(3lr3034)

ENROLLED BILL

— Education, Health, and Environmental Affairs/Economic Matters — Introduced by Senator Mathias

Read and Examined by Proofreaders:

Proofreader.							
Proofreader.							
presented to the Governor, for his approval this	presented	and	Seal	Great	the	with	Sealed
at o'clock,M.	at				of	_ day	
President.							

CHAPTER _____

1 AN ACT concerning

 $\mathbf{2}$

Worcester County - Alcoholic Beverages

3 FOR the purpose of authorizing a holder of a seven-day Class B beer, wine and liquor 4 license in Worcester County to sell beer, wine and liquor off-sale; creating a $\mathbf{5}$ Class EF (entertainment facility) beer, wine and liquor license; authorizing a 6 license holder to sell beer, wine, and liquor from one or more outlets in a certain 7 entertainment facility, for consumption anywhere throughout the 8 entertainment facility only; requiring a facility for which a license is issued to 9 have a certain amount of capital investment; authorizing the Board of License Commissioners to issue one or more licenses for the same facility; specifying the 10 hours of sale and a certain license fee; authorizing a holder of a seven-day Class 11 12D beer, wine and liquor license in Worcester County to sell beer, wine and liquor 13 off-sale; altering the maximum amount of a certain fine for certain violations in 14Worcester County; applying certain provisions of law relating to certain alcohol 15awareness programs to holders of certain alcoholic beverages licenses or certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments



A2

1	employees	of certain license holders in Worcester County; making a certain
2	exception;	altering a certain date on which a licensee in the county may elect to
3	purchase v	vine or liquor from a licensed wholesaler; authorizing the Director of
4		ment of Liquor Control to purchase or otherwise acquire wine and
5	liquor from	any source for resale, regardless of any other State law or regulation
6	to the cont	rary, without a certain tax having been paid; providing that the wine
$\overline{7}$	<u>and liquor</u>	may not be resold until a certain excise tax has been paid, acting as a
8	wholesaler	, to purchase wine and liquor under certain circumstances;
9	<u>prohibiting</u>	the resale of certain wine and liquor until a certain excise tax has
10	been paid;	authorizing the Department, acting as a retailer, to purchase wine
11	and liquo	<u>c under certain circumstances; making clarifying changes;</u> and
12	generally r	elating to alcoholic beverages in Worcester County.
13	BY repealing and	reenacting, without amendments,
14	Article 2B	– Alcoholic Beverages
15	Section 6–2	201(a)(1) and $6-401(a)(1)$
16	Annotated	Code of Maryland
17	(2011 Repl	acement Volume and 2012 Supplement)
18	BY repealing and	reenacting, with amendments,
19	Article 2B	– Alcoholic Beverages
20	Section 6–2	201(y), 6–401(y), 11–304(a), and 13–101 <u>, 15–204(e), and 15–205(l)</u>
21	Annotated	Code of Maryland
22	(2011 Repl	acement Volume and 2012 Supplement)
23	BY adding to	
24	<u>Article 2R</u>	<u>Alcoholic Beverages</u>
25	Section 6-	$\frac{201(v)(0)}{201(v)(0)}$
26		Code of Marvland
$\frac{20}{27}$	(2011 Renl	accement Volume and 2012 Supplement)
21		<u>reement volume and 2012 Supplements</u>
$\frac{28}{29}$	SECTION MARYLAND, Th	1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF at the Laws of Maryland read as follows:
30		Article 2B – Alcoholic Beverages
31	6–201.	
วก	(a) (1)	A Class P been wine and liquer license shall be issued by the
32 22	(a) (1)	A Class B beer, wine and liquor license shall be issued by the
33 24		athority of the county in which the place of business is located, and
34 25		prizes its holder to keep for sale and sell all alcoholic beverages at
$\frac{35}{36}$	•	tel or restaurant at the place described, for consumption on the here, or as provided in this section.
37	(y) (1)	This subsection applies only in Worcester County.
38	(2)	The annual license fees for the following types of licenses are:

