [Comptroller] SECRETARY.
21 22	(b) In addition to any other information that the [Comptroller] SECRETARY requires, the seller shall submit to the [Comptroller] SECRETARY:
23 24	(1) the trade name, trademark, manufacturer, and place of manufacture of the item;
25	(2) a quantitative analysis of the item;
26	(3) a copy of any patent for the item;
27	(4) proof of all claims made for the item;
28	(5) instructions for use, including dosage;
29	(6) an amount of the item sufficient to be analyzed; and

- 1 (7) the results of each applicable SAE or ASTM test made on the item.
- 2 (c) If a material change is made in an item authorized for sale under this section, the item shall be resubmitted to the [Comptroller] **SECRETARY** for authorization.
- 5 (d) The [Comptroller] **SECRETARY** shall order the removal from the State of an unauthorized item offered for sale.
- 7 10–311.
- 8 (b) This section does not apply to facilities that an agricultural cooperative 9 association owns and operates if:
- 10 (2) the certification is submitted to the [Comptroller] **SECRETARY**11 with the application for registration of a retail service station dealer under this subtitle:
- 13 (d) If a dealer has previously operated a retail service station, the 14 [Comptroller] SECRETARY may adopt regulations that define the circumstances in 15 which a producer or refiner temporarily may operate the station.
- 16 10–314.
- Each supplier of motor fuel to a retail service station dealer shall ensure that the motor fuel meets specifications set by the [Comptroller] SECRETARY.
- 19 10-315.
- 20 (d) If the retail price of motor fuel is advertised on a sign or by other means 21 on the premises of and approaches to the retail outlet, the grade designation displayed 22 for any motor fuel in the advertisement shall be the same as the grade designation 23 that is required to be displayed for that motor fuel on the retail dispensing pump as 24 specified by the [Comptroller] SECRETARY.
- 25 10–316.
- The [Comptroller] **SECRETARY** shall issue a stop sale notice if the [Comptroller] **SECRETARY** finds that a person:
- 28 (1) stores or sells motor fuel from a location that does not have a valid certificate of registration;
- 30 (2) willfully uses a motor fuel advertisement that is misleading;

- 1 (3) willfully markets motor fuel that has not been approved; or
- 2 (4) sells motor fuel below cost in violation of § 10-304.1 of this 3 subtitle.
- 4 10–317.
- 5 (a) The [Comptroller] **SECRETARY** may suspend or revoke a registration for 6 a violation of this subtitle, including the submission of a false statement, for a period 7 not exceeding 30 days.
- 8 (b) If the [Comptroller] SECRETARY finds that a person has willfully 9 altered, enlarged, or structurally modified a retail service station in violation of § 10–304 of this subtitle, the [Comptroller] SECRETARY may suspend or revoke the registration until the violation is corrected.
- 12 10-318.
- If, because of the marketing of an unapproved product, the [Comptroller]

 SECRETARY under § 10–317 of this subtitle suspends or revokes the registration of a
 retail service station dealer who is without fault, the supplier of the unapproved
 product is liable in damages to the retail service station dealer in an amount equal to
 the net operating loss sustained during the period of suspension or revocation.
- 18 10–323.1.
- 19 (b) Reporting shall be on a frequency established by the [Comptroller] 20 SECRETARY through regulations, but may not be more frequent than once per calendar month.
- 22 (c) Reporting shall be on forms furnished by the [Comptroller] **SECRETARY**.
- 23 (d) Completed reports shall be forwarded to and be received by the 24 [Comptroller] SECRETARY within 15 calendar days of the end of the report period.
- 25 10–323.2.
- 26 (f) In addition to any other penalty provided by law, the [Comptroller]
 27 SECRETARY may assess against any person that violates any provision of this section
 28 dealing with the use, sale, transportation, or storage of dyed diesel fuel:
- 29 (1) for the first violation, a fine of \$1,000 or \$10 per gallon of dyed diesel fuel involved in the violation, whichever amount is greater; and

- 1 (2) for a second or subsequent violation, a fine equal to the amount of 2 the penalty assessed under item (1) of this subsection for the first violation multiplied 3 by the total number of violations.
- 4 10–401.
- 5 (a) Each petroleum transporter shall register with the [Comptroller] 6 SECRETARY before transporting motor fuel to or from a place in the State.
- 7 (b) An applicant for registration shall submit to the [Comptroller] 8 SECRETARY an application on the form that the [Comptroller] SECRETARY requires.
- 9 (c) The [Comptroller] **SECRETARY** shall register and issue a letter of registration to each applicant that meets the requirements of this subtitle.
- 11 (d) A petroleum transporter shall notify the [Comptroller] **SECRETARY** of each change in registration information within 5 days of the change.
- 13 10–403.
- Subject to the hearing provisions of § 10–404 of this subtitle, the [Comptroller]

 SECRETARY may deny registration to an applicant, reprimand a registrant, or
 suspend or revoke the registration of a petroleum transporter if the applicant or
 registrant:
- 18 (1) fraudulently or deceptively obtains or attempts to obtain the registration for the applicant or registrant or for another person;
- 20 (2) fraudulently or deceptively uses the registration;
- 21 (3) fails to submit a report required under § 10–410 of this subtitle;
- 22 (4) submits false information in a report required under 10–410 of 23 this subtitle; or
- 24 (5) violates this subtitle.
- 25 10–404.
- 26 (a) Except as otherwise provided in § 10–226 of the State Government Article, before the [Comptroller] SECRETARY takes any final action under this subtitle, the [Comptroller] SECRETARY shall give the person against whom the action is contemplated an opportunity for a hearing before the Comptroller.
- 30 (b) The [Comptroller] **SECRETARY** shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.

- 1 (c) The [Comptroller] **SECRETARY** may administer oaths in connection with 2 a proceeding under this section.
- 3 (d) If, after due notice, the person against whom the action is contemplated does not appear, nevertheless the [Comptroller] SECRETARY may hear and determine
- 5 the matter.
- 6 10-405.
- A party to a proceeding before the [Comptroller] **SECRETARY** who is aggrieved
- 8 by a final decision of the [Comptroller] **SECRETARY** in a contested case, as defined in
- 9 § 10–202 of the State Government Article, may take an appeal as allowed in §§ 10–222
- and 10–223 of the State Government Article.
- 11 10-406.
- 12 (a) Each vehicle used to transport motor fuel shall be identified on the tank
- part of the vehicle or another location acceptable to the [Comptroller] SECRETARY
- with the name of the petroleum transporter who is registered under this subtitle.
- 15 10–408.
- Each petroleum transporter:
- 17 (2) if such a certificate is unavailable, shall get and keep for inspection
- at the request of the [Comptroller] **SECRETARY** a certificate from a governmental
- 19 unit or professional engineer.
- 20 10-410.
- Each petroleum transporter required by regulation to report to the
- 22 [Comptroller] **SECRETARY** shall:
- (1) report monthly on the form required by the [Comptroller]
- 24 **SECRETARY** all motor fuel that the petroleum transporter imports into or exports
- 25 from the State;
- 26 (2) keep for 2 years a record of each interstate and each intrastate
- shipment of motor fuel;
- 28 (3) on request, provide these records to the [Comptroller]
- 29 **SECRETARY**; and
- 30 (4) report immediately to the [Comptroller] SECRETARY the loss of
- any motor fuel, unless the loss is due to:

warehouse.

1	(i) temperature correction; or
2	(ii) a spill that is reported to another State unit.
3	10–503.
4 5 6	(d) The [Comptroller] SECRETARY , in consultation with the Washington, Maryland, Delaware Service Station and Automotive Repair Association, shall adopt guidelines for the design of a sign required under this section.
7	16–102.
8 9	The [Comptroller] SECRETARY may delegate any power or duty of the [Comptroller] SECRETARY under this title.
10	16–201.
11	(a) In this subtitle the following words have the meanings indicated.
12	(b) "License" means:
13 14	(1) a license issued by the [Comptroller] SECRETARY under § $16-205(a)$ of this subtitle to:
15	(i) act as a manufacturer;
16	(ii) act as a subwholesaler;
17	(iii) act as a vending machine operator;
18	(iv) act as a wholesaler; or
19	(v) act as a storage warehouse; or
20 21	(2) a license issued by the clerk under § 16–205(b) of this subtitle to act as a retailer.
22 23	(c) "Licensed manufacturer" means a person licensed by the [Comptroller] SECRETARY under § 16–205(a) of this subtitle to act as a manufacturer.
24 25	(e) "Licensed storage warehouse" means a facility licensed by the [Comptroller] SECRETARY under § 16–205(a) of this subtitle to act as a storage

"Licensed subwholesaler" means a person licensed by the [Comptroller] 1 (f) 2 **SECRETARY** under § 16–205(a) of this subtitle to act as a subwholesaler. "Licensed vending machine operator" means a person licensed by the 3 [Comptroller] SECRETARY under § 16–205(a) of this subtitle to act as a vending 4 machine operator. 5 "Licensed wholesaler" means a person licensed by the [Comptroller] 6 7 **SECRETARY** under § 16–205(a) of this subtitle to act as a wholesaler. 8 16-204.9 An applicant for a license to act as a manufacturer shall: (a) 10 submit an application to the [Comptroller] SECRETARY on the (1) 11 form and containing the information that the [Comptroller] SECRETARY requires; 12and pay to the [Comptroller] SECRETARY a fee of \$25. 13 (2)14 (b) **(2)** The application shall: (i) be made on the form that the clerk requires; and 15 16 contain the information that the [Comptroller] SECRETARY (ii) 17 requires. 18 (c) An applicant for a license to act as a storage warehouse shall: submit an application to the [Comptroller] SECRETARY on the 19 20 form and containing the information that the [Comptroller] SECRETARY requires; 21and 22 **(2)** pay to the [Comptroller] SECRETARY a fee of \$25. 23(d) An applicant for a license to act as a subwholesaler shall: 24submit an application to the [Comptroller] SECRETARY on the 25form and containing the information that the [Comptroller] SECRETARY requires; and 2627(2)pay to the [Comptroller] **SECRETARY** a fee of: \$500 for a 1-year term; or 28 (i)

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1 (ii) the amount that results when \$500 is prorated to the 2 nearest month, if the application is for less than a 1-year term. 3 (e) An applicant for a license to act as a vending machine operator shall: 4 (1) obtain the county license required under § 16–301 of this title: 5 submit an application to the [Comptroller] SECRETARY on the 6 form and containing the information that the [Comptroller] SECRETARY requires; 7 and 8 (3) pay to the [Comptroller] **SECRETARY** a fee of \$500. 9 (f) An applicant for a license to act as a wholesaler shall: submit an application to the [Comptroller] SECRETARY on the 10 (1) form and containing the information that the [Comptroller] SECRETARY requires; 11 12and pay to the [Comptroller] **SECRETARY** a fee of \$750. 13 (2) 14 (h) In addition to the license fee otherwise required under this section: (1) 15 an applicant for the initial issuance of a license issued by the 16 [Comptroller] SECRETARY under this title shall pay to the [Comptroller] **SECRETARY** a nonrefundable application fee of \$200; and 17 18 (ii) an applicant for renewal of a license issued by the 19 [Comptroller] SECRETARY under this title shall pay to the [Comptroller] 20 **SECRETARY** a renewal fee of \$30. 2116-205.22The [Comptroller] **SECRETARY** shall issue an appropriate license to each 23applicant who meets the requirements of this subtitle for a license to act as a manufacturer, storage warehouse, subwholesaler, vending machine operator, or 2425 wholesaler. 2616-206.27 (a) A manufacturer license authorizes the licensee to:

upon approval of the [Comptroller] SECRETARY, act as an agent

(f) A wholesaler license authorizes the licensee to:

of a Maryland licensed wholesaler for stamping and distribution of cigarettes.

(4)

- 1 (6) sell unstamped cigarettes to another licensed wholesaler if the 2 [Comptroller] SECRETARY specifically authorizes;
- 3 (7) upon approval of the [Comptroller] SECRETARY, designate a
- 4 licensed manufacturer to act as its agent for the stamping and distribution of
- 5 cigarettes; and
- 6 16–208.
- 7 (a) (2) If a licensed subwholesaler or licensed wholesaler sells the 8 licensee's cigarette business and pays to the [Comptroller] SECRETARY a license
- 9 assignment fee of \$10, the licensee may assign the license to the buyer of the business.
- 10 (b) If the cigarette business of a licensee is transferred because of
- bankruptcy, death, incompetency, receivership, or otherwise by operation of law, the
- 12 [Comptroller] SECRETARY shall transfer the license without charge to the new owner
- 13 of the licensee's business.
- 14 (c) (1) If a licensed subwholesaler or licensed wholesaler surrenders the
- 15 license to the [Comptroller] SECRETARY and if no disciplinary proceedings are
- pending against the licensee, the [Comptroller] SECRETARY shall refund a pro rata
- part of the license fee for the unexpired term of the license.
- 18 16–209.
- 19 (a) A licensee shall display a license in the way that the [Comptroller] 20 **SECRETARY** requires by regulation.
- 21 (b) A licensee who sells cigarettes through a vending machine:
- 22 (2) in the way that the [Comptroller] **SECRETARY** requires by 23 regulation, shall:
- 24 (i) identify each vending machine with a conspicuous label that states the licensee's name, address, and telephone number; and
- 26 (ii) display on a conspicuous label applicable prohibitions and 27 penalties under § 10–107 of the Criminal Law Article.
- 28 16–210.
- 29 (a) Subject to the hearing provisions of § 16-211 of this subtitle, the
- 30 [Comptroller] **SECRETARY** may deny a license to an applicant, reprimand a licensee,
- 31 or suspend or revoke a license if the applicant or licensee:

$\frac{1}{2}$	`	,	fraudulently or deceptively obtains or attempts to obtain a license licensee or for another person;
3	(2	2)	fraudulently or deceptively uses a license;
$\frac{4}{5}$	`	,	fails to comply with the Maryland Cigarette Sales Below Cost Act oted under that Act;
6 7	Commercial L	,	fails to comply with the provisions of Title 11, Subtitle 5A of the rticle;
8	(3)	5)	buys cigarettes for resale:
9			(i) in violation of a license; or
10 11	licensed subw	holes	(ii) from a person who is not a licensed cigarette manufacturer, aler, licensed vending machine operator, or licensed wholesaler;
12 13	state, of:	6)	is convicted, under the laws of the United States or of any other
14			(i) a felony; or
15 16	directly relate	d to t	(ii) a misdemeanor that is a crime of moral turpitude and is the fitness and qualification of the applicant or licensee; or
17 18	became due.	7)	has not paid a tax due before October 1 of the year after the tax
19 20			ct to the hearing provisions of § 16–211 of this subtitle, the RETARY may suspend or revoke a license if the licensee violates:
21 22	that title; or	1)	Title 12 of the Tax – General Article, or regulations adopted under
23	(2	2)	this title or regulations adopted under this title.
24 25 26	` '	SEC	et to the hearing provisions of § 16–211 of this subtitle, the RETARY shall deny a license to any applicant who has had a license section until:
27	(1	1)	1 year has passed since the license was revoked; and
28 29	,		it satisfactorily appears to the [Comptroller] SECRETARY that the ply with this title and any regulations adopted under this title.

