

Article - Alcoholic Beverages

[Previous][Next]

§17–103.

(a) This section does not apply to temporary delivery agreements under § 2–208(c)(1)(i)6 of this article regarding beer festivals or wine and beer festivals.

(b) Notwithstanding the terms, provisions or conditions of any agreement or franchise, no franchisor shall cancel, terminate or refuse to continue or renew any beer franchise, or cause a franchisee to resign from a franchise, unless good cause exists for termination, cancellation, nonrenewal, noncontinuation or causing a resignation; provided, that good cause shall exist if a franchisee's license to do business in the State is revoked under any provisions of this article.

[Previous][Next]