1		(i)	Six–day licenses – \$1,750; and
2		(ii)	Seven–day licenses – \$2,500.
3	(3)	Hotel	s and restaurants are defined to be:
4		(i)	For six–day license holders:
$5 \\ 6$	meals regularly; or	C	1. Bona fide hotels having at least 20 rooms and serving
7 8	least 70 people.		2. Restaurants having a seating capacity at tables of at
9		(ii)	For seven-day license holders:
10 11	incorporated by re	ference	1. As required for six-day license holders, which are e; and
$12 \\ 13 \\ 14 \\ 15$	registration and n	nail de	2. A. Establishments for the accommodation of the services found ordinarily in hotels, have a lobby with a esk and seating facilities, and an enclosed dining area which from menus at least twice daily; or
16 17 18 19		od in	B. Establishments which have an enclosed dining area meals from menus at least twice daily and have daily receipts excess of that from the sale of alcoholic beverages during the ense.
$20 \\ 21 \\ 22$	operated in a clea facilities.	(iii) .n and	A license may not be issued unless the hotel or restaurant is sanitary manner and is equipped with the proper restroom
$\begin{array}{c} 23\\ 24 \end{array}$	(4) OR OFF-SALE) an		n–day license holders may sell beer, wine and liquor (on–sale and light wine (off–sale) <u>ON–SALE AND OFF–SALE</u> .
$25 \\ 26 \\ 27$		cipal c	e premises to be licensed by the provisions of this subsection orporation, the license application may be subject to approval buncil and shall be approved by the licensing authority.
28 29 30	(6) However, if the lic shall go to that mu	ensed	icense fees shall go to the general funds of the county. premises are in a municipal corporation, 75 percent of the fees l corporation.
$\frac{31}{32}$	(7) all licensees shall	(i) purch <i>a</i>	Except as provided in subparagraph (ii) of this paragraph, ase all wines and liquors, except light wine and beer, from the

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	Worcester County Department of Liquor Control. They shall be charged not more than 85 percent of the retail price or any special sale price or discount price, whichever is lower, set by the Department for wines and liquors. All licensees may purchase beer and light wine from licensed wholesalers.
$5 \\ 6$	(ii) Beginning on May 1, 2016, a licensee may elect to purchase wine and liquor from a licensed wholesaler under § 15–204(e) of this article.
7	(8) The hours for sale are as provided in § 11–524 of this article.
8 9	(9) (1) <u>There is a Class EF (entertainment facility)</u> <u>BEER, WINE AND LIQUOR LICENSE.</u>
10 11 12 13	(II) <u>A CLASS EF LICENSE AUTHORIZES THE HOLDER TO</u> <u>SELL BEER, WINE, AND LIQUOR BY THE DRINK AND BY THE BOTTLE FROM ONE</u> <u>OR MORE OUTLETS IN THE ENTERTAINMENT FACILITY, FOR CONSUMPTION</u> <u>ANYWHERE THROUGHOUT THE ENTERTAINMENT FACILITY.</u>
$14\\15$	(III) <u>A HOLDER OF A CLASS EF LICENSE MAY NOT SELL</u> <u>ALCOHOLIC BEVERAGES FOR OFF-SALE CONSUMPTION.</u>
16 17 18 19	(IV) NOTWITHSTANDING § 8–208(B) OF THIS ARTICLE, THE BOARD OF LICENSE COMMISSIONERS MAY ISSUE A CLASS EF LICENSE ONLY IF THE APPLICANT HAS AN INITIAL CAPITAL INVESTMENT IN THE FACILITY FOR WHICH THE LICENSE IS SOUGHT OF AT LEAST \$45,000,000.
$\begin{array}{c} 20\\ 21 \end{array}$	(V) THE BOARD MAY ISSUE ONE OR MORE CLASS EF LICENSES FOR THE SAME FACILITY.
$22 \\ 23 \\ 24 \\ 25 \\ 26$	(VI) A CLASS EF LICENSE AUTHORIZES THE SALE AND SERVING OF BEER, WINE, AND LIQUOR ANYWHERE THROUGHOUT THE ENTERTAINMENT FACILITY DURING THOSE DAYS THAT THE ENTERTAINMENT FACILITY IS OPEN FOR BUSINESS AND FROM 9:00 A.M. THROUGH 4:00 A.M. THE FOLLOWING DAY.
27 28	(VII) A CLASS EF LICENSE AUTHORIZES THE PLAYING OF MUSIC AND DANCING.
29	(VIII) THE ANNUAL LICENSE FEE IS \$15,000. 6–401.
00	0 101.