- 1 Prior to the issuance or renewal of any license, the [Comptroller] (d) 2 **SECRETARY** shall conduct an investigation with regard to: 3 (1) the applicant; 4 (2)the business to be operated; and 5 (3) the facts set forth in the application. 6 16-211.7 Except as otherwise provided in § 10–226 of the State Government (a) 8 Article, before the [Comptroller] **SECRETARY** takes any final action under § 16–210 of 9 this subtitle, the [Comptroller] SECRETARY shall give the person against whom the 10 action is contemplated an opportunity for a hearing before the [Comptroller] 11 SECRETARY. 12 The [Comptroller] SECRETARY shall give notice and hold the hearing in (b) 13 accordance with Title 10, Subtitle 2 of the State Government Article. 14 The [Comptroller] SECRETARY may administer oaths in a proceeding 15 under this section. 16 The person against whom the action is contemplated may be represented 17 at the hearing by counsel. 18 If, after due notice, the person against whom the action is contemplated does not appear, nevertheless the [Comptroller] SECRETARY may hear and determine 19 20 the matter. 2116-212.22 Subject to the notice requirement of subsection (c) of this section, if a 23licensee engages in an act or omission that is a ground for discipline under § 16–210 of 24 this subtitle, the [Comptroller] **SECRETARY** may suspend the license for a consecutive 25 period that: 26 (1) for a first offense, is not less than 5 nor more than 20 business 27 days; or 28 (2) for a subsequent offense, is not less than 20 business days nor 29more than 6 months.
- 30 (b) Subject to the notice requirement under subsection (c) of this section, the 31 [Comptroller] **SECRETARY** may revoke a license if a licensee:

- 1 (1) willfully and persistently engages in an act or omission that is a ground for discipline under § 16–210(a) of this subtitle; or
- 3 (2) violates this title or Title 12 of the Tax General Article, or 4 regulations adopted under these titles.
- 5 (c) If a license is suspended or revoked under this section:
- 6 (1) the [Comptroller] **SECRETARY** shall give the licensee notice of the suspension or revocation; and
- 8 (2) the suspension or revocation may not take effect until at least 5 business days following notice of the suspension or revocation.
- 10 (d) The transfer, renewal, or expiration of a license will not bar or abate a disciplinary action under this section.
- (e) (1) Except for a violation of § 10–107 of the Criminal Law Article, whenever any license issued under the provisions of this subtitle is suspended or revoked by the [Comptroller] SECRETARY, the licensee may, before the effective date of the suspension or revocation, petition the [Comptroller] SECRETARY for permission to make an offer of compromise consisting of a sum of money in lieu of serving the suspension or revocation.
- 18 (2) Money paid in lieu of suspension or revocation shall be paid into 19 the General Fund of the State.
- 20 (3) An offer of compromise shall not exceed \$2,000 in the case of retail licensees, and shall not exceed \$50,000 for other licensees.
- 22 (4) The [Comptroller] **SECRETARY** may accept the offer of 23 compromise if:
- 24 (i) the public welfare and morals would not be impaired by allowing the licensee to operate during the period set for the suspension or revocation; 26 and
- 27 (ii) the payment of the sum of money will achieve the desired 28 disciplinary purposes.
- 29 (5) The [Comptroller] SECRETARY may promulgate rules and 30 regulations necessary to carry out the purposes of this subsection.
- 31 16–213.

- A party to a proceeding before the [Comptroller] **SECRETARY** who is aggrieved by a final decision of the [Comptroller] **SECRETARY** in a contested case, as defined in § 10–202 of the State Government Article, may take an appeal as allowed in §§ 10–222 and 10–223 of the State Government Article.
- 5 16–216.
- 6 (a) (1) THE SECRETARY SHALL PAY TO THE COMPTROLLER ALL 7 LICENSE FEES COLLECTED UNDER THIS TITLE.
- 8 (2) FROM THE LICENSE FEES COLLECTED UNDER THIS TITLE,
 9 THE COMPTROLLER SHALL DISTRIBUTE THE AMOUNT NECESSARY TO
 10 ADMINISTER THIS TITLE TO THE BUSINESS REGULATION AND TAXATION FUND
 11 UNDER § 2–204 OF THE BUSINESS REGULATION ARTICLE.
- 12 (3) [The] AFTER THE DISTRIBUTION UNDER PARAGRAPH (2) OF
 13 THIS SUBSECTION, THE Comptroller shall pay into the General Fund of the State
 14 [all] THE REMAINDER OF THE license fees collected under this title.
- 15 16–218.
- 16 (c) Each subwholesaler and each wholesaler shall:
- 17 (1) keep the records required by this section for 6 years or for a shorter 18 time set by the [Comptroller] **SECRETARY**; and
- 19 (2) allow the [Comptroller] **SECRETARY** to examine the records.
- 20 16–219.
- 21 (b) The [Comptroller] **SECRETARY** by regulation may require a common 22 carrier that brings cigarettes into the State to submit to the [Comptroller] 23 **SECRETARY** a copy of any freight bill relating to the cigarette shipment.
- 24 16–220.
- 25 (a) The [Comptroller] **SECRETARY** shall seal a vending machine to prevent 26 the sale or removal of cigarettes from the machine if:
- 27 (1) a tax stamp is not visible on each visible package of cigarettes in the machine, as required by § 16–209(b)(1) of this subtitle; or
- 29 (2) the machine is not labeled as required by 16-209(b)(2) of this 30 subtitle.

- 1 (b) If the violation for which a vending machine is sealed has been corrected 2 in the presence of the [Comptroller] SECRETARY or the [Comptroller's] 3 SECRETARY'S designee, the [Comptroller] SECRETARY shall remove the seal.
- 4 16–221.
- 5 (a) Except as otherwise provided in § 16–220 of this subtitle, a person may 6 not remove or tamper with a seal placed on a vending machine by the [Comptroller] 7 SECRETARY.
- 8 16–222.
- 9 (c) A person who ships, imports, or sells cigarettes into or within this State in violation of this section is subject to disciplinary action by the [Comptroller] SECRETARY under § 16–210 of this subtitle and to the penalty specified in § 13–1015 of the Tax General Article.
- 13 16–223.
- 14 (c) (1) A licensee who sells or ships cigarettes in violation of this section 15 or causes cigarettes to be shipped in violation of this section is:
- 16 (i) subject to discipline by the [Comptroller] **SECRETARY** 17 under § 16–210 of this subtitle; and
- 18 (ii) guilty of a felony and, on conviction, is subject to a fine not exceeding \$50 for each carton of cigarettes transported or imprisonment not exceeding 20 2 years or both.
- 21 16–306.
- Subject to the hearing provisions of § 16–307 of this subtitle, the [Comptroller]
 SECRETARY may deny a county license to an applicant, reprimand a county licensee,
 or suspend or revoke a county license if the applicant or licensee:
- 25 (1) fraudulently or deceptively obtains or attempts to obtain a license 26 for the applicant or licensee or for another person;
- 27 (2) fraudulently or deceptively uses a license; or
- 28 (3) fails to comply with the Maryland Cigarette Sales Below Cost Act 29 and regulations adopted under it.
- 30 16–307.

- 1 (a) Except as otherwise provided in § 10–226 of the State Government 2 Article, before the [Comptroller] SECRETARY takes any final action under § 16–306 of this subtitle, the [Comptroller] SECRETARY shall give the person against whom the action is contemplated an opportunity for a hearing before the [Comptroller] SECRETARY.
- 6 (b) The [Comptroller] **SECRETARY** shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
- 8 (c) The [Comptroller] **SECRETARY** may administer oaths in a proceeding 9 under this section.
- 10 (d) The person against whom the action is contemplated may be represented 11 at the hearing by counsel.
- 12 (e) If, after due notice, the person against whom the action is contemplated does not appear, nevertheless the [Comptroller] **SECRETARY** may hear and determine the matter.
- 15 16–3B–01.
- 16 (a) A person may not violate a regulation adopted by the [Comptroller]
 17 SECRETARY that applies to a person who sells cigarettes at retail.
- 18 16–602.
- 19 (a) Except as provided in § 16–602.1 of this subtitle, cigarettes may not be 20 manufactured in this State or sold or offered for sale to any person in this State 21 unless:
- 22 (1) the cigarettes have been tested in accordance with the test method 23 and meet the performance standard specified in this section; and
- 24 (2) the manufacturer has filed a written certification with the 25 [Comptroller] SECRETARY in accordance with § 16–603 of this subtitle.
- (c) (2) The [Comptroller] SECRETARY, in consultation with the Commission, may adopt a subsequent ASTM standard test method for measuring the ignition strength of cigarettes on a finding that the subsequent method does not result in a change in the percentage of full-length burns exhibited by any tested cigarette when compared to the percentage of full-length burns the same cigarette would exhibit when tested in accordance with ASTM standard E2187-04 and the performance standard of this section.
- 33 (g) (1) Each laboratory that conducts tests in accordance with this section 34 shall:

1	(i) have current accreditation pursuant to Standard ISO/IEC
2	17025 of the International Organization for Standardization, subsequent laboratory
3	standardization, or another comparable accreditation as determined by the
4	[Comptroller] SECRETARY; and

- 5 (ii) implement a quality control and quality assurance program 6 that includes a procedure to determine the repeatability of the testing results.
 - (2) The repeatability value shall be no greater than 0.19.
- 8 (i) (1) If the [Comptroller] **SECRETARY** determines that a cigarette 9 cannot be tested in accordance with the test method required by this section, the 10 manufacturer of the cigarette shall propose to the [Comptroller] **SECRETARY** a test 11 method and performance standard for that cigarette.
- 12 (2) The [Comptroller] SECRETARY, in consultation with the Commission, may approve a test method and performance standard that the Comptroller determines is equivalent to the requirements of this section, and the manufacturer may use that test method and performance standard for certification of a cigarette in accordance with § 16–603 of this subtitle.
- 17 (3) (i) The [Comptroller] **SECRETARY**, in consultation with the Commission, shall approve a test method and performance standard used in another state if the [Comptroller] **SECRETARY** determines that:
- 20 1. the other state has enacted a reduced cigarette 21 ignition propensity standard that includes a test method and performance standard 22 that are the same as the requirements of this section; and
- 23 2. the officials responsible for implementing the 24 requirements in the other state have approved of the alternative test method and 25 performance standard for a particular cigarette under a legal provision comparable to 26 this section.
 - (ii) A manufacturer may use a test method and performance standard approved under subparagraph (i) of this paragraph for certification in accordance with § 16–603 of this subtitle of the cigarette used in the approved test method.
- 31 (k) (2) (i) On request, the manufacturer shall provide the data 32 retained under paragraph (1) of this subsection to the [Comptroller] **SECRETARY**, the 33 Commission, or the Attorney General within 60 days after receiving the request, for 34 the purpose of ensuring compliance with this section.

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- 1 (c) (1) (i) The manufacturer may submit to the [Comptroller]
 2 SECRETARY, as "confidential under seal", descriptors for each cigarette sold or
 3 distributed for the purpose of consumer testing under subsection (b)(1) of this section.
 4 (2) Notwithstanding any other provision of law, the information
 5 submitted in accordance with paragraph (1) of this subsection:
- 6 (i) is not subject to disclosure under State law or discovery in 7 civil litigation; and
- 8 (ii) may be used by the [Comptroller] **SECRETARY** or the 9 Attorney General for the purpose of enforcing the provisions of this title.
- 10 16–603.
- 11 (a) (1) Each manufacturer shall submit to the [Comptroller] **SECRETARY** 12 written certification attesting that each cigarette has been tested in accordance with 13 and has met the performance standard required under § 16–602 of this subtitle.
- 14 (c) The certification shall be made available to:
- 15 (1) the Attorney General and the Commission for purposes consistent 16 with this subtitle; and
- 17 (2) the [Comptroller] **SECRETARY** for the purpose of ensuring 18 compliance with this section.
- 19 16–604.
- 20 (d) (1) A manufacturer shall request approval of a proposed marking from 21 the [Comptroller] SECRETARY.
- 22 (2) (i) The [Comptroller] **SECRETARY** shall approve a marking specified in subsection (b)(1) of this section.
- 24 (ii) A marking is deemed approved if the [Comptroller] 25 **SECRETARY** fails to act within 10 business days after receiving a request for approval.
- 27 (5) A marking or modified marking approved by the [Comptroller] 28 SECRETARY shall be applied uniformly on all brands marketed and on all packages, 29 including packs, cartons, and cases marketed by that manufacturer.
- 30 16–605.

1 2 3	(c) Each retailer, subwholesaler, vending machine operator, and wholesaler shall allow the [Comptroller] SECRETARY or designee of the [Comptroller] SECRETARY to inspect the markings on cigarette packaging at any time.
4	16–607.
5	The [Comptroller] SECRETARY:
6 7	(1) may adopt regulations necessary to carry out and administer this subtitle;
8 9 10	(2) in consultation with the Commission, may adopt regulations for the conduct of random inspections of retailers, subwholesalers, vending machine operators, and wholesalers to ensure compliance with this subtitle; and
11 12	(3) may establish a \$250 fee for each certification required under § 16–603 of this subtitle to cover the expenses of administering this subtitle.
13	16–609.
14	(a) To enforce this subtitle:
15 16 17 18	(2) the Attorney General or the [Comptroller] SECRETARY may examine the books, papers, invoices, and records of a person in possession, control, or occupancy of a building, structure, or land where cigarettes are placed, stored, sold, or offered for sale.
19	16.5–101.
20	(a) In this title the following words have the meanings indicated.
21	(c) "License" means:
22 23	(1) a license issued by the [Comptroller] Secretary under § $16.5-204(a)$ of this title to:
24	(i) act as a licensed other tobacco products manufacturer;
25	(ii) act as an other tobacco products wholesaler; or
26	(iii) act as an other tobacco products storage warehouse; or
27 28	(2) a license issued by the clerk under § 16.5–204(b) of this title to act as an other tobacco products retailer or a tobacconist.

- "Licensed other tobacco products manufacturer" means a person licensed 1 (d) 2 by the [Comptroller] **SECRETARY** under § 16.5–204(a) of this title who: 3 manufactures or otherwise produces other tobacco products in the 4 State intended for sale in the State, including other tobacco products intended for sale in the State through an importer; and 5 6 (2)sells other tobacco products on which the tobacco tax has not 7 been paid to a licensed other tobacco products wholesaler in the State; 8 (ii) sells other tobacco products on which the tobacco tax has not 9 been paid and which may lawfully be sold in the State to a licensed other tobacco 10 products wholesaler located outside of the State; 11 unless otherwise prohibited or restricted under local law, 12 this article, or the Criminal Law Article, distributes sample other tobacco products to 13 consumers located in the State; or 14 stores other tobacco products in an other tobacco products 15 warehouse in the State for subsequent shipment to licensed wholesalers, federal 16 reservations, or persons outside of the State. 17 "Licensed other tobacco products storage warehouse" means a facility (f) licensed by the [Comptroller] SECRETARY under § 16.5–204(a) of this title to act as 18 19 an other tobacco products storage warehouse. 20 (g) "Licensed other tobacco products wholesaler" means a person licensed by the [Comptroller] SECRETARY under § 16.5–204(a) of this title to act as an other 21 22tobacco products wholesaler. "Premium cigars" means cigars that: 23 (p) 24have hand-rolled wrappers made from whole tobacco leaves where 25 the filler, binder, and wrapper are made of all tobacco, and may include adhesives or 26other materials used to maintain size, texture, or flavor; or 27 (2)are designated as premium cigars by the [Comptroller] 28 **SECRETARY** by regulation.
- 29 16.5–102.
- The [Comptroller] **SECRETARY** may delegate any power or duty of the [Comptroller] **SECRETARY** under this title.
- 32 16.5–203.

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1 An applicant for a license to act as a licensed other tobacco products (a) 2 manufacturer shall: 3 submit an application to the [Comptroller] SECRETARY on the (1) form and containing the information that the [Comptroller] SECRETARY requires; 4 5 and 6 pay to the [Comptroller] SECRETARY a fee of \$25. (2) 7 (b) (3) The application shall: 8 (i) be made on the form that the clerk requires; and 9 (ii) contain the information that the [Comptroller] SECRETARY 10 requires. 11 An applicant for a license to act as an other tobacco products storage (c) 12 warehouse shall: 13 (1) submit an application to the [Comptroller] SECRETARY on the form and containing the information that the [Comptroller] SECRETARY requires; 14 15 and 16 pay to the [Comptroller] SECRETARY a fee of \$25. (2) 17 (d) (1) An applicant for a license to act as an other tobacco products wholesaler shall: 18 19 submit an application to the [Comptroller] SECRETARY on (i) 20 the form and containing the information that the [Comptroller] SECRETARY requires; 21and 22 (ii) except as provided in paragraph (2) of this subsection, pay to 23the [Comptroller] **SECRETARY** a fee of \$250. 24A person who has a license issued under Title 16 of this article to (2)25act as a cigarette wholesaler is not required to pay the license fee. 26 A licensee shall display a license in the way that the [Comptroller] (e) 27 **SECRETARY** requires by regulation. 28 16.5 - 204.

