Unofficial Copy A2 1999 Regular Session 9lr0280

By: Prince George's County Delegation

Introduced and read first time: February 12, 1999

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

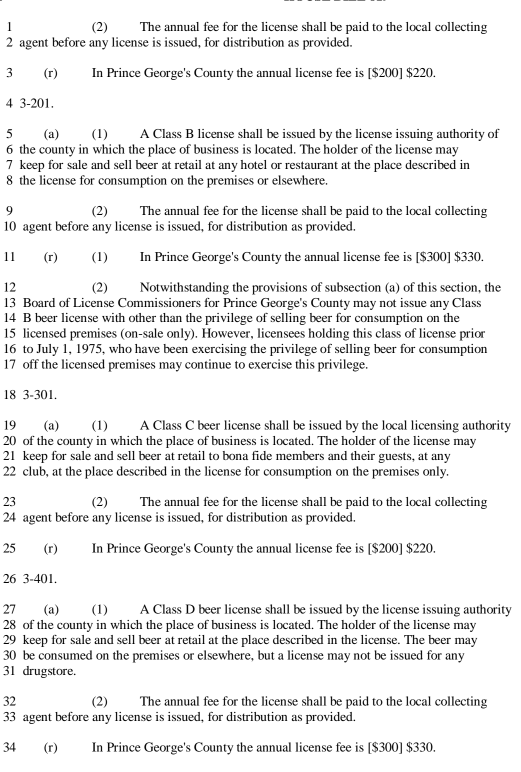
2 Prince George's County - Alcoholic Beverages - License Fees 3 PG 302-99

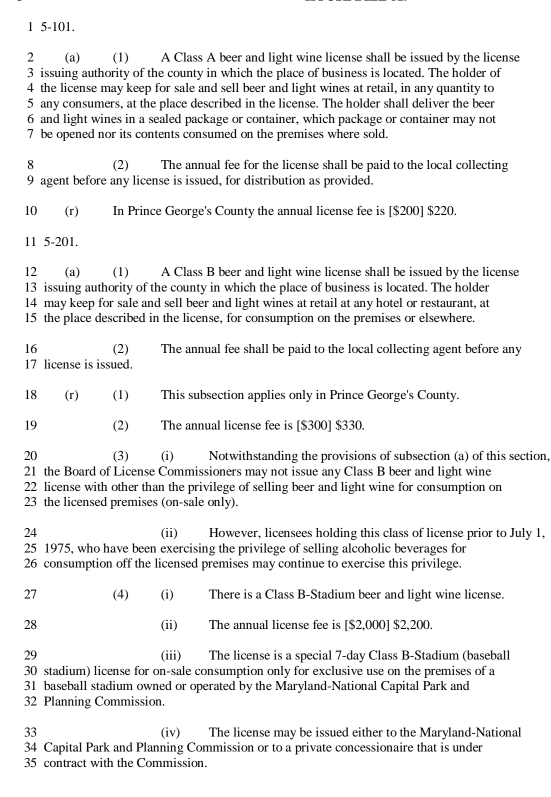
4 FOR the purpose of increasing the annual fees for certain classes of alcoholic