(a) (1) A Class D beer, wine and liquor license shall be issued by the
license issuing authority of the county in which the place of business is located. It
authorizes the holder to keep for sale and sell all alcoholic beverages at retail at the

$\frac{1}{2}$	place descr be issued fo			r consumption on the premises or elsewhere. A license may not core.
3	(y)	(1)	This	subsection applies only in Worcester County.
4 5	within:	(2)	(i)	A Class D beer, wine and liquor license may be issued only
6				1. The corporate limits of Ocean City;
7				2. The boundary lines of the 10th taxing district;
8 9 10	Turville Ci Maryland I			3. The area bounded by U.S. Route 50 to the south, rring Creek to the east, St. Martin River to the north, and the west;
$\frac{11}{12}$	north and e	east, U	.S. Rou	4. The area bounded by Maryland Route 589 to the ate 50 to the south, and U.S. Route 113 to the west; and
$13\\14\\15\\16\\17$	50, east to	the b ndary	ounda to U.S	5. From the intersection of Maryland Route 589 and bounded by a line that extends 1,500 feet south of U.S. Route ary of the 10th taxing district, north along the 10th taxing 8. Route 50, and west to the intersection of Maryland Route 589
$\frac{18}{19}$	Worcester	County	(ii) Comr	The annual license fee for the six-day license set by the nissioners may not be less than \$3,000.
$\begin{array}{c} 20\\ 21 \end{array}$	Worcester	County	(iii) Comr	The annual license fee for the seven-day license set by the nissioners may not be less than \$3,500.
$\frac{22}{23}$	(on-sale OI	l OFF-	(iv) SALE)	Seven–day license holders may sell beer, wine and liquor) and beer and light wine (off–sale) <u>ON–SALE AND OFF–SALE</u> .
$24\\25\\26$				All license fees shall go to the general funds of the county. premises are in a municipal corporation, 75 percent of the fees al corporation.
27 28 29 30 31 32	beer, from not more th whichever	the Wo nan 85 is lowe	orceste percei er, set	1. Except as provided in subsubparagraph 2 of this sees shall purchase all wines and liquors, except light wine and r County Department of Liquor Control. They shall be charged nt of the retail price or any special sale price or discount price, by the Department for wines and liquors. All licensees may wine from licensed wholesalers.
33 34	purchase w	ine an	d liquo	2. Beginning on May 1, 2016, a licensee may elect to or from a licensed wholesaler under § 15–204(e) of this article.