The [Comptroller] SECRETARY shall issue an appropriate license to each

applicant who meets the requirements of this subtitle for a license to act as a licensed

- 1 other tobacco products manufacturer, other tobacco products storage warehouse, or
- 2 other tobacco products wholesaler.
- 3 16.5–205.
- 4 (a) An other tobacco products manufacturer may:
- 5 (5) on approval of the [Comptroller] **SECRETARY**, act as an agent of a Maryland other tobacco products wholesaler for distribution of other tobacco products.
- 7 (d) An other tobacco products wholesaler license authorizes the licensee to:
- 8 (5) sell other tobacco products on which the tobacco tax has not been 9 paid to another licensed other tobacco products wholesaler if the [Comptroller] 10 **SECRETARY** specifically authorizes; and
- 11 16.5–207.
- 12 (a) (2) If a licensed other tobacco products wholesaler sells the licensee's other tobacco products business and pays to the [Comptroller] **SECRETARY** a license assignment fee of \$10, the licensee may assign the license to the buyer of the business, if the buyer otherwise qualifies under this title for an other tobacco products wholesaler's license.
- 17 (b) If the other tobacco products business of a licensee is transferred because of bankruptcy, death, incompetency, receivership, or otherwise by operation of law, the [Comptroller] SECRETARY shall transfer the license without charge to the new owner of the licensee's business, if the transferee otherwise qualifies under this title for the license being transferred.
- (c) (1) If a licensed other tobacco products wholesaler surrenders the license to the [Comptroller] SECRETARY and if no disciplinary proceedings are pending against the licensee, the [Comptroller] SECRETARY shall refund a pro rata part of the license fee for the unexpired term of the license.
- 26 16.5–208.
- 27 (a) Subject to the hearing provisions of § 16.5–209 of this subtitle, the 28 [Comptroller] **SECRETARY** may deny a license to an applicant, reprimand a licensee, or suspend or revoke a license if the applicant or licensee:
- 30 (1) fraudulently or deceptively obtains or attempts to obtain a license 31 for the applicant or licensee or for another person;
- 32 (2) fraudulently or deceptively uses a license;

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1	(3)	buys other tobacco products for resale:
2		(i) in violation of a license; or
3 4	manufacturer or l	(ii) from a person who is not an other tobacco products icensed other tobacco products wholesaler;
5 6	state, of:	is convicted, under the laws of the United States or of any other
7		(i) a felony; or
8 9	directly related to	(ii) a misdemeanor that is a crime of moral turpitude and is the fitness and qualification of the applicant or licensee;
10 11	(5) adopted under tha	violates Title 12 of the Tax – General Article or regulations at title; or
12 13	(6) under these titles	violates this title or Title 16 of this article or regulations adopted
14 15 16		ect to the hearing provisions of § 16.5–209 of this subtitle, the CRETARY shall deny a license to any applicant who has had a license s section until:
17	(1)	1 year has passed since the license was revoked; and
18 19	(2) applicant will com	it satisfactorily appears to the [Comptroller] SECRETARY that the apply with this title and any regulations adopted under this title.
20 21	` '	to the issuance or renewal of any license, the [Comptroller] conduct an investigation with regard to:
22	(1)	the applicant;
23	(2)	the business to be operated; and
24	(3)	the facts set forth in the application.
25	16.5–209.	
26 27 28 29 30	Article, before the of this subtitle, th	pt as otherwise provided in § 10–226 of the State Government [Comptroller] SECRETARY takes any final action under § 16.5–208 e [Comptroller] SECRETARY shall give the person against whom the aplated an opportunity for a hearing before the [Comptroller]

- 1 (b) The [Comptroller] **SECRETARY** shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
- 3 (c) The [Comptroller] **SECRETARY** may administer oaths in a proceeding under this section.
- 5 (d) The person against whom the action is contemplated may be represented at the hearing by counsel.
- 7 (e) If, after due notice, the person against whom the action is contemplated does not appear, nevertheless the [Comptroller] **SECRETARY** may hear and determine the matter.
- 10 16.5–210.
- 11 (a) Subject to the notice requirement of subsection (c) of this section, if a 12 licensee engages in an act or omission that is a ground for discipline under § 16.5–208 13 of this subtitle, the [Comptroller] SECRETARY may suspend the license for a 14 consecutive period that:
- 15 (1) for a first offense, is not less than 5 nor more than 20 business 16 days; or
- 17 (2) for a subsequent offense, is not less than 20 business days nor 18 more than 6 months.
- 19 (b) Subject to the notice requirement under subsection (c) of this section, the 20 [Comptroller] SECRETARY may revoke a license if a licensee:
- 21 (1) willfully and persistently engages in an act or omission that is a 22 ground for discipline under § 16.5–208(a) of this subtitle; or
- 23 (2) violates this title or Title 12 of the Tax General Article or 24 regulations adopted under these titles.
- 25 (c) If a license is suspended or revoked under this section:
- 26 (1) the [Comptroller] **SECRETARY** shall give the licensee notice of the suspension or revocation; and
- 28 (e) (1) Except for a violation of § 10–107 of the Criminal Law Article, 29 whenever any license issued under the provisions of this subtitle is suspended or 30 revoked by the [Comptroller] SECRETARY, the licensee may, before the effective date 31 of the suspension or revocation, petition the [Comptroller] SECRETARY for permission

- to make an offer of compromise consisting of a sum of money in lieu of serving the suspension or revocation.
- 3 (4) The [Comptroller] SECRETARY may accept the offer of 4 compromise if:
- 5 (i) the public welfare and morals would not be impaired by 6 allowing the licensee to operate during the period set for the suspension or revocation; 7 and
- 8 (ii) the payment of the sum of money will achieve the desired 9 disciplinary purposes.
- 10 (5) The [Comptroller] **SECRETARY** may adopt regulations to carry out 11 this subsection.
- 12 16.5–211.
- A party to a proceeding before the [Comptroller] **SECRETARY** who is aggrieved by a final decision of the [Comptroller] **SECRETARY** in a contested case, as defined in § 10–202 of the State Government Article, is entitled to judicial review as provided in §§ 10–222 and 10–223 of the State Government Article.
- 17 16.5–213.
- 18 (a) (1) **(I)** THE SECRETARY SHALL PAY TO THE COMPTROLLER 19 ALL LICENSE FEES COLLECTED UNDER THIS TITLE.
- 20 (II) FROM THE LICENSE FEES COLLECTED UNDER THIS 21 TITLE, THE COMPTROLLER SHALL DISTRIBUTE THE AMOUNT NECESSARY TO 22 ADMINISTER THIS TITLE TO THE BUSINESS REGULATION AND TAXATION FUND 23 UNDER § 2–204 OF THE BUSINESS REGULATION ARTICLE.
- 24 (III) [The] AFTER THE DISTRIBUTION UNDER 25 SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE Comptroller shall pay into the 26 General Fund of the State [all] THE REMAINDER OF THE license fees collected under 27 this title.
- 28 16.5–214.

- 29 (b) (1) Except as provided in paragraph (2) of this subsection, each other 30 tobacco products wholesaler shall make an inventory record each month of all other 31 tobacco products on the premises or under the control of the other tobacco products 32 wholesaler:
 - (i) at the beginning or end of the month; or

- on another specific day of the month, if the other tobacco 1 (ii) 2 products wholesaler finds it more practical to take inventory on that day and notifies 3 the [Comptroller] **SECRETARY** that inventory will be taken on that day. 4 (2)Other tobacco products transferred to retail stock by written 5 memorandum need not be included in the inventory record. 6 (c) Each other tobacco products wholesaler shall: 7 (1) keep the records required by this section for 6 years or for a shorter 8 time set by the [Comptroller] SECRETARY; and 9 allow the [Comptroller] **SECRETARY** to examine the records. (2)10 16.5 - 215.11 The [Comptroller] SECRETARY by regulation may require a common (b) 12 carrier that brings other tobacco products into the State to submit to the [Comptroller] 13 **SECRETARY** a copy of any freight bill relating to the other tobacco products shipment. 14 16.5 - 216.15 A person who ships, imports, or sells other tobacco products into or 16 within this State in violation of this section is subject to disciplinary action by the [Comptroller] SECRETARY under § 16.5–208 of this subtitle and to the penalty 17 specified in § 13–1015 of the Tax – General Article. 18 19 16.5 - 217.20 (c) A licensee who sells or ships other tobacco products in violation of (1) 21this section or causes other tobacco products to be shipped in violation of this section 22 is: 23 subject to discipline by the [Comptroller] SECRETARY 24under § 16.5–208 of this subtitle; and
- 25 17-20A-02.
- 26 (a) (1) Before conducting business in the State, a transient vendor shall obtain a transient vendor's license.
- 28 (2) The [Comptroller] **SECRETARY** may not issue a transient vendor's license unless the transient vendor has a sales and use tax license and any necessary trader's license and has paid all State taxes.

- 1 An application for a transient vendor's license shall be in the form (3) 2 and contain the information that the [Comptroller] SECRETARY requires by 3 regulation. 4 A license required under this section shall be valid for not more (4) 5 than 90 days. 6 (5)The [Comptroller] SECRETARY may not renew a license required 7 under this section unless the transient vendor has a sales and use tax license and any 8 necessary trader's license and has paid all State taxes. 9 A transient vendor shall display the transient vendor's license at each (b) 10 transient place of business. 11 The transient vendor's license shall be on the form specified by the 12 [Comptroller] SECRETARY. 13 17-20A-03. 14 (a) The [Comptroller] SECRETARY may provide by regulation or may order in an individual case that at least 10 days before entering the State to conduct 15 business, a transient vendor shall notify the [Comptroller] SECRETARY, in writing, of 16 17 the location or locations where it intends to conduct business and the date or dates on which it intends to conduct business. 18 19 While conducting business in the State, a transient vendor shall permit the [Comptroller] **SECRETARY** to inspect: 20 21(1) its sales records, including sales receipts and inventory or price 22lists; and 23(2) the goods offered for sale. 24Subject to the hearing provisions of subsection (d) of this section, the (c) 25 [Comptroller] Secretary may suspend or revoke a license issued to a transient 26 vendor under this subtitle if the transient vendor: 27 fails to notify the [Comptroller] SECRETARY as required under (1) subsection (a) of this section; 28
- 29 (2) provides false information to the [Comptroller] **SECRETARY**;
- 30 (3) fails to collect the sales and use tax on all sales as required under 31 Title 11 of the Tax General Article; or

- 1 **(4)** otherwise fails to comply with the provisions of the sales and use 2 tax law or the provisions of this subtitle. 3 (d) Except as otherwise provided in § 10–226 of the State Government 4 Article, before the [Comptroller] SECRETARY takes any final action under this 5 section, the [Comptroller] SECRETARY shall give the person against whom the action 6 is contemplated an opportunity for a hearing before the [Comptroller] SECRETARY. 7 (2)The [Comptroller] SECRETARY shall give notice and hold the 8 hearing in accordance with Title 10, Subtitle 2 of the State Government Article. 9 (3)The [Comptroller] SECRETARY may administer oaths in a proceeding under this subsection. 10 11 If, after due notice, the person against whom the action is 12 contemplated does not appear, nevertheless the [Comptroller] SECRETARY may hear 13 and determine the matter. 14 17-20A-04. 15 (a) (1) Subject to the hearing provisions of subsection (b) of this section, if 16 a transient vendor conducting business in the State fails to display a valid transient vendor's license, the [Comptroller] SECRETARY may order an immediate stop sale 17 18 until a transient vendor's license is obtained or may order a law enforcement officer to 19 seize the goods that the transient vendor is offering or has offered for sale. 20 Subject to the hearing provisions of subsection (b) of this section, if 21a transient vendor sells or offers to sell goods in the State without stating and 22charging the sales and use tax separately from the sale price as required under Title 23 11 of the Tax – General Article, the transient vendor's license is void and shall be 24seized by the law enforcement officer and returned to the [Comptroller] SECRETARY, 25 and the provisions of paragraph (1) of this subsection apply. 26 The [Comptroller] SECRETARY may order summarily a stop sale (b) or a seizure of the transient vendor's goods or license if the [Comptroller] 2728 SECRETARY: 29 finds that the public health, safety, or welfare requires (i) 30 emergency action; and 31 (ii) promptly gives the licensee:
 - 2. an opportunity to be heard.

1.

and the reasons that support the finding; and

written notice of the stop sale or seizure, the finding,

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1 2 3 4 5	(2) (i) If the [Comptroller] SECRETARY finds that emergency action is not necessary under paragraph (1) of this subsection, before the [Comptroller] SECRETARY takes any final action under subsection (a) of this section, the [Comptroller] SECRETARY shall give the person against whom the action is contemplated an opportunity for a hearing before the [Comptroller] SECRETARY .
6 7	(ii) The [Comptroller] SECRETARY shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
8 9	(iii) The [Comptroller] SECRETARY may administer oaths in a proceeding under this subsection.
10 11 12	(iv) If, after due notice, the person against whom the action is contemplated does not appear, nevertheless the [Comptroller] SECRETARY may hear and determine the matter.
13	Article - Courts and Judicial Proceedings
14	5–523.
15 16 17	(a) In this section, ["Comptroller" means the Comptroller of the State] "SECRETARY" MEANS THE SECRETARY OF LABOR, LICENSING, AND REGULATION.
18 19 20 21 22	(b) If, in good faith and with reasonable grounds, the [Comptroller] SECRETARY or a peace officer of the State seizes contraband property or a conveyance used to transport contraband property under § 13–835 of the Tax – General Article, the [Comptroller] SECRETARY or peace officer is not civilly or criminally liable for the seizure.
23	Article - Criminal Procedure
24	2–101.
25 26	(c) "Police officer" means a person who in an official capacity is authorized by law to make arrests and is:
27 28 29	(13) an authorized employee of the Field Enforcement Bureau [of the Comptroller's Office] IN THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION;

Article - Health - General

31 18–213.

1 2 3	(a) (3) "Law enforcement officer" means any person who, in an official capacity, is authorized by law to make arrests and who is a member of one of the following law enforcement agencies:
4 5	(ix) The Field Enforcement Bureau [of the Comptroller's Office] IN THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION;
6	18–213.2.
7 8 9	(a) (8) "Law enforcement officer" means any individual who, in an official capacity, is authorized by law to make arrests and who is a member of one of the following law enforcement agencies:
L0 L1	(ix) The Field Enforcement Bureau [of the Comptroller's Office] IN THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION; or
12	Article - Public Safety
13	3–101.
14	(e) (1) "Law enforcement officer" means an individual who:
15 16	(ii) is a member of one of the following law enforcement agencies:
17 18	12. the Field Enforcement Bureau [of the Comptroller's Office] IN THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION;
19	Article - State Personnel and Pensions
20	8–301.
21 22 23	(a) Except as provided in subsection (b) of this section, in § 8–309 of this subtitle, or otherwise by law, this subtitle applies to all employees over whom the Secretary has authority to administer pay.
24 25 26	(b) This subtitle does not apply to a law enforcement employee of the Field Enforcement Bureau [of the State Comptroller's Office] IN THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION.
27	Article - Tax - General
28	1–101.

In this article the following words have the meanings indicated.