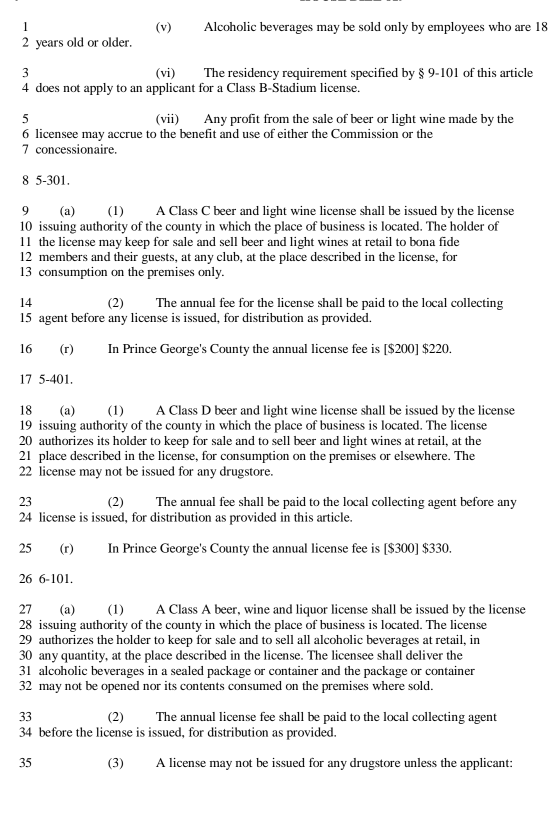
- 5 beverages licenses in Prince George's County; and generally relating to alcoholic
- 6 beverages license fees in Prince George's County.
- 7 BY repealing and reenacting, without amendments,
- 8 Article 2B Alcoholic Beverages
- 9 Section 3-101(a), 3-201(a), 3-301(a), 3-401(a), 5-101(a), 5-201(a), 5-301(a),
- 10 5-401(a), 6-101(a), 6-201(a), and 6-301(a)
- 11 Annotated Code of Maryland
- 12 (1998 Replacement Volume and 1998 Supplement)
- 13 BY repealing and reenacting, with amendments,
- 14 Article 2B Alcoholic Beverages
- 15 Section 3-101(r), 3-201(r), 3-301(r), 3-401(r), 5-101(r), 5-201(r), 5-301(r),
- 16 5-401(r), 6-101(r), 6-201(r), 6-301(r), 8-409, 8-505, 8-702, and 8-1001
- 17 Annotated Code of Maryland
- 18 (1998 Replacement Volume and 1998 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

21 Article 2B - Alcoholic Beverages

- 22 3-101.
- 23 (a) (1) A Class A beer license shall be issued by the license issuing authority
- 24 of the county in which the place of business is located. The holder of the license may
- 25 keep for sale and sell beer at retail in any quantity to any consumers at the place
- 26 described in the license. The holder shall deliver the beer in a sealed package or
- 27 container, which may not be opened nor its contents consumed on the premises where
- 28 sold.







1 2	1 year prior to	o the date			n doing business at the location applied for, for at least n for the license;
3	at the location	n applied	(ii) for; or	Is the as	signee of a business established for that length of time
5 6	period of not	less than	(iii) 3 years.	Has been	n actually engaged in the retail drug business for a
7	(r)	In Prince	e George'	's County	the annual license fee is [\$750] \$825.
8	6-201.				
11 12	license autho	orizes its or restau	ne county holder to rant at the	in which keep for place de	vine and liquor license shall be issued by the license at the place of business is located, and the sale and sell all alcoholic beverages at retail escribed, for consumption on the premises or h.
14 15		(2) cense is			r this license is payable to the local collecting agent tion as provided in this article.
18 19	the board of	license c eer, wine	ommissio , and liqu	icense shoners in a	n Montgomery County or in the case of a contrary all be issued, on approval of the application by ny county in which a license may be issued for owner of any hotel which meets the following
	purposes; be elevator;	at least t	hree stor	1. ies in hei	The hotel building shall be originally constructed for hotel ght; and contain at least one passenger
24 25	accommodat	ion of th	e public;	2.	The hotel shall contain no less than 100 rooms for the
26 27	preparing an	d serving	g regular i	3. meals for	The hotel shall contain a dining room with facilities for at least 125 persons at one seating; and
28 29	than \$500,00	00.		4.	The capital investment in the hotel facility may not be less
30			(ii)	The ann	ual fee for this license is \$2,000.
31	(r)	(1)	(i)	This sub	section applies only in Prince George's County.
32 33	indicated.		(ii)	1.	In this subsection the following words have the meanings
34				2.	"Board" means the Board of License Commissioners.
35				3.	"Restaurant" means any establishment:

3	A. Located in a permanent building with ample space and accommodations commonly known as a restaurant where hot meals are habitually prepared, sold and served to the public during the hours it is regularly open for business;
	B. Having at least the minimum sanitary facilities required for an establishment by the regulations of the county health department and shall meet the minimum health requirements of these regulations;
8 9	C. Having a dining area or areas with sufficient tables, chairs or booths to comfortably seat and accommodate patrons;
10 11	D. Equipped with a kitchen having complete facilities and utensils for preparing hot and cold meals to the public;
	E. Employing a sufficient number of cooks, waiters or waitresses to serve the number of patrons provided for in the dining area or areas; and
	F. Maintaining and displaying a menu advertising the serving of a variety of hot meals. There shall be on the premises at all times sufficient food to fill orders made from the menu.
18	(2) (i) 1. The annual license fee is [\$1,200] \$1,320.
	2. The licensee may not make any sale of alcoholic beverages for consumption off the licensed premises except from the main bar and within the main portion of the dining room facilities.
24 25 26 27 28 29 30 31	(ii) 1. A separate license fee may be charged whenever the applicant for or holder of a Class B (on-sale) beer, wine and liquor license proposes to or in fact establishes and conducts on the licensed premises, an area or portion of these licensed premises, where there are maintained "off-sale" shelves or counters not contained within and an integral part of the main bar and in the main dining facilities where the majority of the meals are served and consumed in the licensed premises (whether enclosed or opened, partitioned or otherwise partly separated from the main bar or the usual serving area within these premises for the sale of alcoholic beverages for consumption on the premises and not part of the premises where the major portion of meals are served and consumed in these licensed premises) for the sale of alcoholic beverages for consumption off the licensed premises.
33	2. The annual license fee is [\$2,000] \$2,200.
36 37	(iii) 1. The license holder under this subsection may sell alcoholic beverages for consumption off the premises from any portion of these premises other than from the main bar, or the usual place maintained for sale of alcoholic beverages for consumption on the premises and where the major portion of the meals are consumed in these premises.
39	2. The annual license fee for this privilege is [\$2.000] \$2.200

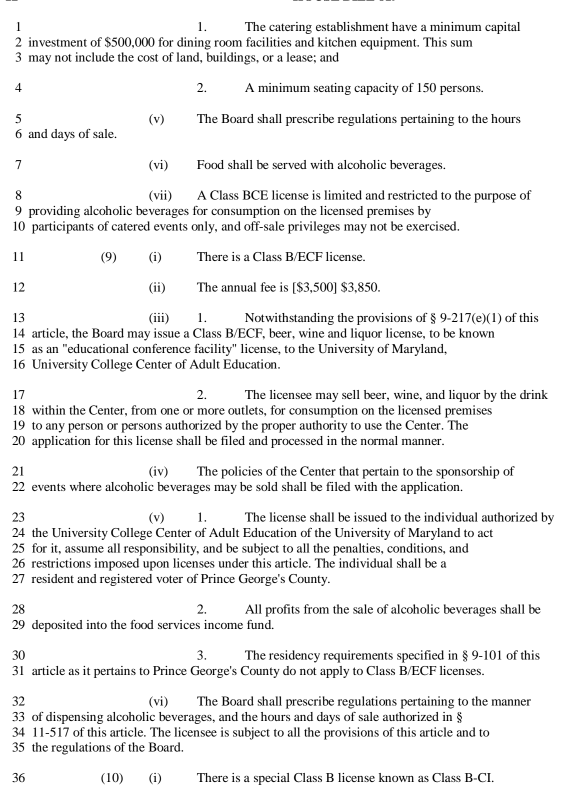
	off-sale privileges refe the permit and facilitie		The number of licenses which are permitted to have any in this subsection are limited to those licenses having by 28, 1969.			
4 5	reported to the Board	(v) promptly	•	erruption of restaurant facilities for any reason shall be		
6 7	be a restaurant.	(vi)	Any dru	g, candy or confectionery store may not be construed to		
10 11 12 13	one location to anoth- license holder to anota a different location, n	er location her at the nay not b	y not be gon by the see same looke approve	after May 1, 1966, any new application for a beer, wine granted by the Board, and any transfer from same license holder, and any transfer from one cation, or from one license holder to another at ed unless the establishment where it is e meets the standards contained in this		
17 18 19 20 21 22 23	racing under the prov facilities are available any organization on a facilities of this associ theatrical productions by any club, society of	isions of e or to du my other ciation are s, social r or associa charitable	any other the Mary ly author day, exclused for ecceptions ation, or fe e organiza	ense may be issued to any agricultural association, a association duly authorized to conduct aland Horse Racing Act where restaurant ized concessionaires of any association, or to usive of racing days, where the premises and a limited period of time for legitimate and any bona fide entertainment conducted for any bona fide religious, fraternal, civic, war attions upon payment of a license fee of [\$50] ee.		
27	residency requiremen	its specifi	nse, shall led in § 9	one officer of the corporation or the concessionaire, be a resident of the State of Maryland. The -101 of this article as it pertains to Prince nance, renewal or transfer of this license.		
29 30	(4) may be issued only to	(i) hotels.	There is	a special Class B license known as Class BH, which		
31		(ii)	The ann	ual license fee is [\$3,500] \$3,850.		
32		(iii)	In this p	aragraph "hotel" means an establishment:		
33 34	the public providing	services o	1. ordinarily	Which is recognized as a hotel for the accommodation of found in hotels;		
35			2.	Which is equipped with:		
36			A.	Not less than 45 bedrooms;		
37 38	facilities; and		В.	A lobby with registration and mail desk and seating		