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1	(vii)	The h	ours for sale are as provided in § $11-524$ of this article.
2 3 4 5 6 7	Convention Hall Commis license. The Commission pursuant to whatever line may contract to receive s	ssion a n may cense some p	respect to the Ocean City Convention Hall, only the nd its successors may be issued an alcoholic beverages permit its vendors to dispense alcoholic beverages the Commission is granted. Further, the Commission roportion of the revenue derived from the vendor's sale nse shall be subject to the following restrictions:
8 9	of § 7–101(u)(5) of this ar	1. ticle;	This monopoly may not impinge upon the provisions
10		2.	Only on–sale transactions shall be permitted; and
$\begin{array}{c} 11 \\ 12 \end{array}$	to the premises.	3.	Consumption of alcoholic beverages shall be restricted
$\begin{array}{c} 13\\14\\15\end{array}$	(3) (i) beer, wine and liquor on- premises of the Ocean Ci		A. The Board may issue a special 7–day Class D retail license to the Mayor of Ocean City for use on the nicipal golf courses.
$\begin{array}{c} 16 \\ 17 \end{array}$	municipal golf course.	В.	A separate license is required for each Ocean City
18 19 20			Prior to the issuance of any license under this signate an individual to complete training in an alcohol nder § 13–101 of this article.
21		3.	The individual designated by the Mayor shall:
22		А.	Represent the concessionaire; and
$\begin{array}{c} 23\\ 24 \end{array}$	of beer, wine, and liquor	B. by the	Be directly involved with the management of the sale concessionaire.
$\frac{25}{26}$	(ii) keep for sale and sell bee		older may contract with and permit a concessionaire to e, and liquor for on premises consumption only.
$27 \\ 28 \\ 29$	(iii) a Class D beer, wine and lesser hours specified by	liquor	ours and days of sale under the license are the same as on–sale license under § 11–524 of this article or during lder.
$\begin{array}{c} 30\\ 31 \end{array}$	(iv) annual fee and may not b		ense shall be issued and renewed without charge or an sferred.
32	11–304.		

1 (a) (1) Between 2 a.m. and 6 a.m. on any day, a person may not consume 2 any alcoholic beverages on any premises open to the general public, any place of public 3 entertainment, or any place at which setups or other component parts of mixed 4 alcoholic drinks are sold under any license issued under the provisions of the Business 5 Regulation Article, and an owner, operator or manager of the premises or places may 6 not knowingly permit such consumption.

7 (2) Except as provided in this section, any person found consuming 8 any alcoholic beverage on any premises open to the general public, and any owner, 9 operator or manager of those premises or places who knowingly permits consumption 10 between the hours provided by this section is guilty of a misdemeanor and, upon 11 conviction, shall be fined not more than \$50 and not less than \$5.

$\begin{array}{c} 12\\ 13 \end{array}$	\$250.		(i)	In Anne Arundel County the fine may not be more than
$\begin{array}{c} 14 \\ 15 \end{array}$	\$4,000 .		(ii)	In Worcester County the fine may not be more than [\$1,000]
16	13–101.			
17	(a)	In thi	s sectio	on "alcohol awareness program" means a program:
18		(1)	That:	
19			(i)	Is approved and certified by the State Comptroller; and
$\begin{array}{c} 20\\ 21 \end{array}$	the State Co	omptro	(ii) ller;	Has been issued an alcohol awareness program permit by
22		(2)	That	includes instruction on how alcohol affects a person's:
23			(i)	Body; and
24			(ii)	Behavior;
$\begin{array}{c} 25\\ 26 \end{array}$	and	(3)	That	provides education on the dangers of drinking and driving;
27		(4)	That	defines effective methods for:
28			(i)	Serving customers to minimize the chance of intoxication;
29 30	and		(ii)	Ceasing service before the customer becomes intoxicated;

	8 SENATE BILL 949
1	(iii) Determining if a customer is under the drinking age.
2	(b) (1) The provisions of this section apply to:
$\frac{3}{4}$	(i) Licensed premises that are operated by selling alcoholic beverages directly to a customer from a bar or service bar on the premises;
5	(ii) Premises licensed for off sale;
${6 \over 7}$	(iii) In Montgomery County, a holder of a caterer's license issued under § 6–706.1 of this article; and
8 9	(iv) In Baltimore City, an establishment covered under § $20-102(a)$ of this article.
10	(2) This section does not apply to:
$\begin{array}{c} 11 \\ 12 \end{array}$	(i) Temporary alcoholic beverages licenses issued under § 7–101 of this article;
13	(ii) A Class E (on–sale) steamboat alcoholic beverages license;
14	(iii) A Class F (on–sale) railroad alcoholic beverages license; or
15	(iv) A Class G (on–sale) aircraft alcoholic beverages license.
16 17 18 19	(c) (1) A holder of any class of retail alcoholic beverages license or an employee designated by the holder shall complete training in an approved alcohol awareness program. The training shall be valid for a period of 4 years, and the holder shall complete retraining in an approved program for each successive 4-year period.
20	(2) (i) This paragraph applies only in the following jurisdictions:
21	1. Howard County;
22	2. Montgomery County;
23	3. Kent County;
24	4. Washington County;
25	5. Caroline County; and
$\begin{array}{c} 26 \\ 27 \end{array}$	6. Except as provided in subparagraph (ii) of this paragraph, Wicomico County AND WORCESTER COUNTY.