29

(a)

1	(e) (1)	"Comptroller" means the Comptroller of the State.
2	(2)	"Comptroller", unless expressly provided otherwise, includes:
3 4	employment; and	(i) an employee of the Comptroller acting within the scope of
5 6	the scope of the Co	(ii) an agent or representative of the Comptroller acting within mptroller's authority.
7 8	(T-1) (1) LICENSING, AND	"SECRETARY" MEANS THE SECRETARY OF LABOR, REGULATION.
9 10	(2) INCLUDES:	"SECRETARY", UNLESS EXPRESSLY PROVIDED OTHERWISE,
11 12	SCOPE OF EMPLO	(I) AN EMPLOYEE OF THE SECRETARY ACTING WITHIN THE DYMENT; AND
13 14	ACTING WITHIN T	(II) AN AGENT OR A REPRESENTATIVE OF THE SECRETARY THE SCOPE OF THE SECRETARY'S AUTHORITY.
15	2–102.	
16 17		to the duties set forth elsewhere in this article and in other articles emptroller shall administer the laws that relate to:
18	(1)	the admissions and amusement tax;
19	[(2)	the alcoholic beverage tax;
20	(3)] (3)	2) the boxing and wrestling tax;
21	[(4)]	(3) the income tax;
22	[(5)]	(4) the Maryland estate tax;
23	[(6)]	the Maryland generation—skipping transfer tax;
24	[(7)	the motor carrier tax;
25	(8)	the motor fuel tax;
26	(9)] ((the sales and use tax; AND

1	[(10)] (7) the savings and loan association franchise tax[; and
2	(11) the tobacco tax].
3	2–102.1.
4 5 6	IN ADDITION TO THE DUTIES SET FORTH ELSEWHERE IN THIS ARTICLE AND IN OTHER ARTICLES OF THE CODE, THE SECRETARY SHALL ADMINISTER THE LAWS THAT RELATE TO:
7	(1) THE ALCOHOLIC BEVERAGE TAX;
8	(2) THE MOTOR CARRIER TAX;
9	(3) THE MOTOR FUEL TAX; AND
10	(4) THE TOBACCO TAX.
1	2–103.1.
12 13	The Secretary shall adopt regulations to administer the provisions of the tax laws listed in § $2{\text -}102.1$ of this subtitle.
4	2–104.1.
15 16 17	THE SECRETARY SHALL DESIGN THE RETURNS AND OTHER FORMS THAT, ON COMPLETION, PROVIDE THE INFORMATION REQUIRED FOR THE ADMINISTRATION OF THE TAX LAWS LISTED IN § 2–102.1 OF THIS SUBTITLE.
18	2–105.
19	(a) The Comptroller shall design the license form required for [:
20	(1) the motor fuel tax laws; and
21	(2)] the sales and use tax laws.
22	(b) The Comptroller[:
23	(1)] shall determine[:
24 25	(i) the design of tax stamps and certificates required for the alcoholic beverage tax and for the tobacco tax; and

1		(ii)] the form of any [other] evidence of tax payment[; and
2 3	(2) considers neces	
4		(i) prevent fraud or evasion of the alcoholic beverage tax; or
5 6 7	*	(ii) comply with any restrictions that the federal government pholic beverages during a war or an emergency] FOR PAYMENT OF A § 2–102 OF THIS SUBTITLE.
8	[(c) Th	ne Comptroller:
9 10	(1) alcoholic bevera	shall provide tax stamps and certificates to indicate that the age tax or tobacco tax has been paid; and
11 12	(2) adequate availa	may adopt reasonable regulations to prevent abuse but ensure the ability of tax stamps and certificates, including regulations that:
13 14	and	(i) limit excessive disbursement of tax stamps and certificates;
15		(ii) require proof of need for tax stamps and certificates.]
16	2–105.1.	
17 18	(A) TH	HE SECRETARY SHALL DESIGN THE LICENSE FORM REQUIRED FOR UEL TAX LAWS.
19	(B) TH	HE SECRETARY:
20	(1)) SHALL DETERMINE:
21 22 23	REQUIRED FO	(I) THE DESIGN OF TAX STAMPS AND CERTIFICATES R THE ALCOHOLIC BEVERAGE TAX AND FOR THE TOBACCO TAX;
24 25	FOR THE TAXE	(II) THE FORM OF ANY OTHER EVIDENCE OF TAX PAYMENT IS LISTED IN § $2-102.1$ OF THIS SUBTITLE; AND
26 27	(2) SECRETARY CO	MAY ADOPT ANY OTHER METHOD OR DEVICE THAT THE ONSIDERS NECESSARY TO:
28 29	BEVERAGE TAX	(I) PREVENT FRAUD OR EVASION OF THE ALCOHOLIC X; OR

1 2 3	(II) COMPLY WITH ANY RESTRICTIONS THAT THE FEDERAL GOVERNMENT IMPOSES ON ALCOHOLIC BEVERAGES DURING A WAR OR AN EMERGENCY.
4	(C) THE SECRETARY:
5 6	(1) SHALL PROVIDE TAX STAMPS AND CERTIFICATES TO INDICATE THAT THE ALCOHOLIC BEVERAGE TAX OR TOBACCO TAX HAS BEEN PAID; AND
7 8 9	(2) MAY ADOPT REASONABLE REGULATIONS TO PREVENT ABUSE BUT ENSURE THE ADEQUATE AVAILABILITY OF TAX STAMPS AND CERTIFICATES, INCLUDING REGULATIONS THAT:
l0 l1	(I) LIMIT EXCESSIVE DISBURSEMENT OF TAX STAMPS AND CERTIFICATES; AND
12 13	(II) REQUIRE PROOF OF NEED FOR TAX STAMPS AND CERTIFICATES.
14	2–107.
15 16 17	(a) Authorized employees of the Field Enforcement Bureau of the [Comptroller's Office] DIVISION OF BUSINESS REGULATION AND TAXATION IN THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION:
18	(1) shall be individuals who are sworn police officers; and
19 20	(2) have all the powers, duties, and responsibilities of a peace officer for the purpose of enforcing the laws pertaining to:
21	(i) alcoholic beverage tax;
22	(ii) tobacco tax;
23	(iii) motor fuel tax;
24	(iv) motor carrier tax;
25	(v) motor fuel and lubricants; and
26 27	(vi) transient vendors within the meaning of Subtitle 20A of Title 17 of the Business Regulation Article.

- 1 (b) (1) The Department of State Police shall help the Field Enforcement 2 Bureau in enforcing the motor carrier tax, motor fuel tax and motor fuel and 3 lubricants laws.
- 4 (2) The [Comptroller] **SECRETARY** shall pay the salaries and expenses of all Department of State Police staff assigned to the Field Enforcement Bureau.
- 7 (c) (1) (i) Except for the Sheriff, constables and bailiffs of Baltimore 8 County, each law enforcement officer shall enforce the alcoholic beverage tax and 9 tobacco tax laws.
- 10 (ii) A State's Attorney or other prosecutor may prosecute alleged 11 violations of the alcoholic beverage tax or tobacco tax laws.
- 12 (2) The Field Enforcement Bureau:
- 13 (i) shall advise a State's Attorney and law enforcement officers about enforcement problems; and
- 15 (ii) otherwise may work cooperatively with law enforcement 16 officers and prosecutors to carry out the duties of the unit.
- 17 (3) This subsection does not restrict the appropriation of money by a 18 political subdivision of the State to aid in the enforcement of the alcoholic beverage tax 19 and tobacco tax laws.
- (d) (1) Each unit of the State government shall cooperate with the [Comptroller's Office] **DEPARTMENT OF LABOR, LICENSING, AND REGULATION** by making available, on request, any information in the unit's possession as may be of assistance in the administration and enforcement of the motor carrier tax, motor fuel tax, and motor fuel and lubricants laws.
- 25 (2) The Field Enforcement Bureau shall cooperate with and help the 26 federal government, other states, and local governments and law enforcement 27 personnel of those jurisdictions to enforce the motor carrier tax, motor fuel tax, and 28 motor fuel and lubricants laws.
- 29 2–108.
- If, in good faith and with reasonable grounds, the [Comptroller] SECRETARY or a peace officer of the State seizes contraband property or a conveyance used to transport contraband property under § 13–835 of this article, the [Comptroller] SECRETARY or peace officer shall have the immunity from liability described under § 5–523 of the Courts and Judicial Proceedings Article.

- 1 (a) THE SECRETARY SHALL PAY ALL ALCOHOLIC BEVERAGE TAX 2 REVENUE TO THE COMPTROLLER.
- 3 **(B)** From the alcoholic beverage tax revenue, the Comptroller shall distribute 4 the amount necessary to administer the alcoholic beverage tax laws to [an 5 administrative cost account] THE BUSINESS REGULATION AND TAXATION FUND 6 UNDER § 2–204 OF THE BUSINESS REGULATION ARTICLE.
- 7 [(b)] (C) After making the distribution required under subsection [(a)] (B) 8 of this section, the Comptroller shall distribute the remaining alcoholic beverage tax 9 revenue to the General Fund of the State.
- 10 2-302.
- The Comptroller shall pay refunds relating to the alcoholic beverage tax from the General Fund **ON CERTIFICATION BY THE SECRETARY**.
- 13 2–303.
- The [Comptroller] **SECRETARY** shall distribute the proceeds from sales of contraband alcoholic beverages and conveyances under § 13–841(a) of this article to the General Fund.
- 17 2–1001.
- 18 (A) THE SECRETARY SHALL PAY ALL MOTOR CARRIER TAX REVENUE 19 AND FEES COLLECTED UNDER TITLE 9 OF THIS ARTICLE TO THE 20 COMPTROLLER.
- 21 **(B)** The Comptroller shall distribute the motor carrier tax revenue and fees collected under Title 9 of this article to the Gasoline and Motor Vehicle Revenue 23 Account of the Transportation Trust Fund.
- 24 2–1002.
- The Comptroller shall pay refunds relating to the motor carrier tax from motor fuel tax revenue **ON CERTIFICATION BY THE SECRETARY**.
- 27 2–1101.
- 28 (A) THE SECRETARY SHALL PAY ALL MOTOR FUEL TAX REVENUE AND FEES COLLECTED UNDER TITLE 9 OF THIS ARTICLE TO THE COMPTROLLER.

- 1 **(B)** From the motor fuel tax revenue the Comptroller shall distribute the amount necessary to pay refunds relating to the motor fuel tax and the motor carrier tax to a refund account.
- 4 (C) THE COMPTROLLER SHALL PAY REFUNDS RELATING TO THE 5 MOTOR CARRIER TAX AND MOTOR FUEL TAX ON CERTIFICATION BY THE 6 SECRETARY.
- 7 2–1102.
- After making the distributions required under § 2–1101 of this subtitle, from the remaining motor fuel tax revenue, the Comptroller shall distribute the amount necessary to administer the Motor Fuel Tax Bureau of the [Regulatory and Enforcement Division of the Comptroller's Office to an administrative cost account]
 BUSINESS REGULATION AND TAXATION DIVISION OF THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION TO THE BUSINESS REGULATION AND TAXATION FUND UNDER § 2–204 OF THE BUSINESS REGULATION ARTICLE.
- 15 2–1601.
- 16 (A) THE SECRETARY SHALL PAY TO THE COMPTROLLER ALL TOBACCO TAX REVENUE.
- 18 **(B)** From the tobacco tax revenue, the Comptroller shall distribute the amount necessary to pay refunds relating to the tobacco tax to a refund account.
- 20 (C) THE COMPTROLLER SHALL PAY REFUNDS RELATING TO THE 21 TOBACCO TAX ON CERTIFICATION BY THE SECRETARY.
- 22 2-1602.
- After making the distribution required under § 2–1601 of this subtitle, from the remaining tobacco tax revenue the Comptroller shall distribute the amount necessary to administer the tobacco tax laws to [an administrative cost account] THE BUSINESS REGULATION AND TAXATION FUND UNDER § 2–204 OF THE BUSINESS
- 27 REGULATION ARTICLE.
- 28 5–101.
- 29 (a) In this title the following words have the meanings indicated.
- 30 (m) "Tax stamp" means a device in the design and denomination that the 31 [Comptroller] **SECRETARY** authorizes for the purpose of being affixed to a container 32 of distilled spirits as evidence that the alcoholic beverage tax is paid.

- 1 5–102.
- 2 (b) A tax is imposed on each person who sells or consigns an alcoholic 3 beverage in the State from a jurisdiction outside the State, if the [Comptroller]
- 4 SECRETARY finds that, in connection with the solicitation, sale, and distribution of
- 5 alcoholic beverages, the jurisdiction:
- 6 (1) requires a tax, assessment, or charge that is greater for alcoholic
- 7 beverages consigned from a Maryland licensee or permit holder than the amount
- 8 required for alcoholic beverages consigned from a licensee or permit holder in another
- 9 jurisdiction; and
- 10 (2) discriminates in fact against the licensee or permit holder of the
- 11 State.
- 12 (c) (1) A county, municipal corporation, special taxing district, or other
- political subdivision of the State may not impose a tax on any alcoholic beverage.
- 14 (2) The [Comptroller] SECRETARY may not impose the tax under
- subsection (b) of this section on a person who has distillery plants in this and another
- 16 state.
- 17 5–104.
- 18 (b) (2) A person under paragraph (1) of this subsection who pays the
- 19 alcoholic beverage tax may obtain the exemption by filing a claim for refund with the
- 20 [Comptroller] SECRETARY.
- 21 (c) (2) A consumer under paragraph (1)(iii) of this subsection may obtain
- 22 the exemption for the 1st quart by:
- 23 (i) filing an application with the [Comptroller] SECRETARY on
- 24 the form the [Comptroller] **SECRETARY** requires; and
- 25 (ii) paying the alcoholic beverage tax on the quantity of alcoholic
- 26 beverages that exceeds 1 quart.
- 27 5–201.
- 28 (a) A person who holds a Class E, F, or G alcoholic beverage license shall
- 29 complete, under oath, and file with the [Comptroller] SECRETARY an alcoholic
- 30 beverage tax return:
- 31 (1) on or before the 25th day of the month that follows the month in
- 32 which the person sells any alcoholic beverage within the boundaries of the State; and

- 1 (2) if the [Comptroller] **SECRETARY** so specifies, by regulation, on other dates for each month in which the licensee does not sell any alcoholic beverages in the State.
- 4 (b) Each manufacturer and each wholesaler shall complete, under oath, and 5 file with the [Comptroller] SECRETARY an alcoholic beverage tax return:
- 6 (1) on or before the 10th day of the month that follows the month in 7 which:
- 8 (i) the manufacturer or wholesaler sells or delivers any 9 alcoholic beverage in the State;
- 10 (ii) a manufacturer that brews malt beverages, under a Class 6 11 pub-brewery license, transfers the malt beverages for consumption on the restaurant 12 premises in accordance with federal alcohol tax laws and regulations; or
- 13 (iii) a manufacturer that brews malt beverages, under a Class 7 14 micro-brewery license, transfers the malt beverages for consumption off the 15 micro-brewery licensed premises in accordance with federal alcohol tax laws and 16 regulations; and
- 17 (2) if the [Comptroller] **SECRETARY** so specifies, by regulation, on 18 other dates for each month in which the manufacturer or wholesaler does not sell, 19 deliver, or transfer any alcoholic beverage in the State.
- 20 (c) A nonresident dealer shall complete, under oath, and file with the 21 [Comptroller] SECRETARY an alcoholic beverage tax return:
- 22 (1) on or before the 15th day of the month that follows the month in which the nonresident dealer delivers beer into the State; and
- 24 (2) if the [Comptroller] **SECRETARY** so specifies, by regulation, on other dates for each month in which the nonresident dealer does not deliver beer into the State.
- 27 (d) A person who is a direct wine shipper shall file with the [Office of the 28 Comptroller] **SECRETARY** a quarterly tax return.
- 29 (e) A resident dealer shall complete, under oath, and file with the 30 [Comptroller] **SECRETARY** an alcoholic beverage tax return:
- 31 (1) on or before the 15th day of the month that follows the month in 32 which the resident dealer delivers beer into the State; and

- 1 (2) if the [Comptroller] **SECRETARY** so specifies, by regulation, on other dates for each month in which the resident dealer does not deliver beer into the State.
- 4 5–301.

- 6 (a) A person who, under a Class E, F, or G alcoholic beverage license, sells or delivers any alcoholic beverages within the boundaries of the State shall pay the alcoholic beverage tax on those alcoholic beverages, in the manner that the [Comptroller] SECRETARY requires, with the return that covers the period in which the person sells or delivers those alcoholic beverages.
- 10 (b) (1) A manufacturer that, under an alcoholic beverage license as a winery or limited winery, sells or delivers wine to retail dealers or to consumers in the State shall pay the alcoholic beverage tax on that wine, in the manner that the [Comptroller] SECRETARY requires, with the return that covers the period in which the manufacturer sells or delivers that wine.
 - (2) A manufacturer that sells, to wholesalers or retail dealers for consumption in the State, beer on which the alcoholic beverage tax was not paid before the beer was delivered into the State shall pay the alcoholic beverage tax on that beer, in the manner that the [Comptroller] **SECRETARY** requires, with the return that covers the period in which the manufacturer sells that beer.
- 20 (3) A manufacturer that, under a Class 6 pub-brewery license, brews 21 and transfers malt beverages for consumption on restaurant premises in the State 22 shall pay the alcoholic beverage tax on that malt beverage, in the manner that the 23 [Comptroller] SECRETARY requires, with the return that covers the period in which 24 the manufacturer transfers that malt beverage.
 - (4) A manufacturer that, under a Class 7 micro-brewery license, brews and transfers malt beverages for consumption off the micro-brewery licensed premises in the State shall pay the alcoholic beverage tax on that malt beverage, in the manner that the [Comptroller] **SECRETARY** requires, with the return that covers the period in which the manufacturer transfers that malt beverage.
 - (c) A person who holds a nonresident winery permit under Article 2B, § 2–101(v) of the Code that sells or delivers wine to retail dealers in the State shall pay the alcoholic beverage tax on that wine, in the manner that the [Comptroller] **SECRETARY** requires, with the return that covers the period in which the wine manufacturer who holds a nonresident winery permit sells or delivers that wine.
 - (d) Before a nonresident dealer delivers or ships beer to a wholesaler in the State, the nonresident dealer shall pay the alcoholic beverage tax on that beer, in the manner that the [Comptroller] **SECRETARY** requires.

