SENATE BILL 1047

A2 4 lr 2306By: Anne Arundel County Senators Introduced and read first time: February 2, 2024 Assigned to: Finance Committee Report: Favorable Senate action: Adopted Read second time: February 23, 2024 CHAPTER AN ACT concerning Anne Arundel County - Alcoholic Beverages - Music and Entertainment **Privileges** FOR the purpose of requiring the Board of License Commissioners for Anne Arundel County to receive written approval from the Anne Arundel County Office of Planning and Zoning for a music and entertainment permit before the permit may be considered at a hearing; requiring the area used for the activity under the permit to be at least a certain distance from all residentially zoned properties; renaming the entertainment permit to be a limited entertainment permit; renaming the dancing permit to be a full entertainment permit; and generally relating to alcoholic beverages in Anne Arundel County. BY repealing and reenacting, without amendments. Article – Alcoholic Beverages and Cannabis Section 11–102 Annotated Code of Maryland (2016 Volume and 2023 Supplement) BY repealing and reenacting, with amendments, Article – Alcoholic Beverages and Cannabis Section 11–1102 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

(2016 Volume and 2023 Supplement)

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

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

1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 2 That the Laws of Maryland read as follows: 3 Article - Alcoholic Beverages and Cannabis 11-102.4 5 This title applies only in Anne Arundel County. 6 11-1102.On the premises, or on adjacent property over which a license holder 7 (a) 8 has ownership or control, a license holder: 9 (i) may allow piped—in background music or one television screen; 10 but 11 (ii) unless issued a permit described in this section that authorizes 12 the activity, may not allow: the playing of music, including live music; 13 1. 2. the operation of a karaoke machine; 14 the playing of music by a disc jockey; or 15 3. 16 dancing, floor shows, or any other similar type of 4. 17 entertainment. 18 (2) BEFORE A PERMIT DESCRIBED IN THIS SECTION MAY BE CONSIDERED AT A HEARING, THE BOARD SHALL RECEIVE WRITTEN APPROVAL FOR 19 THE PERMIT FROM THE COUNTY OFFICE OF PLANNING AND ZONING. 20 21 **(3)** The Board may issue a permit described in this section only if the Board 22finds that: 23 (i) the applicant can control the individuals using the licensed 24premises; 25 the operation of the premises under the permit will not unduly (ii) 26disturb the peace of the residents of the neighborhood in which the place of business is located; [and] 2728 (iii) THE AREA USED FOR THE ACTIVITY UNDER THE PERMIT, 29 WITHIN OR OUTSIDE THE BUILDING, IS AT LEAST 100 FEET FROM ALL

RESIDENTIALLY ZONED PROPERTY; AND

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1			(IV)	the is	suing	of the	e permit	: :					
2				1.	is ne	cessa	ry to acc	com	modate 1	the pu	blic;		
3				2.	will	not be	e detrim	enta	al to the	public	welfare;	and	l
4 5	regulation.			3.	will	not	violate	a	county	fire,	health,	or	building
6	(b)	(1)	There	e is a n	nusic p	permi	t.						
7 8	BLX license	(2) e, a Cla			-		_		a holder	of a C	Class B lie	cens	e, a Class
9 10	(3) The permit authorizes the playing of recorded music or live music with not more than two musicians.												
11 12	entertainme	(4) ent.	The p	oermit	holde	r may	v not all	ow	dancing,	, floor	shows, o	or sir	nilar live
13		(5)	The a	ınnual	permi	it fee	is \$100.						
14	(c)	(1)	There	e is [an] A Ll	MITE	E D enter	tair	ıment pe	ermit.			
15 16	BLX license	(2) e, a Cla			-		_		a holder	of a C	Class B lie	cens	e, a Class
17		(3)	The p	ermit	autho	rizes:							
18			(i)	live n	nusic v	with 1	not more	tha	an four r	nusici	ans; and		
19			(ii)	the p	laying	of:							
20				1.	more	than	one tel	evis	ion;				
21				2.	a ka	raoke	machin	e; a	nd				
22				3.	musi	ic by a	a disc jo	ckey	7.				
23 24	entertainme	(4) ent.	The p	oermit	holde	r may	v not all	ow	dancing	, floor	shows, o	r sir	nilar live
25		(5)	The a	ınnual	permi	it fees	s are:						
26			(i)	\$200	for a l	noldei	r of a be	er a	nd wine	licens	e: and		

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1			(ii)	\$300 for a holder of a beer, wine, and liquor license.		
2	(d)	(1)	There is a [dancing] FULL ENTERTAINMENT permit.			
3		(2)	The I	Board may issue the permit to a holder of:		
4			(i)	a Class B license;		
5 6	BLX license	;	(ii)	except as provided in paragraph (4) of this subsection, a Class		
7			(iii)	a Class C license;		
8			(iv)	a Class D license; or		
9 10	license.		(v)	except as provided in paragraph (4) of this subsection, a Class H		
11 12	(3) The permit authorizes the holder to provide music, dancing, and other legal forms of entertainment.					
13 14 15 16	or a Class H license if the premises for which the Class BLX license or Class H license is issued is within 1,000 feet in a straight line from entry to entry from a place of worship or					
17		(5)	The a	annual permit fees are:		
18			(i)	\$200 for a holder of a beer and wine license;		
19			(ii)	\$400 for a holder of a beer, wine, and liquor license; and		
20			(iii)	no charge for a holder of a Class C license.		
21	(e)	(1)	There	e is an outdoor permit.		
22 23	(2) The Board may issue the permit to a holder of a Class B license, a Class BLX license, a Class C license, a Class D license, or a Class H license.					
$24 \\ 25$	customers o	(3) n the §		permit authorizes the holder to provide outdoor table service to s of the licensed establishment.		
26		(4)	The a	annual permit fee is \$100.		
27 28	the Board.	(5)	Befor	re the permit may be renewed, a holder shall obtain approval from		

1	(f) (1)	There is an outdoor entertainment permit.					
2 3 4	(2) The Board may issue the permit to a holder of a Class B license, a Class BLX license, a Class C license, a Class D license, or a Class H license who also holds a music permit, an entertainment permit, or a dancing permit under this section.						
5	(3)	The permit authorizes the holder to provide:					
6 7 8	allowed to provide dancing permit; an	(i) the same form of entertainment outdoors that the holder is de indoors under the holder's music permit, entertainment permit, or and					
9		(ii) outdoor table service or cafe service.					
10 11	SECTION 2. 1, 2024.	AND BE IT FURTHER ENACTED, That this Act shall take effect July					
	Approved:						
		Governor.					
		President of the Senate.					
		Speaker of the House of Delegates					