1 (ii) This paragraph does not apply to a licensee in Wicomico County OR WORCESTER COUNTY with a Class C license. $\mathbf{2}$ 3 The licensee or a person who is employed in a supervisory (iii) capacity designated by the licensee: 4 $\mathbf{5}$ 1. Shall be certified by an approved alcohol awareness 6 program; and 7 2.Except as otherwise provided in subparagraph (iv) of this paragraph, be present during the hours in which alcohol may be sold. 8 9 (iv) 1. In Howard County, Kent County, Washington County, [and] Wicomico County, AND WORCESTER COUNTY, the person certified by an 10 11 approved alcohol awareness program may be absent from the licensed premises for a 12bona fide personal or business reason or an emergency, if the absence lasts for not 13more than 2 hours. 142. In Caroline County, the person certified by an approved alcohol awareness program may be absent from the licensed premises for a 1516 bona fide emergency, if the absence lasts for not more than 2 hours. 173. The Board of License Commissioners shall require the 18 licensee to keep a log book on the licensed premises that contains documentation of 19each temporary absence, the length of time of the absence, and the reason for the 20absence, in the form required by the Board of License Commissioners. 21(3)(i) This paragraph applies only in Harford County. 22(ii) The licensee or a person who is employed in a supervisory 23capacity designated by the licensee shall be certified by an approved alcohol awareness 24program and shall be present during the hours in which alcohol may be sold. 25(4) This paragraph applies only to an establishment covered (i) under § 20–102(a) of this article, in Baltimore City. 2627(ii) Any bottle club owner or a person who is employed in a 28supervisory capacity designated by the owner shall be certified by an approved alcohol 29awareness program and shall be present during the hours in which alcohol is served or 30 consumed. Any licensee who violates the provisions of subsection (c) of this section is 31(d) 32subject to: 33 (1)For the first offense, a \$100 fine; and

	10 SENATE BILL 949
$\frac{1}{2}$	(2) For each subsequent offense, a fine not to exceed \$500 or a suspension or revocation of the license or both.
3	(e) (1) The State Comptroller:
4 5	(i) Shall approve and certify each alcohol awareness program that is in compliance with this section; and
6 7	(ii) May require recertification of the approved program to insure compliance with any changes in the program.
$\frac{8}{9}$	(2) Any individual who is authorized or employed to teach an alcohol awareness program must obtain an alcohol awareness instructor's permit.
10 11	(3) Each local licensing board is responsible for enforcing this section, including the penalty provision.
$12 \\ 13 \\ 14$	(4) (i) A certificate of completion shall be issued for each completion of a certified program and it shall be valid for 4 years from the date of issuance.
$\begin{array}{c} 15\\ 16 \end{array}$	(ii) An up-to-date valid certificate shall be presented to the proper authority upon request.
$17 \\ 18 \\ 19$	(5) (i) Within 5 days after a licensee, bottle club owner, or an employee of a licensee or bottle club owner is sent a certificate of completion, the program provider shall inform the appropriate local licensing board of:
$\begin{array}{c} 20\\ 21 \end{array}$	1. The individual's name, address, and certification date; and
22	2. The name and address of the licensed establishment.
$\begin{array}{c} 23\\ 24 \end{array}$	(ii) Any program provider who violates the provisions of this subsection is subject to a decertification of the program by the State Comptroller.
$\frac{25}{26}$	(f) (1) This section may not be construed to create or enlarge any civil cause of action or criminal proceeding against a licensee.
27 28 29	(2) Evidence of a violation of this section may not be introduced in any civil or criminal proceeding, but may only be used as evidence before the local licensing board in actions brought before the board for violations of this section.
30 31 32	(g) The Comptroller may issue regulations to set standards and requirements pertaining to course content, course duration, course format and any other course related activities the Comptroller may require.