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7

- 1 (e) Before a resident dealer delivers or ships beer to a wholesaler in the 2 State, the resident dealer shall pay the alcoholic beverage tax on that beer, in the 3 manner that the [Comptroller] SECRETARY requires.
 - (f) (1) A wholesaler that sells or delivers distilled spirits or wine to retail dealers in the State shall pay the alcoholic beverage tax on those distilled spirits and wine, in the manner that the [Comptroller] SECRETARY requires, with the return that covers the period in which the wholesaler sells or delivers those distilled spirits and wine.
- 9 (2) A wholesaler that imports beer directly from a place outside the United States shall pay the alcoholic beverage tax on that beer, in the manner that the [Comptroller] SECRETARY requires, before the wholesaler receives that beer in the State.
- 13 (g) A person who pays the alcoholic beverage tax shall obtain:
- 14 (1) tax stamps or certificates if required for distilled spirits under § 5–303 of this subtitle; or
- 16 (2) any other evidence of tax payment that the [Comptroller] 17 **SECRETARY** requires by regulation.
- 18 5–303.
- 19 (a) For a container of distilled spirits that is one—half pint or larger, the 20 alcoholic beverage tax shall be paid by the purchase of tax stamps from the 21 [Comptroller] SECRETARY or by an alternate method approved by the [Comptroller] SECRETARY requires by regulation.
- 24 (c) The [Comptroller] **SECRETARY** may allow tax stamps to be bought on a 25 credit basis.
- 26 (d) A manufacturer or wholesaler who obtains tax stamps:
- 27 (1) is responsible to the [Comptroller] SECRETARY for the tax 28 stamps; and
- 29 (2) is required to pay the value of the tax stamps whether they are used, lost, or, unless proof of destruction is made to the [Comptroller] SECRETARY, 31 destroyed.
- 32 9–205.

1 2 3	(a) (1) The [Comptroller] SECRETARY may enter into reciprocal agreements on behalf of this State, with the duly authorized representatives of any other state, that provide for:
4	(i) fuel tax registration of vehicles by motor carriers;
5 6	(ii) establishment of periodic fuel use reporting and fuel use tax payment requirements by motor carriers; and
7 8	(iii) disbursement of money that is collected by the [Comptroller] SECRETARY and is due to other states based on:
9	1. mileage travelled and fuel used in those states; and
10	2. the respective registration fees of those states.
11 12	(2) The [Comptroller] SECRETARY may not enter into any reciprocal agreement that would affect:
13	(i) this State's motor carrier tax rate; or
14	(ii) this State's registration fee for motor carriers.
15 16	(b) In exercising the authority granted under subsection (a) of this section, the [Comptroller] SECRETARY is expressly authorized to:
17	(1) enter into regional or national fuel use tax agreements;
18 19	(2) become a member of any regional or national conference, group, compact, or similar organization of motor carrier fuel use tax administrators; and
20 21	(3) enforce the provisions set forth in any regional or national fuel use tax agreements.
22	9–207.
23	(a) Except as provided in § 9–208 of this subtitle, each motor carrier shall:
24 25	(1) complete, under oath, and file a motor carrier tax return for periods that the [Comptroller] SECRETARY requires; and
26 27	(2) provide other information that the [Comptroller] SECRETARY considers necessary to enforce this subtitle properly.
28	(b) To identify properly persons listed in a return, each motor carrier shall

include in the return:

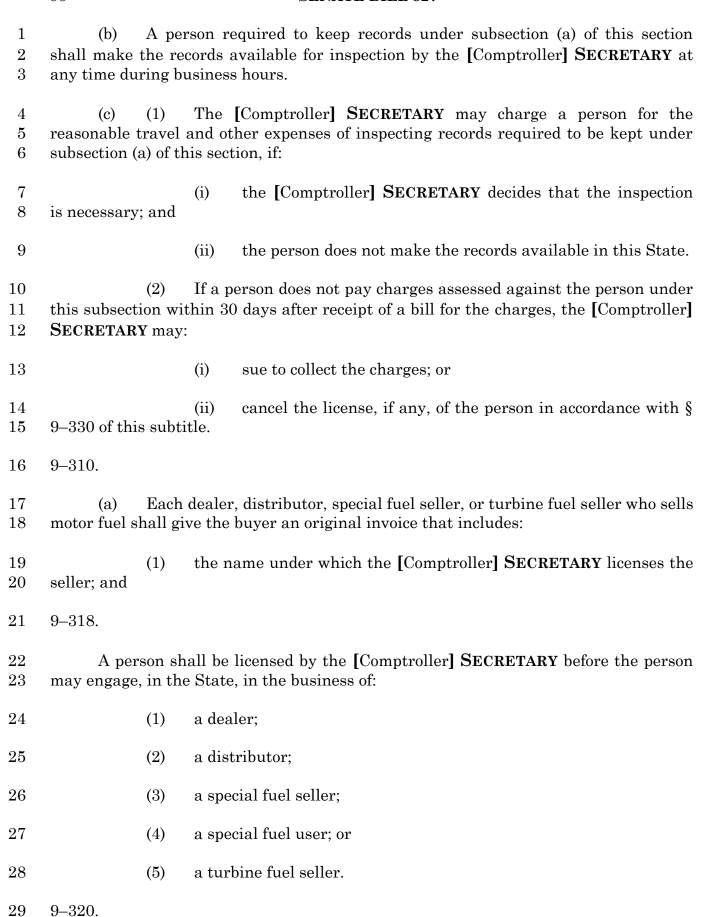
- 1 (1) the Social Security number or other federal identifying number of 2 the person; and
- 3 (2) if the [Comptroller] **SECRETARY** requires, United States 4 Department of Transportation (US DOT) identification number.
- 5 9–208.
- 6 (a) The [Comptroller] **SECRETARY** may exempt a motor carrier from filing a motor carrier tax return if:
- 8 (1) the operations of the motor carrier are intrastate only;
- 9 (2) the intrastate commercial motor vehicles of the motor carrier are 10 registered (tagged) by the Motor Vehicle Administration to operate within the State; 11 and
- 12 (3) the exemption will not affect the enforcement of this subtitle 13 adversely.
- 14 9–209.
- 15 (a) Each motor carrier shall keep, in the form that the [Comptroller]
 16 SECRETARY requires, records of the operations on which the motor carrier tax
 17 returns are based, including records that show the number of miles operated for each
 18 gallon of motor fuel.
- 19 (b) A motor carrier shall make the records required under subsection (a) of 20 this section available for inspection by the [Comptroller] **SECRETARY** at any time 21 during business hours.
- (c) A motor carrier shall keep the records required under subsection (a) of this section for 4 years unless the records have been audited and, on written request that states the reasons for the request, the [Comptroller] SECRETARY authorizes early destruction.
- 26 9–213.
- A motor carrier shall pay to the [Comptroller] **SECRETARY** the motor carrier tax computed by multiplying the tax rate under § 9–204 of this subtitle by the gallons of motor fuel used, as computed under § 9–212 of this subtitle, less any credit allowed under § 9–214 of this subtitle.
- 31 9–214.

- 1 (b) If the credit allowed under subsection (a) of this section for a return 2 period exceeds the motor carrier tax due in the period, then, in accordance with 3 regulations of the [Comptroller] SECRETARY, the motor carrier may:
- 4 (1) apply the excess credit to the motor carrier tax due within the next 5 2 years; or
- 6 (2) apply for a refund of the excess credit under $\$ 13–901 of this 7 article.
- 8 9–215.
- A motor carrier shall pay the motor carrier tax for a period with the return that covers the period, in accordance with regulations of the [Comptroller] SECRETARY.
- 11 9–219.
- 12 (a) (1) Except as provided in paragraphs (2) and (3) of this subsection, a 13 motor carrier shall obtain from the [Comptroller] **SECRETARY** an identification 14 marker for each commercial motor vehicle of the motor carrier.
- 15 (b) To qualify for an identification marker, a motor carrier shall submit to the [Comptroller] SECRETARY an application on the form that the [Comptroller] SECRETARY requires.
- 18 (c) (1) By regulation, the [Comptroller] **SECRETARY** shall establish procedures to issue trip permits and to provide evidence of compliance with this subtitle.
- 21 (2) To qualify for a trip permit for a commercial motor vehicle, a motor 22 carrier shall pay to the [Comptroller] **SECRETARY** an amount rounded to the nearest 23 dollar equal to the current motor carrier tax payable on 174 gallons of special fuel for 24 each commercial motor vehicle.
- 25 9–220.
- 26 (a) A motor carrier shall display the identification marker for each 27 commercial motor vehicle as the [Comptroller] SECRETARY requires by regulation.
- 28 (c) The [Comptroller] **SECRETARY** may recall an identification marker for a violation of this subtitle or a regulation adopted to carry out this subtitle.
- 30 (d) The [Comptroller] **SECRETARY** shall provide, by regulation, methods for identification of motor carriers to other motor carriers and the public.
- 32 9–221.

1	The [Comptroller] SECRETARY may issue a temporary authorization to a
2	motor carrier to operate a commercial motor vehicle in the State if the [Comptroller]
3	SECRETARY is satisfied that:

- 4 (1) the motor carrier does not have an identification marker or trip permit for the commercial motor vehicle;
- 6 (2) unforeseen circumstances require operation of the commercial 7 motor vehicle; and
- 8 (3) a prohibition of operation would cause undue hardship.
- 9 9-301.
- 10 (a) In this subtitle the following words have the meanings indicated.
- 11 (j) "License" means a license issued by the [Comptroller] SECRETARY 12 under this subtitle to engage in the business of a dealer, distributor, special fuel seller, 13 special fuel user, or turbine fuel seller.
- 14 9-303.1.
- 15 (e) (3) The amount of a refund or credit will be equal to the amount of the 16 motor fuel tax that has been reimbursed directly or indirectly to the gasoline retailer 17 or the amount of the motor fuel tax that the oil company has remitted to the 18 [Comptroller] SECRETARY.
- 19 9-304.
- The [Comptroller] **SECRETARY** may allow, by regulation, a licensed dealer, a licensed special fuel seller, or a licensed turbine fuel seller to omit the motor fuel tax on motor fuel sold to the United States or a unit of the United States.
- 23 9–308.
- 24 (a) Except as provided in subsections (b) and (c) of this section, each dealer, special fuel seller, special fuel user, or turbine fuel seller shall complete, under oath, and file with the [Comptroller] SECRETARY a motor fuel tax return:
- 27 (1) for each month in which the dealer, special fuel seller, special fuel user, or turbine fuel seller sells or uses motor fuel in the State:
- 29 (i) by delivery, on or before the last day of the next month;

1 2	(ii) by mail postmarked at least 2 days before the last day of the next month; or
3 4 5	(iii) if, for cause, the [Comptroller] SECRETARY grants an extension, by delivery on or before the date that the [Comptroller] SECRETARY specifies; and
6 7 8	(2) if the [Comptroller] SECRETARY so requires, by regulation, on other dates for each month in which the dealer, special fuel seller, special fuel user, or turbine fuel seller does not sell or deliver motor fuel.
9 10	(b) Each licensed Class B dealer shall complete, under oath, and file with the [Comptroller] SECRETARY a motor fuel tax return:
11	(1) for each month in which the dealer receives gasoline in the State:
12	(i) by delivery, on or before the last day of the next month;
13 14	(ii) by mail postmarked at least 2 days before the last day of the next month; or
15 16 17	(iii) if, for cause, the [Comptroller] SECRETARY grants an extension, by delivery on or before the date that the [Comptroller] SECRETARY specifies; and
18 19	(2) if the [Comptroller] SECRETARY so requires, by regulation, on other dates for each month in which the dealer does not receive gasoline.
20 21 22	(c) (1) A special fuel user engaged in the business of agriculture shall complete, under oath, and file with the Comptroller a motor fuel tax return for periods and on dates as the [Comptroller] SECRETARY may specify by regulation.
23 24	(2) The [Comptroller] SECRETARY may not require filings more frequently than monthly.
25 26 27	(e) (1) The [Comptroller] SECRETARY by regulation may require each person that is required to file a return under this section to file the return through electronic means.
28	9–309.
29	(a) (2) The records kept under this subsection shall include:
30 31	(iii) any other pertinent record that the [Comptroller] SECRETARY requires to administer the laws that relate to the motor fuel tax.



1	(a)	(a) An applicant for a license shall submit to the [Comptroller] SECRETARY			
2 3	SECRETAR	(1) X requ		mpleted application, on the form that the [Comptroller] nat:	
4			(i)	is made under oath;	
5 6	business in	the St	(ii) cate;	states the name under which the applicant does or will do	
7			(iii)	states, for partnerships, the name of each partner;	
8			(iv)	states, for firms, the name of each member; and	
9 10	principal of	ficers,	(v) reside	states, for corporations, the names and addresses of its nt agent, and attorney in fact; and	
11		(2)	the b	ond required under Title 13 of this article.	
12 13	(b) application,			nt for an exemption certificate shall submit a completed that the [Comptroller] SECRETARY requires, that:	
14		(1)	is ma	de under oath;	
15 16	in the State	(2)	state	s the name under which the applicant does or will do business	
17		(3)	state	s, for partnerships, the name of each partner;	
18		(4)	state	s, for firms, the name of each member; and	
19 20	officers, res	(5) ident a		s, for corporations, the names and addresses of its principal and attorney in fact.	
21	(c)	The	[Compt	troller] SECRETARY shall keep and index:	
22		(1)	each	application filed under this section;	
23		(2)	each	bond filed under this section; and	
24		(3)	a rec	ord of:	
25			(i)	each licensee; and	
26			(ii)	each holder of an exemption certificate.	

- 1 9-321.
- 2 (a) The [Comptroller] **SECRETARY** shall issue a license of the appropriate 3 class to each applicant who meets the requirements of this subtitle.
- 4 (b) The [Comptroller] **SECRETARY** shall issue an exemption certificate to each applicant who meets the requirements of this subtitle.
- 6 9–322.
- 7 (c) (1) A Class "C" license authorizes the licensee to:
- 8 (i) acquire, in this State, from a supplier whom the 9 [Comptroller] SECRETARY specifically approves, gasoline on which the motor fuel tax 10 has not been paid; and
- 11 (f) (1) A Class "G-Temporary" license authorizes the licensee during the 12 term of the federal contract for which the license is issued to:
- 13 (i) acquire, in this State, gasoline on which the motor fuel tax 14 has not been paid, in the amount that the contract specifies and from a supplier whom 15 the [Comptroller] SECRETARY specifically approves; and
- 16 9–326.
- 17 (a) To obtain proper identification of a person who receives, buys, sells, or uses motor fuel, the [Comptroller] **SECRETARY** may:
- 19 (1) require information necessary to assign an identification number 20 to the person; and
- 21 (2) assign a license or other identification number to the person.
- 22 9–327.
- 23 (a) To obtain an exemption under § 9–303(a), (b), or (c) of this subtitle, a 24 dealer, distributor, special fuel seller, special fuel user, or turbine fuel seller shall 25 complete and submit any certificates and reports that the [Comptroller] SECRETARY 26 requires, by regulation.
- 27 (b) If the holder of an exemption certificate changes the use of any special fuel obtained under that certificate to a taxable use, the holder shall give the [Comptroller] SECRETARY written notice of the change within 5 days after the first change.
- 31 9–328.