1 2	regular meals;	C.	A dining room with facilities for preparing and serving
		3. average	Where the average daily receipts from the hire of rooms daily receipts from the sale of alcoholic
8 9 10	building or buildings and all fixt thereof, parking compound, swin site preparation and improvement	tures and mming p nts and i uding th	Where the capital investment in the facility, including the disystems contained therein and components tool and other recreational areas, landscaping, infrastructure, engineering, architectural e cost of land furnishings and removable less than \$30,000 per bedroom.
14 15	to Class B beer, wine and liquor of alcoholic beverages on Sund in this article do not apply; and	r license ay appea any alco	I licenses are subject to all other provisions pertaining s, except that any restrictions against the sale aring in § 11-517 of this article and elsewhere sholic beverages may not be sold, served or Sunday after 2 a.m. and before 12 noon.
19	paragraph, a holder of a Class E	BH beer,	In addition to the other privileges granted under this wine and liquor (on-sale) license for hotel use containers to hotel guests who are 21 years of
21 22	sold in sealed containers of und		The alcoholic beverages, other than beer and wine, are nilliliters;
23 24	Private bars located within indiv		The alcoholic beverages are sold from locked prestocked uest rooms; and
25 26	on the respective guest room bil	C. II.	The charges for the alcoholic beverages sold are indicated
27 28			If a room is rented to a guest under 21 years of age, the noving the bar key from the room.
		an indiv	standing the provisions of § 9-102 of this article or idual, partnership, or corporation may not ur Class BH licenses.
32 33	(vii) 7 the provisions of this paragraph		rd shall adopt regulations to establish compliance with
34	(5) (i) T	There is	a special Sunday "on-sale" permit.
			nal fee for a special Sunday "on-sale" permit is [\$700] fee for the Class B beer, wine and liquor

3 4	(iii) 1. The Board may issue to the holders of a Class B beer, wine and liquor license who meet the qualifications specified in paragraph (2) of this subsection a special Sunday "on-sale" permit to allow the holder to keep for sale and o sell at retail beer, wine and liquor on Sunday for consumption on the licensed premises.							
6 7	2. Sales may be made between the hours of 12 noon and 2 a.m. the following day.							
10 11 12 13 14 15 16 17 18	3. The average daily receipts from the sale of food shall equal 40 percent of the total daily receipts from the sale of "on-sale" food and alcoholic beverages in the establishments where it is proposed to locate this permit, and the ratio of food sales to the sale of alcoholic beverages has been maintained for at least 6 months prior to the application for this permit. For a newly licensed establishment 8 the Board may immediately authorize the issuance of a special Sunday "on-sale" permit if in the opinion of the Board and upon good cause shown the newly licensed establishment meets the specifications of paragraph (2) of this subsection pertaining to the preparation, serving and sale of food and if the holder of the license complies with the provisions of this paragraph. Applicants for a special Sunday "on-sale" permit shall furnish the Board with any proof it considers necessary indicating the qualifications of the establishment to be issued this permit.							
22 23 24 25 26 27 28 29 30	(iv) The holder of a special Sunday "on-sale" permit is subject to all other provisions of this article pertaining to Class B beer, wine and liquor licenses, except that any restrictions on the sale of alcoholic beverages on Sunday appearing in § 11-517 of this article and elsewhere may not apply. Holders of this permit shall submit to the Board, from time to time at regular intervals to be established by the Board, a statement indicating in detail the ratio of food sales to the sales of alcoholic beverages. If the average daily receipts from the sale of food fail for 3 successive months to equal 40 percent of the total daily receipts from the sale of food and alcoholic beverages, the Board shall cancel this permit. Class B beer, wine and liquor licensees with a special Sunday "on-sale" permit and Class BH licensees may sell beer, wine and liquor by the drink from the bar or a cocktail lounge to persons on the licensed premises.							
	(v) The Board may adopt regulations it considers necessary relating to the issuance, suspension, and cancellation of these permits in furtherance of this subsection.							
35	(6) (i) There is a Class BLX license, which is a special Class B license.							
36	(ii) The annual license fee is [\$2,500] \$2,750.							
37 38	(iii) 1. Class BLX licenses may be issued only to luxury type restaurants, a term which shall be defined by the regulations of the Board.							
	2. The restaurant shall have a minimum capital investment of \$800,000 for dining room facilities and kitchen equipment, which sum may not include the cost of land, buildings or a lease							