1	(h) (1)	This su	absection applies only in Dorchester County.
$2 \\ 3 \\ 4$	(2) held by an emplo licensed establish:	yee or a	ficate of completion of a certified alcohol awareness program an employee's employer may not be used at more than one
5	<u>15–204.</u>		
6 7	<u>(e)</u> <u>(1)</u> Department of Lic		<u>s subsection, "Department" means the Worcester County</u> atrol.
8	<u>(2)</u>	<u>This su</u>	absection applies only in Worcester County.
9 10 11 12		<u>to purcl</u> the licer	Beginning on [May 1, 2016] JULY 1, 2014, a licensee in the base wine or liquor from a licensed wholesaler by providing base's intent to the Department at least 60 days before the ty is to start.
13		<u>(ii)</u>	The notice shall contain:
14			1. <u>The name of the licensee:</u>
15			2. The name and address of the licensed premises; and
16			3. The date that the notice was sent to the Department.
17 18 19	<u>(4)</u> purchase wine or Department.		nsee that meets the requirements of this subsection may from a licensed wholesaler in addition to or instead of the
$\begin{array}{c} 20\\ 21 \end{array}$	(5) licensee that meet		The Department shall issue a letter of confirmation to a quirements of this subsection.
$\begin{array}{c} 22\\ 23 \end{array}$	licensed premises.		The licensee shall display the letter conspicuously on the
24	<u>15–205.</u>		
$25 \\ 26 \\ 27$	(<u>1</u>) (1) <u>Commissioners, t</u> <u>otherwise acquire</u>	he Direc	prcester County, subject to the approval of the County etor of the Department of Liquor Control may purchase or
$\frac{28}{29}$	(1) necessary to opera		Real or personal property that the Director considers ensaries, stores, or warehouses; and

11

1	(2) Wine and liquor from any source for resale, REGARDLESS OF ANY
2	OTHER STATE LAW OR REGULATION TO THE CONTRARY, INCLUDING A
3	GOVERNMENT ALCOHOLIC BEVERAGE CONTROL DEPARTMENT OR AGENCY OF
4	ANOTHER STATE, ANY NONRESIDENT WHOLESALER WHETHER OR NOT
5	licensed in this State, or acting as a wholesaler, from a licensed
6	WHOLESALER OR LIQUOR CONTROL BOARD WITHOUT THE TAX IMPOSED BY §
7	<u>5-102 of the Tax - General Article having to be paid, but may not be</u>
8	RESOLD UNTIL THE EXCISE TAX HAS BEEN PAID
9	(II) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION,
10	WINE AND LIQUOR FROM ANY SOURCE FOR RESALE.
11	(2) (I) 1. ACTING AS A WHOLESALER, THE DEPARTMENT OF
12	LIQUOR CONTROL MAY PURCHASE WINE AND LIQUOR, ON WHICH THE EXCISE
13	TAX HAS NOT BEEN PAID, FROM A LICENSED WHOLESALER.
14	2. <u>The Department of Liquor Control May</u>
15	ONLY RESELL THE WINE AND LIQUOR PURCHASED UNDER THIS SUBPARAGRAPH
16	TO A NONDISPENSARY, LICENSED RETAILER AND ONLY AFTER THE EXCISE TAX
17	HAS BEEN PAID.
18	(II) ACTING AS A RETAILER, THE DEPARTMENT OF LIQUOR
10	<u>CONTROL MAY PURCHASE WINE AND LIQUOR, ON WHICH THE EXCISE TAX HAS</u>
$\frac{19}{20}$	BEEN PAID, FROM A LICENSED WHOLESALER FOR RETAIL SALE IN DISPENSARY
$\frac{20}{21}$	
41	STORES.
22	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
23	July 1, 2013.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.