1 2 3	Subject to the hearing provisions of § 9–329 of this subtitle, the [Comptroller] SECRETARY may deny a license or exemption certificate to any applicant, if the applicant:
4 5	(1) fraudulently or deceptively has obtained or attempts to obtain a license or exemption certificate for the applicant or another person;
6 7	(2) previously has had a license or exemption certificate canceled for cause; or
8 9	(3) in the judgment of the [Comptroller] SECRETARY , has not filed an application in good faith.
10	9–329.
11 12 13 14	(a) Except as otherwise provided in § 10–226 of the State Government Article, before the [Comptroller] SECRETARY takes any action under § 9–328 of this subtitle, the [Comptroller] SECRETARY shall give the person against whom the action is contemplated an opportunity for a hearing before the [Comptroller] SECRETARY.
15 16	(b) (1) The [Comptroller] SECRETARY shall give notice and hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
17 18	(c) The [Comptroller] SECRETARY may administer oaths in connection with any proceeding under this section.
19	9–330.
20 21	Subject to § 9–331 of this subtitle, the [Comptroller] SECRETARY may cancel a license or exemption certificate if the licensee or certificate holder:
22	(1) files false information under this subtitle;
23	(2) fails to file a report required under this subtitle;
24 25	(3) fails to give the [Comptroller] SECRETARY the notice of a change in use required under § 9–327(b) of this subtitle;
26 27	(4) fails to pay any motor fuel tax, interest, or penalty due under this subtitle;
28	(5) violates any requirement for the class of license held;
29	(6) violates any regulation adopted under this subtitle;

1	(7) fails to maintain the bond required under Title 13 of this article;
2 3	(8) stops engaging for more than 6 consecutive months in the business for which licensed; or
4 5	(9) fails to keep records required under this article, Title 10, Subtitle 3 of the Business Regulation Article, or an applicable regulation.
6	9–331.
7 8 9 10 11	If the [Comptroller] SECRETARY cancels a license or exemption certificate under § 9–330 of this subtitle, the [Comptroller] SECRETARY shall notify the licensee or certificate holder in writing sent to the last known address of the licensee or certificate holder. The notice shall be sent by certified mail, return receipt requested, under a postmark of the United States Postal Service.
12	9–332.
13 14 15 16 17	Any person aggrieved by a cancellation under § 9–330 of this subtitle or by a final decision of the [Comptroller] SECRETARY in a contested case as defined in § 10–201 of the State Government Article may appeal to the appropriate circuit court. The appeal shall be filed within 30 days after the mailing date of the final decision or notice of cancellation.
18	9–333.
19 20 21 22	A licensee may request in writing that the [Comptroller] SECRETARY cancel a license held by the licensee. The [Comptroller] SECRETARY shall notify the licensee in writing of the decision on the request. If the request is granted, the cancellation takes effect on the last day of the month in which the request is received.
23	9–335.
24	The [Comptroller] Secretary shall surrender the bond filed by a licensee if:
25	(1) the license is revoked or canceled; and
26 27	(2) the licensee has paid all motor fuel taxes, interest, and penalties that are due.
28	9–336.
29 30	(a) The Motor Vehicle Administration shall send promptly to the [Comptroller] SECRETARY the name and address of a person who registers a motor

vehicle propelled by special fuel for operation on public highways.

- 1 (b) The [Comptroller] **SECRETARY** shall notify immediately the Motor 2 Vehicle Administration if:
- 3 (1) the [Comptroller] **SECRETARY** cancels a license or exemption 4 certificate issued under this subtitle or suspends or revokes an identification marker, 5 a permit, or temporary authority issued to a motor carrier under Subtitle 2 of this title 6 for failure to comply with the provisions of this subtitle or Subtitle 2 of this title; or
- 7 (2) the [Comptroller] **SECRETARY** knows that a licensee, exemption 8 certificate holder, or motor carrier has violated the provisions of this subtitle or 9 Subtitle 2 of this title.
- 10 (c) On receipt of a notice under subsection (b) of this section, the Motor Vehicle Administration shall suspend or revoke the appropriate registration.
- 12 (d) If the [Comptroller] SECRETARY is satisfied with the corrective action taken by the licensee or certificate holder, the [Comptroller] SECRETARY may 13 reinstate the license or exemption certificate. If the license or exemption certificate is 14 [Comptroller] SECRETARY shall give the Motor Vehicle 15 reinstated. the Administration notice of the reinstatement and the Motor Vehicle Administration 16 17 shall reinstate the registration of the licensee or exemption certificate holder.
- 18 9–337.
- 19 (a) A person may not engage in the business of a dealer, a distributor, a special fuel seller, a special fuel user, or a turbine fuel seller without a license issued 21 by the [Comptroller] **SECRETARY** under this subtitle.
- 22 (b) A dealer, distributor, special fuel seller, special fuel user, or turbine fuel seller may not receive motor fuel without a license issued by the [Comptroller] SECRETARY under this subtitle.
- 25 (c) A person may not transfer motor fuel on which motor fuel tax is due and 26 has not been paid to a person who does not hold a license or exemption certificate 27 issued by the [Comptroller] **SECRETARY** under this subtitle.
- 28 12–101.
- 29 (a) In this title the following words have the meanings indicated.
- 30 (g) "Tax stamp" means a device in the design and denomination that the 31 [Comptroller] **SECRETARY** authorizes by regulation for the purpose of being affixed to 32 a package of cigarettes as evidence that the tobacco tax is paid.
- 33 12–201.

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(1)

authorizes; and

1 2	(a) A manufacturer shall complete and file with the [Comptroller] SECRETARY a tobacco tax return:
3 4 5	(1) on or before the 15th day of the month that follows the month in which the manufacturer distributes in the State free sample cigarettes of the manufacturer; and
6 7 8	(2) if the [Comptroller] SECRETARY so specifies, by regulation, on other dates for each month in which the manufacturer does not distribute any sample cigarettes.
9 10	(b) A licensed other tobacco products manufacturer shall file the information return that the [Comptroller] SECRETARY requires.
11 12 13	(c) A licensed storage warehouse operator and a licensed other tobacco products storage warehouse operator shall file the information return that the [Comptroller] SECRETARY requires.
14	12–202.
15 16	(a) A wholesaler shall complete and file with the [Comptroller] SECRETARY a tobacco tax return:
17	(1) for cigarettes:
18 19 20	(i) on or before the 21st day of the month that follows the month in which the wholesaler has the first possession, in the State, of unstamped cigarettes for which tax stamps are required; and
21 22 23	(ii) if the [Comptroller] SECRETARY so specifies, by regulation, on other dates for each month in which the wholesaler does not have the first possession of any unstamped cigarettes in the State; and
24 25 26	(2) for other tobacco products, on or before the 21st day of the month that follows the month in which the wholesaler has possession of other tobacco products on which the tobacco tax has not been paid.
27	12–203.
28	(b) A wholesaler shall:

32 (2) allow the [Comptroller] SECRETARY to examine the records.

period of 6 years or for a shorter period that the [Comptroller] SECRETARY

keep the records required under subsection (a) of this section for a

- 1 12–302.
- 2 (a) A manufacturer of sample cigarettes shall pay the tobacco tax on those 3 cigarettes distributed in the State without charge, in the manner that the 4 [Comptroller] SECRETARY requires by regulation, with the return that covers the period in which the manufacturer distributed those cigarettes.
- 6 (d) (1) A licensed other tobacco products retailer or a licensed tobacconist
 7 shall pay the tobacco tax on other tobacco products on which the tobacco tax has not
 8 been paid by filing a quarterly tax return, with any supporting schedules, on forms
 9 provided by the [Comptroller] SECRETARY on the following dates covering tax
 10 liabilities in the preceding quarter:
- 11 (i) January 21;
- 12 (ii) April 21;
- 13 (iii) July 21; and
- 14 (iv) October 21.
- 15 12–303.
- 16 (a) (1) A licensed wholesaler may buy tax stamps, in the manner and at the time that the [Comptroller] **SECRETARY** requires by regulation.
- 18 (2) Tax stamps may not be bought from a person other than the 19 [Comptroller] SECRETARY unless the buyer:
- 20 (i) has written permission from the [Comptroller] SECRETARY 21 to do so; or
- 22 (ii) is acting in accordance with the regulations of the 23 [Comptroller] SECRETARY for stamping floor stock.
- 24 (b) The [Comptroller] **SECRETARY** shall allow a licensed wholesaler a discount of 0.82% of the purchase price of tax stamps.
- 26 12–304.
- (b) (1) Except as provided in subsection (c) of this section, within 72 hours after receiving cigarettes in the State and before selling or attempting to sell the cigarettes, a licensed wholesaler who first possesses the cigarettes shall affix, to the smallest cigarette package, tax stamps:

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1 2 3	(ii) in the manner that the [Comptroller] SECRETARY requires, including placing the tax stamps on the cigarette package so that the stamps are visible to a buyer.			
4	13–101.			
5	(a) In this title the following words have the meanings indicated.			
6 7	(c) (1) "Tax collector" means the person or governmental unit responsible for collecting a tax.			
8	(2) "Tax collector" includes:			
9	(i) the Comptroller;			
10	(ii) the Department, with respect to:			
11	1. the financial institution franchise tax; and			
12	2. the public service company franchise tax; [and]			
13 14	(iii) the registers of wills, with respect to the inheritance tax;			
15 16 17	(IV) THE SECRETARY, WITH RESPECT TO THE ALCOHOLIC BEVERAGE TAX, THE MOTOR CARRIER TAX, THE MOTOR FUEL TAX, AND THE TOBACCO TAX.			
18	13–104.			
19 20 21 22 23 24	(a) (1) Subject to the approval of the Treasurer and subject to the limitation under paragraph (2) of this subsection, the Comptroller [or], the Department, OR THE SECRETARY may provide by regulation for the payment of any unpaid tax liability in connection with a tax return, report, or other document required to be filed with the Comptroller [or], the Department, OR THE SECRETARY in funds that are immediately available to the State on the date the payment is due.			
25 26 27 28	(2) Except as provided in paragraph (3) of this subsection, the Comptroller [or], the Department, OR THE SECRETARY may not require payment in funds that are immediately available to the State if the unpaid tax liability in connection with a tax return, report, or other document is less than \$10,000.			
29	(3) (i) The Comptroller may require a person who is an agent of the			

payor or employer as defined in § 10-905 of this article to make payments in

immediately available funds on the date the payment is due by the employer or payor

1 if the total amount of the payments to be made by the agent for any pay period exceeds \$10,000 in the aggregate. 2 3 (ii) Any amounts for which an agent has not received timely 4 payment from an employer or payor: 5 shall be excluded for purposes of determining whether 6 the total amount of payments to be made by an agent for a pay period exceeds \$10,000 7 in the aggregate; and 8 2. may not be required to be paid in immediately 9 available funds under this paragraph. 10 This paragraph does not impose or affect liability for the (iii) 11 payment of any tax. 12 Any regulations adopted by the Comptroller [or], the Department, OR 13 THE SECRETARY under this section shall establish a suitable means for payment in immediately available funds so as to insure the availability of those funds to the State 14 15 on the date of payment. 16 (c) (1) Subject to paragraphs (2) and (3) of this subsection, if a person fails 17 to pay a tax imposed under this article on or before the date the tax is due in immediately available funds as required by the regulations of the Comptroller [or], 18 19 the Department, OR THE SECRETARY, the Comptroller [or], the Department, OR 20 THE SECRETARY shall assess interest and a penalty on the unpaid tax from the date 21 the tax is due to the date on which the funds from the tax payment become available 22to the State. 23 (2)The Comptroller [or], the Department, OR THE SECRETARY may 24waive interest and penalties on late payments if the person required to pay the tax 25proves that: 26 (i) the person made a good faith effort to comply with the 27 requirements of this section; and 28 (ii) the person exercised due diligence to initiate payment 29 correctly and on a timely basis. 30 Any interest or penalty assessed under this section due to an agent's failure to make payment in immediately available funds as required under 31 32subsection (a)(3) of this section:

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2. is not the responsibility of the payor or employer.

shall be assessed against and paid by the agent; and

1 2 3	(ii) This paragraph does not prevent assessment of interest and penalty against a payor or employer that is required to make payment in immediately available funds without regard to subsection (a)(3) of this section.			
4 5	(d) This section does not affect any requirement otherwise established by law for the filing of any return, report, or other document.			
6	13–203.			
7	(a) (1) In this subsection, "taxing official" means:			
8 9	(i) a unit or official of another state whom the laws of that state charge with the imposition, assessment, or collection of state taxes;			
10	(ii) an employee of the United States Treasury Department; or			
11	(iii) a collector of United States taxes.			
12 13 14 15 16	(2) The Comptroller [or], the Department, OR THE SECRETARY may disclose to a taxing official tax information that is contained in any tax report or return, audit of a tax return, or report of a tax investigation and relates to the imposition, assessment, and collection of taxes or to any other matter about taxation generally if:			
17 18	(i) the Comptroller [or], the Department, OR THE SECRETARY is satisfied that the tax information is to be used only for tax purposes;			
19 20	(ii) the taxing official's jurisdiction makes similar information available to the appropriate officials of this State; and			
21 22	(iii) in the case of another state, its laws provide for adequate confidentiality of Maryland tax returns or other information.			
23 24	(b) Tax information may be disclosed in accordance with a proper judicial order or a legislative order.			
25	(c) Tax information may be disclosed to:			
26 27	(1) an employee or officer of the State who, by reason of that employment or office, has the right to the tax information;			
28	(2) another tax collector;			
29	(3) the Maryland Tax Court;			

$\frac{1}{2}$	(4) about a taxpayer:	a legal representative of the State, to review the tax information	
3		(i) who applies for review under this title;	
4		(ii) who appeals from a determination under this title; or	
5 6	pending or will be	(iii) against whom an action to recover tax or a penalty is initiated under this title;	
7 8 9 10 11	(5) any license issuing authority of the State required by State law to verify through the Comptroller that an applicant has paid all undisputed taxes and unemployment insurance contributions payable to the Comptroller or the Secretary of Labor, Licensing, and Regulation or that the applicant has provided for payment in a manner satisfactory to the unit responsible for collection;		
12 13	(6) necessary to admin	a local official as defined in § 13–925 of this title to the extent nister Subtitle 9, Part V of this title;	
14 15	(7) necessary to admin	a federal official as defined in § 13–930 of this title to the extent nister Part VI of this subtitle; and	
16	(8)	the Department of Health and Mental Hygiene in accordance with:	
17 18	Reauthorization A	(i) the federal Children's Health Insurance Program ct of 2009; and	
19		(ii) § 10–211.1 of this article.	
20 21 22	classified in a mar	nformation may be disclosed and published as statistics that are nner that prevents the identification of a particular return and the ned in a particular return.	
23	13–205.		
24	(a) In thi	s section, "taxpayer identity information" means a taxpayer's:	
25	(1)	name;	
26	(2)	address; and	
27 28	(3) Code.	identifying number, as described in § 6109 of the Internal Revenue	
29 30 31		In addition to a disclosure allowed in § 13–203 of this subtitle, the disclose taxpayer identity information that relates to the taxes a Comptroller under § 2–102 of this article:	

34

STATE;

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1 2 3	(i) on written request of the administrator of the Central Collection Unit for taxpayer identity information, to the administrator or other employer or agent of the Unit but only for purposes of collection of a debt that the
4	taxpayer owes to the State;
5 6	(ii) to 1 or more commercial printers for the purpose of printing the taxpayer identity information on tax forms;
7 8	(iii) to 1 or more commercial entities for the purpose of using a lockbox or similar system for tax forms and payments;
9 10 11	(iv) in lists of names of persons who have failed to pay the tax as required in this article and other relevant information that the Comptroller determines may help in the collection of unpaid tax; and
12 13	(v) except for the identifying numbers described in subsection (a)(3) of this section, to:
14 15 16	1. 1 or more persons with whom the Comptroller has contracted to obtain telephone numbers of taxpayers for use in the collection of unpaid tax; or
17 18 19	2. the press or other medium for the purpose of notifying persons entitled to tax refunds if, after reasonable effort and time, the Comptroller has been unable to locate those persons.
20 21	(2) If the Comptroller discloses taxpayer identity information to a person under a contract described in paragraph (1)(v)1 of this subsection, the person:
22 23	(i) shall use that information only to obtain telephone numbers for the Comptroller; and
24 25	(ii) may not use any telephone number or taxpayer identity information or disclose the information to any other person.
26	(C) (1) IN ADDITION TO A DISCLOSURE ALLOWED IN § 13–203 OF THIS
27	SUBTITLE, THE SECRETARY MAY DISCLOSE TAXPAYER IDENTITY INFORMATION
28	THAT RELATES TO THE TAXES ADMINISTERED BY THE SECRETARY UNDER §
29	2–102.1 OF THIS ARTICLE:
30	(I) ON WRITTEN REQUEST OF THE ADMINISTRATOR OF THE
31	CENTRAL COLLECTION UNIT FOR TAXPAYER IDENTITY INFORMATION, TO THE
32	ADMINISTRATOR OR OTHER EMPLOYER OR AGENT OF THE UNIT BUT ONLY FOR

PURPOSES OF COLLECTION OF A DEBT THAT THE TAXPAYER OWES TO THE

1	(II)	TO	ONE	OR	MORE	${\color{red}\mathbf{COMMERCIAL}}$	PRINTERS	FOR	THE
2	PURPOSE OF PRINTING	THE	TAXI	PAYI	ER IDEN	TITY INFORMA	TION ON TA	X FOR	MS:

- 3 (III) TO ONE OR MORE COMMERCIAL ENTITIES FOR THE 4 PURPOSE OF USING A LOCKBOX OR SIMILAR SYSTEM FOR TAX FORMS AND
- 5 PAYMENTS:
- 6 (IV) IN LISTS OF NAMES OF PERSONS WHO HAVE FAILED TO
- 7 PAY THE TAX AS REQUIRED IN THIS ARTICLE AND OTHER RELEVANT
- 8 INFORMATION THAT THE SECRETARY DETERMINES MAY HELP IN THE
- 9 COLLECTION OF UNPAID TAX; AND
- 10 (V) EXCEPT FOR THE IDENTIFYING NUMBERS DESCRIBED IN
- 11 SUBSECTION (A)(3) OF THIS SECTION, TO:
- 1. ONE OR MORE PERSONS WITH WHOM THE
- 13 SECRETARY HAS CONTRACTED TO OBTAIN TELEPHONE NUMBERS OF
- 14 TAXPAYERS FOR USE IN THE COLLECTION OF UNPAID TAX; OR
- 2. THE PRESS OR OTHER MEDIUM FOR THE PURPOSE
- 16 OF NOTIFYING PERSONS ENTITLED TO TAX REFUNDS IF, AFTER REASONABLE
- 17 EFFORT AND TIME, THE SECRETARY HAS BEEN UNABLE TO LOCATE THOSE
- 18 PERSONS.
- 19 (2) If the Secretary discloses taxpayer identity
- 20 INFORMATION TO A PERSON UNDER A CONTRACT DESCRIBED IN PARAGRAPH
- 21 (1)(V)1 OF THIS SUBSECTION, THE PERSON:
- 22 (I) SHALL USE THAT INFORMATION ONLY TO OBTAIN
- 23 TELEPHONE NUMBERS FOR THE SECRETARY; AND
- 24 (II) MAY NOT USE ANY TELEPHONE NUMBER OR TAXPAYER
- 25 IDENTITY INFORMATION OR DISCLOSE THE INFORMATION TO ANY OTHER
- 26 PERSON.
- 27 13–206.
- In addition to a disclosure allowed under § 13-203 of this subtitle, the
- 29 [Comptroller] **SECRETARY** may make an agreement with the appropriate authority of
- 30 any other state that has laws similar to the motor carrier tax laws for cooperative
- 31 audits of motor carrier tax returns and reports.
- 32 13–405.

1 2	(a) If a person keeps records that do not contain the information required in \S 9–209 of this article, the [Comptroller] SECRETARY may:
3 4	(1) compute the motor carrier tax by using a miles per gallon factor based on the best information in the possession of the [Comptroller] SECRETARY ; and
5	(2) assess the tax due.
6 7 8	(b) If a person fails to keep records or to make records available to the [Comptroller] SECRETARY as required in § 9–209 of this article, the [Comptroller] SECRETARY shall:
9 10 11 12	(1) compute the motor carrier tax by using a miles per gallon factor based on the use, in the State, of 40 gallons of motor fuel for each commercial motor vehicle in the person's fleet on each day during the period for which the records are not kept or made available; and
13	(2) assess the tax due.
14	13–406.
15 16	If a person fails to keep the records required under $\$ 9–309 of this article, the [Comptroller] SECRETARY may:
17 18	(1) compute the motor fuel tax due by using the best information in the possession of the [Comptroller] SECRETARY; and
19	(2) assess the tax due.
20	13–408.
21 22 23	(a) If the [Comptroller] SECRETARY determines that a person has failed to keep the records of out–of–state cigarette or other tobacco product sales required under § 12–203 of this article, the [Comptroller] SECRETARY shall:
24 25	(1) compute the tobacco tax as if the cigarettes or other tobacco products were sold in the State; and
26	(2) assess the tax due.
27 28 29 30	(b) If the [Comptroller] SECRETARY determines that a person has possessed or transported cigarettes or other tobacco products on which the tobacco tax has not been paid as required under Title 12 of this article, the [Comptroller] SECRETARY shall assess the tobacco tax due.

1	13–412.
2 3	If both the seller and buyer are liable for payment of the motor fuel tax or the sales and use tax:
4 5	(1) the [Comptroller] SECRETARY may make an assessment against both; and
6 7 8	(2) the assessment under item (1) of this section against either the seller or buyer does not bar an assessment against the other for the same tax or any part that has not been paid.
9	13–508.
10 11 12 13 14	(a) Within 30 days after the date on which a notice of assessment of the admissions and amusement tax, alcoholic beverage tax, boxing and wrestling tax, income tax, motor carrier tax, motor fuel tax, public service company franchise tax, financial institution franchise tax, sales and use tax, or tobacco tax is mailed, a person or governmental unit against which the assessment is made may submit to the tax collector:
16	(1) an application for revision of the assessment; or
17 18	(2) except for the public service company franchise tax, if the assessment is paid, a claim for refund.
19 20 21	(b) If a person or governmental unit fails to submit an application for revision or claim for refund within the time allowed in subsection (a) of this section, the assessment becomes final.
22 23	(c) The Comptroller or an employee of the Comptroller's office expressly designated by the Comptroller promptly:
24 25 26 27 28	(1) (i) shall hold an informal hearing on a person's or governmental unit's admissions and amusement tax, [alcoholic beverage tax,] boxing and wrestling tax, income tax, [motor carrier tax, motor fuel tax,] OR sales and use tax[, or tobacco tax] application for revision or claim for refund under subsection (a) of this section; and
29	(ii) after the hearing:
30	1. shall act on the application for revision; and
31 32	2. may assess any additional tax, penalty, and interest due; and

$\frac{1}{2}$	(2) shall mail to the person or governmental unit a notice of final determination.
3	(d) The Department promptly:
4 5 6	(1) (i) shall act on a person's public service company franchise tax or financial institution franchise tax application for revision under subsection (a) of this section; or
7 8	(ii) 1. shall hold an informal hearing after giving reasonable notice to the person; and
9	2. after the hearing:
10	A. shall act on the application for revision; and
11 12	B. may assess any additional tax, penalty, and interest due; and
13	(2) shall mail to the person a notice of final determination.
14	(E) THE SECRETARY PROMPTLY:
15 16 17	(1) (I) SHALL ACT ON A PERSON'S ALCOHOLIC BEVERAGE TAX, MOTOR CARRIER TAX, MOTOR FUEL TAX, OR TOBACCO TAX APPLICATION FOR REVISION UNDER SUBSECTION (A) OF THIS SECTION; OR
18 19	(II) 1. SHALL HOLD AN INFORMAL HEARING AFTER GIVING REASONABLE NOTICE TO THE PERSON; AND
20	2. AFTER THE HEARING:
21 22	A. SHALL ACT ON THE APPLICATION FOR REVISION;
23 24	B. MAY ASSESS ANY ADDITIONAL TAX, PENALTY, AND INTEREST DUE; AND
	(2) SHALL MAIL TO THE PERSON A NOTICE OF FINAL
2526	DETERMINATION.
	` '

or claim for refund of an assessment of the admissions and amusement tax, [alcoholic

- 1 beverage tax, boxing and wrestling tax, income tax, [motor carrier tax, motor fuel
- 2 tax, OR sales and use tax, or tobacco tax under § 13-508(a) of this subtitle, the
- 3 Comptroller or the Comptroller's designee may issue an order decreasing or abating an
- 4 assessment to correct an erroneous assessment.
- 5 (b) If action is taken under subsection (a) of this section, the order shall state 6 clearly the reasons for decreasing or abating the assessment.
- 7 (c) Any order issued by the Comptroller under subsection (a) of this section 8 shall be final and not subject to appeal.
- 9 (d) The Comptroller's refusal to enter an order under subsection (a) of this section shall be final and not subject to appeal.
- 11 **13–509.1.**
- 12 (A) NOTWITHSTANDING A PERSON'S FAILURE TO FILE A TIMELY
- 13 APPLICATION FOR REVISION OR CLAIM FOR REFUND OF AN ASSESSMENT OF THE
- 14 ALCOHOLIC BEVERAGE TAX, MOTOR CARRIER TAX, MOTOR FUEL TAX, OR
- 15 TOBACCO TAX UNDER § 13–508(A) OF THIS SUBTITLE, THE SECRETARY OR THE
- 16 SECRETARY'S DESIGNEE MAY ISSUE AN ORDER DECREASING OR ABATING AN
- 17 ASSESSMENT TO CORRECT AN ERRONEOUS ASSESSMENT.
- 18 (B) IF ACTION IS TAKEN UNDER SUBSECTION (A) OF THIS SECTION, THE
- 19 ORDER SHALL STATE CLEARLY THE REASONS FOR DECREASING OR ABATING
- 20 THE ASSESSMENT.
- 21 (C) ANY ORDER ISSUED BY THE SECRETARY UNDER SUBSECTION (A) OF
- 22 THIS SECTION SHALL BE FINAL AND NOT SUBJECT TO APPEAL.
- 23 (D) THE SECRETARY'S REFUSAL TO ENTER AN ORDER UNDER
- 24 SUBSECTION (A) OF THIS SECTION SHALL BE FINAL AND NOT SUBJECT TO
- 25 APPEAL.
- 26 13-701.
- 27 (b) (1) If a person fails to pay alcoholic beverage tax, financial institution
- 28 franchise tax, income tax, or tobacco tax when required under this article, the tax
- 29 collector shall assess a penalty not exceeding 25% of the unpaid tax.
- 30 (2) If a person fails to file a motor carrier tax return or motor fuel tax
- 31 return when required under this article, the [Comptroller] SECRETARY shall assess a
- 32 penalty not exceeding \$25.
- 33 13–707.

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(ii)

1 2 3 4	(b) If a motor carrier fails to file a motor carrier tax return or pay the motor carrier tax when required under Title 9, Subtitle 2 of this article, the [Comptroller] SECRETARY may suspend or revoke any identification marker, permit, or temporary authorization issued to the motor carrier under Title 9, Subtitle 2 of this article.
5 6 7 8 9	(c) If a motor carrier fails to pay a tax, a fee, a penalty, or an interest assessment owed to the Maryland Motor Vehicle Administration, the [Comptroller] SECRETARY shall, upon receipt of notification from the Motor Vehicle Administration, suspend or revoke the appropriate identification marker, permit, or temporary authorization issued to the motor carrier under Title 9, Subtitle 2 of this article.
10	13–710.
11 12 13 14	If the [Comptroller] SECRETARY or any police officer seizes distilled spirits or mash in connection with an arrest of a person for the unlawful manufacture of distilled spirits in the State, on conviction of the person, the [Comptroller] SECRETARY shall assess a penalty of \$5 for each 100 proof gallon on:
15	(1) all distilled spirits seized; or
16 17	(2) the potential quantity of distilled spirits that may be manufactured from the quantity of mash seized.
18	13–711.
19 20 21	If a person willfully fails to keep any record required under § 12–203 of this article, the [Comptroller] SECRETARY may assess a penalty not exceeding 25% of the unpaid tobacco tax.
22	13–825.
23	(b) The [Comptroller] SECRETARY shall require:
24 25 26	(1) a manufacturer, wholesaler, or nonresident winery permit holder who sells or delivers beer or wine to retailers in the State to post security for the alcoholic beverage tax:
27	(i) in an amount not less than:
28	1. \$1,000 for beer; and
29	2. \$1,000 for wine; and

month exceeds \$1,000, in an additional amount at least equal to the excess;

if the alcoholic beverage tax on beer and wine paid in any 1

1 2 3	(2) spirits or any win beverage tax:		nufacturer or wholesaler who sells or delivers any distilled listilled spirits in the State to post a security for the alcoholic
4		(i)	in an amount not less than \$5,000; and
5		(ii)	in an additional amount:
6 7 8	alcoholic beverage year less \$5,000; o		1. equal to twice the amount of its largest monthly ability for wine and distilled spirits in the preceding calendar
9 10 11	not available or SECRETARY requ		2. if the information for the preceding calendar year is be provided, equal to the amount that the [Comptroller] and
12 13 14	(3) direct wine shipp amount not less th	er's pe	t as provided in subsection (i) of this section, a holder of a ermit to post security for the alcoholic beverage tax in an 000.
15 16 17		to post	roller] SECRETARY may require a person seeking a refund of security for the tax in an amount of not less than \$5,000 but
18 19 20	under Title 9 of t	this art	roller] SECRETARY shall require an applicant for any license cicle, except for a Class "W" license, to post security for the bunt that the Comptroller requires, but not less than:
21	(1)	\$200,	000 for a Class "A" license;
22	(2)	\$50,0	00 for a Class "B" license;
23	(3)	\$10,0	00 for a Class "C" license;
24	(4)	\$200,	000 for a Class "D" license;
25	(5)	\$1,00	0 for a Class "F" license;
26	(6)	\$10,0	00 for a Class "G–Temporary" license;
27	(7)	\$1,00	0 for a Class "S" license; and
28	(8)	\$1,00	0 for a Class "U" license.
29	(h) (1)	The [Comptroller] SECRETARY may require a person subject to

the tobacco tax to post security for the tax in the following amounts:

1	((i)	for a 1	manufacturer or wholesaler:
2			1.	\$10,000, plus
3 4	any 1 month exceed	s \$10,	2. 000;	the amount, if any, by which the tobacco tax due for
5	•	(ii)	for a s	subwholesaler or vending machine operator:
6			1.	\$1,000, plus
7 8	any 1 month exceed	s \$1,0	2. 00; an	the amount, if any, by which the tobacco tax due for d
9	•	(iii)	for an	other tobacco products wholesaler:
10			1.	\$5,000, plus
11 12	any 1 month exceed	s \$5,0	2. 00.	the amount, if any, by which the tobacco tax due for
13 14 15	[Comptroller] SECI	RETAI	RY mag	provided in paragraph (5) of this subsection, the y exempt a person from posting security for the tobaccon for the past 5 years:
16 17 18				ed as required under \S 16–202 of the Business wholesaler or \S 16.5–201 to act as an other tobacco
19 20		(ii) r para	1. agraph	in continuous compliance with the tobacco tax laws, (3) of this subsection; and
21 22	person's security po	sted u	2. ınder t	in continuous compliance with the conditions of the his subsection.
23 24 25	* *	nce wi	ith the	es of paragraph (2) of this subsection, a person is in e tobacco tax laws for a period if the person has not, at
26 27	when due;	(i)	failed	to pay any tobacco tax or any tobacco tax assessment
28	((ii)	failed	to file a tobacco tax return when due; or
29 30		(iii) Title 1		wise violated any of the provisions of Title 12 or Title 16.5 of the Business Regulation Article.

1 2 3 4 5	(4) (i) An exemption granted under paragraph (2) of this subsection is effective only to the extent that a person's potential tobacco tax liability does not exceed an amount determined by the [Comptroller] SECRETARY based on the person's experience during the 5-year compliance period under paragraph (2) of this subsection.
6 7 8 9	(ii) The [Comptroller] SECRETARY may revoke an exemption granted to a person under paragraph (2) of this subsection if the person at any time fails to be in continuous compliance with the tobacco tax laws, as described in paragraph (3) of this subsection.
10 11 12 13	(iii) The [Comptroller] SECRETARY may reinstate an exemption revoked under subparagraph (ii) of this paragraph if the person meets the requirements of paragraph (2)(i) and (ii) of this subsection for a period of 2 years following the revocation.
14 15 16 17	(5) The [Comptroller] SECRETARY may not exempt a person from posting a bond or other security for the tobacco tax unless the [Comptroller] SECRETARY determines that the person is solvent and financially able to pay the person's potential tobacco tax liability.
18 19 20 21	(6) If a corporation is granted an exemption from posting a bond or other security for the tobacco tax, any officer of the corporation who exercises direct control over its fiscal management is personally liable for any tobacco tax, interest and penalties owed by the corporation.
22	(i) A person need not post security under subsection (b)(3) of this section if:
23 24	(1) the person is a manufacturer that has posted security under subsection (b)(2) of this section; or
25 26 27	(2) at any time starting 3 years after the [Comptroller] SECRETARY first issues a direct wine shipper's permit to the person, the [Comptroller] SECRETARY:
28 29	(i) determines that the person has a substantial record of tax and reporting compliance; and
30	(ii) waives the security requirement.
31	13–826.

The following securities are acceptable:

1 2 3	(1) a bond issued by a surety company that is authorized to do business in the State and is approved by the State Insurance Commissioner as to solvency and responsibility;				
4	(2) cash in an amount that the tax collector approves;				
5	(3) marketable securities that the tax collector approves; [or]				
6 7	(4) for admissions and amusement tax[, alcoholic beverage tax,] AND boxing and wrestling tax[, and tobacco tax], an irrevocable letter of credit:				
8	(i) in an amount that the Comptroller approves; and				
9 10	(ii) with a date certain for coverage during the collection period; OR				
11 12	(5) FOR ALCOHOLIC BEVERAGE TAX AND TOBACCO TAX, AN IRREVOCABLE LETTER OF CREDIT:				
13	(I) IN AN AMOUNT THAT THE SECRETARY APPROVES; AND				
14 15	(II) WITH A DATE CERTAIN FOR COVERAGE DURING THE COLLECTION PERIOD.				
16	13–834.				
17 18	(a) In this Part VI of this subtitle the following words have the meanings indicated.				
19 20	(b) "Contraband alcoholic beverage" means an alcoholic beverage, as defined in \S 5–101 of this article:				
21	(1) on which alcoholic beverage tax is not paid; and				
22 23	(2) that is delivered, possessed, sold, or transported in the State in a manner not authorized under Title 5 of this article or Article 2B of the Code.				
24 25	(c) "Contraband tobacco products" means cigarettes or other tobacco products, as defined in § 12–101 of this article:				
26	(1) on which tobacco tax is not paid; and				
27 28 29	(2) that are delivered, possessed, sold, or transported in the State in a manner not authorized under Title 12 of this article or Title 16 of the Business Regulation Article.				

"Contraband motor fuel" means motor fuel, as defined in § 9-101 of this 1 (d) 2 article: 3 (1) on which motor fuel tax is not paid; and 4 that is delivered, possessed, sold, or transferred in the State in a (2)manner not authorized under Title 9 of this article or Title 10 of the Business 5 6 Regulation Article. 7 "Conveyance" means: (e) 8 (1) an aircraft, vehicle, or vessel used to transport alcoholic beverages, 9 cigarettes, or other tobacco products; and 10 (2)a tank car, vehicle, or vessel that is used to transport motor fuel and that, exclusive of any tank used for its own propulsion, has a capacity exceeding 11 12 50 gallons. 13 13-835. The [Comptroller] **SECRETARY** or a peace officer of the State may: 14 (a) 15 seize contraband alcoholic beverages or contraband tobacco 16 products in the State without a warrant; 17 stop and search a conveyance in the State if the [Comptroller] 18 SECRETARY or officer knows or has reason to suspect that the conveyance is being used to transport in the State contraband tobacco products having a retail value of 19 20 \$100 or more or contraband alcoholic beverages; and 21(3)seize a conveyance being used in the State to transport contraband 22alcoholic beverages or contraband tobacco products. 23 (b) A police officer of the State may: 24seize any contraband motor fuel in the State without a warrant; (1) 25 stop and search a conveyance in the State for contraband motor 26 fuel if the officer has probable cause to believe that the conveyance is being used to 27 carry contraband motor fuel in the State; and 28 (3) seize a conveyance being used to transport contraband motor fuel. 29 13-836. 30 If contraband alcoholic beverages or contraband tobacco products (a) (1)

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are seized:

1 2 3	(i) the [Comptroller] SECRETARY or police officer shall give a notice of seizure to the person from whom the property is seized at the time of the seizure; and
4	(ii) the [Comptroller] SECRETARY shall:
5 6	1. where possible, give a notice of seizure to the registered owner of a seized conveyance; and
7 8	2. publish a notice of seizure of the conveyance in a newspaper of general circulation in the county where the seizure occurred.
9 10 11	(2) If contraband motor fuel is seized, within 48 hours after the seizure, not including weekends and holidays, the [Comptroller] SECRETARY shall give a notice of seizure to:
12	(i) the owner of the contraband motor fuel;
13	(ii) the registered owner of the seized conveyance; and
14 15	(iii) any secured party noted in the records of the Motor Vehicle Administration.
16 17 18	(3) A notice of seizure shall state the right of an owner or other interested person, including a secured party of record, to file a claim for the return of the seized property.
19 20 21	(b) (1) A police officer who seizes a conveyance used to transport contraband alcoholic beverages promptly shall notify the [Comptroller] SECRETARY of the seizure.
22 23 24 25	(2) A police officer who seizes any contraband tobacco products of conveyance used to transport contraband tobacco products shall deliver the seized cigarettes or other tobacco products and conveyance to the [Comptroller] SECRETARY.
26	(3) A police officer who seizes any contraband motor fuel shall:
27 28	(i) deliver the seized contraband motor fuel and conveyance to the [Comptroller] SECRETARY; or
29 30 31	(ii) if the seized conveyance is operated by a common carrier regulated by either the Maryland Public Service Commission or the Interstate Commerce Commission, and transports motor fuel for another person, for a fee, direct

- the operator of the conveyance to take it to a location that the [Comptroller]

 SECRETARY designates.
- 3 (c) For a seized conveyance transporting contraband motor fuel that is 4 operated by a common carrier, the [Comptroller] SECRETARY shall:
- 5 (1) remove the contraband from the conveyance at the location that 6 the [Comptroller] SECRETARY designates;
- 7 (2) retain the contraband, subject to $\S\S 13-840$ and 13-841 of this 8 subtitle;
- 9 (3) after removing the contraband, release the conveyance to its 10 operator; and
- 11 (4) reimburse the common carrier for all tariff charges applicable to 12 the movement of the conveyance from:
- 13 (i) the place of seizure to the location where the contraband 14 motor fuel was removed; and
- 15 (ii) the place where the contraband motor fuel was removed to the nearer of the common carrier's home terminal or the place of seizure.
- 17 13-837.
- The owner or another person with an interest in seized property may file a claim for the return of the property with the [Comptroller] **SECRETARY** within 30 days after:
- 21 (1) the seizure of alcoholic beverages, cigarettes, other tobacco 22 products, motor fuel or conveyances used to transport motor fuel; or
- 23 (2) a notice of seizure of a conveyance used to transport alcoholic 24 beverages, cigarettes, or other tobacco products is published.
- 25 13–838.
- 26 (a) A person forfeits any interest, right, or title to property that is seized for violation of the alcoholic beverage tax laws if the person:
- 28 (1) fails to file a claim for return of the seized property within the time 29 allowed under § 13–837 of this subtitle; or
- 30 (2) is adjudged guilty of violating the alcoholic beverage tax laws.

- 1 (b) (1) If, within the time allowed to file a claim under § 13–837 of this subtitle, a person who has a lien interest in property seized for violation of the alcoholic beverage tax law files a petition, the circuit court for the county in which property is seized shall proceed in rem to hear and determine the question of forfeiture of the interest by the lien holder.
- 6 (2) If the circuit court finds that the lien holder had knowledge of the 7 intended unlawful use of the property, the interest, right, and title of a lien holder 8 shall be forfeited.
- 9 (3) Absent a finding under paragraph (2) of this subsection, the 10 [Comptroller] SECRETARY, in the best interest of the State may:
- 11 (i) pay the outstanding indebtedness secured by the lawful lien 12 and keep the property; or
- (ii) deliver the property to the lien holder.
- 14 13–839.
- 15 (a) If a person files a claim for return of seized alcoholic beverages, 16 cigarettes, other tobacco products, or a conveyance used for their transportation under 17 § 13–837 of this subtitle, the [Comptroller] SECRETARY or the [Comptroller's] 18 SECRETARY'S designee shall:
- 19 (1) promptly act on the request and hold an informal hearing;
- 20 (2) direct the return of alcoholic beverages, cigarettes, or other tobacco 21 products unless the [Comptroller] SECRETARY or the [Comptroller's] SECRETARY'S 22 designee has satisfactory proof that the person was not in compliance with any 23 provisions of Title 5 or Title 12 of this article at the time of seizure; and
- 24 (3) direct the return of the conveyance if the [Comptroller] 25 **SECRETARY** or the [Comptroller's] **SECRETARY'S** designee has satisfactory proof 26 that the owner of the conveyance was not willfully evading any provisions of Title 5 or 27 Title 12 of this article at the time of seizure.
 - (b) The [Comptroller] **SECRETARY** or the [Comptroller's] **SECRETARY'S** designee shall grant or deny the application for return of seized alcoholic beverages, cigarettes, other tobacco products, or a conveyance in accordance with subsection (a) of this section by mailing the person a notice of final determination.
- 32 13-840.

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1 If a person files with the [Comptroller] **SECRETARY** a claim for return of (a) 2 the seized motor fuel or conveyances used in its transportation, the [Comptroller] 3 **SECRETARY** shall: 4 (1) provide an opportunity for a hearing; and (2) if requested by the claimant, conduct the hearing within 5 working 5 6 days after the claim is received. 7 (b) The [Comptroller] **SECRETARY** shall: 8 (1) make a final determination of whether the property should be 9 forfeited within 2 working days after the date of the conclusion of the hearing; and 10 (2)mail a notice of the final determination on the date on which that 11 determination is made. 12 13-841. 13 (1) Contraband alcoholic beverages that are seized under this title and forfeited may be disposed of or destroyed in the manner allowed under Article 2B, § 14 15 1–201(f)(5) and (6) and (g) of the Code. 16 The [Comptroller] SECRETARY shall sell at public auction a 17 conveyance that is seized under this title in connection with contraband alcoholic 18 beverages and forfeited. 19 The [Comptroller] SECRETARY shall sell contraband tobacco (b) (1) products seized under this title and forfeited to a State institution, a nonprofit 20 21charitable institution, a licensed cigarette wholesaler, or a licensed cigarette 22manufacturer in the manner the [Comptroller] SECRETARY determines. 23The [Comptroller] SECRETARY shall sell at public auction a 24 conveyance that is seized under this title in connection with contraband tobacco 25 products and forfeited. 26 If either the [Comptroller] SECRETARY or, on appeal, a court 27 determines that seized conveyance or motor fuel is not subject to forfeiture: 28 the [Comptroller] **SECRETARY** is not required to return the 29 motor fuel seized to the owner or other interested person who filed the claim for return of the property, but may, at the option of the [Comptroller] SECRETARY, pay to the 30 person an amount equal to the value of the motor fuel as determined by the average 31 32 wholesale value on the date of seizure for the Baltimore Terminal as reported by a

nationally recognized oil price reporting service on the date of seizure; and

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$\frac{1}{2}$	to the registe	ered o	(ii) wner a	_	Comptroller SECRETARY shall return the conveyance all have no further liability to the registered owner.
3 4	SECRETARY	(2) Y shal		seized o	conveyance or motor fuel is forfeited, the [Comptroller]
5 6	or		(i)	1.	use the contraband motor fuel for any public purpose;
7				2.	sell the contraband motor fuel to any person; and
8			(ii)	sell tl	he seized conveyance to any person.
9 10 11		e [Cor	nptrol	ler] SE	quired under Title 2 of this article for distributions of ECRETARY shall distribute the net proceeds from the property under this section after paying:
12 13	the property	(1) ;	the c	osts in	curred in conjunction with the seizure and disposal of
14		(2)	the c	ost of t	he sale; and
15		(3)	any b	ona fic	de lien against the conveyance.
16	13–901.				
17 18	(e) has excess m				d of motor carrier tax may be filed by a claimant who edit, if:
19 20	under § 13–8	(1) 825 of			at has provided the security required for a motor carrier
21 22	claimant.	(2)	the	[Compt	troller] SECRETARY has audited the records of the
23 24	(h) tobacco tax s				d of tobacco tax may be filed by a claimant who buys
25 26	cigarettes;	(1)	are	affixed	erroneously to anything other than a package of
27		(2)	are a	ffixed t	to a package of unsalable cigarettes;
28		(3)	are c	anceled	d by the [Comptroller] SECRETARY;

- 1 (4) if the claim is \$250 or more, are lost or destroyed in the State due 2 to fire, flood, or other disaster, vandalism, or malicious mischief, except loss due to 3 theft; or
- 4 (5) mutilated or damaged, whether or not affixed to a package of 5 cigarettes.
- 6 13–905.

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- 7 (d) The [Comptroller] SECRETARY may not pay a refund of excess motor 8 carrier tax credit unless the motor carrier has complied with Title 9, Subtitle 2 of this 9 article and regulations adopted under it for a full registration year and the 10 [Comptroller] SECRETARY, in the [Comptroller's] SECRETARY'S discretion, allows 11 the refund.
- SECTION 2. AND BE IT FURTHER ENACTED, That, on October 1, 2013, all the functions, powers, duties, equipment, assets, liabilities, and employees of the Office of the State Comptroller under Article 2B of the Code, Business Regulations Article, and Tax – General Article, as enacted by this Act, shall be transferred to the Department of Labor, Licensing, and Regulation.
- SECTION 3. AND BE IT FURTHER ENACTED, That all appropriations held by the State Comptroller to carry out the functions and programs transferred to the Department of Labor, Licensing, and Regulation under this Act shall be transferred to the Department of Labor, Licensing, and Regulation on October 1, 2013.
 - SECTION 4. AND BE IT FURTHER ENACTED, That an employee transferred under this Act shall be appointed without further examination or qualification. The employee shall be placed in a classification that is comparable in duties and responsibilities to the employee's former position. The employee may not suffer a diminution of salary or wages, accrued leave, whether earned or granted, or seniority rights.
 - SECTION 5. AND BE IT FURTHER ENACTED, That, except as expressly provided to the contrary in this Act, any transaction affected by or flowing from any statute here amended, repealed, or transferred, and validly entered into before the effective date of this Act, and every right, duty, or interest following from the transaction, remains valid after the effective date of this Act and may be terminated, completed, consummated, or enforced pursuant to law.
 - SECTION 6. AND BE IT FURTHER ENACTED, That, except as otherwise provided by law, all existing laws, rules and regulations, proposed rules and regulations, standards and guidelines, policies, orders and other directives, forms, plans, memberships, contracts, property, investigations, administrative and judicial responsibilities, rights to sue and be sued, and all other duties and responsibilities associated with the functions of the State Comptroller under Article 2B of the Code, Business Regulations Article, and Tax General Article, as enacted by this Act prior

to October 1, 2013, shall continue in effect under the Department of Labor, Licensing, and Regulation until completed, withdrawn, canceled, modified, or otherwise changed pursuant to law.

SECTION 7. AND BE IT FURTHER ENACTED, That the publisher of the Annotated Code of Maryland, in consultation with and subject to the approval of the Department of Legislative Services, shall correct, with no further action required by the General Assembly, cross—references and terminology rendered incorrect by this Act or by any other Act of the General Assembly of 2013 that affects provisions enacted by this Act. The publishers shall adequately describe any such correction in an editor's note following the section affected.

SECTION 8. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.