1 2	100 persons.	3.	The restaurant shall have a minimum seating capacity of
5			The Board has complete discretion as to whom these e issued, and whether an existing license may also have an interest in one Class BLX
	subsection, an individual or collicenses.	5. rporation	Subject to sub-subparagraphs 6, 7, and 8 of this may hold not more than 6 Class BLX
	the date of application for a fit holder was issued the fourth li		A license holder may be issued a fifth BLX license only if e is at least 1 year after the date the license
	the date of application for a six holder was issued the fifth lice		A license holder may be issued a sixth BLX license only if the is at least 1 year after the date the license
	license to a single license hold George's County:	8. ler, the B	In determining whether to issue a fifth or sixth BLX oard of License Commissioners for Prince
19 20	existing in the area surrounding	A. Ig the site	Shall consider the number of licensed establishments of the proposed licensed establishment; and
	determines that the proposed l business, and economic develo		May issue the additional license only if the Board stablishment will enhance the recreational, f the area.
	providing alcoholic beverages off-sale privileges to be exerci		This license is limited and restricted to the purpose of umption on the licensed premises only, with no
27 28	article as it pertains to Prince (10. George's	The residency requirements specified in § 9-101 of this County do not apply to Class BLX licenses.
		ense Com	quirements under subparagraph (iii) of this paragraph imissioners may issue or transfer one Class lowing:
32		1.	Prince George's County;
33 34	Commission; or	2.	The Maryland-National Capital Park and Planning
35		3.	A private concessionaire under contract with either:
36		A.	Prince George's County; or

1 2	Commission.		B.	The Maryland-National Capital Park and Planning
5 6	the use and benefit of	Prince G ssion, or a	e of alcoh leorge's C a concess	nse is issued under subparagraph (iv) of this paragraph, solic beverages under this license may be for county, the Maryland-National Capital Park ionaire under contract as provided under
8	(7)	(i)	1.	There is an arena license.
9 10	partnership, a corpor	ation, or t	2. the Count	"Person" means a natural person, an association, a firm, a sy Council of Prince George's County.
11		(ii)	The ann	ual license fee is [\$10,000] \$11,000.
14				The Board may issue a Class B, beer, wine and liquor or the sale of beer, wine, and liquor by the drink one or more outlets, for consumption on the
18 19	of Maryland, or to a	concessio	naire des	This license shall be issued only to the person, firm, or , one of whom shall be a resident of the State ignated by the person, firm, or corporation ssionaire need not be a resident of the State of
	of dispensing alcoho alcoholic beverages,		iges, the i	and shall prescribe regulations pertaining to the manner number of outlets authorized to dispense days of sale.
24 25	to the regulations of	(v) the Board		nsee is subject to all of the provisions of this article and
26 27	as it pertains to Princ	(vi) ee George		dency requirements specified in § 9-101 of this article do not apply to arena licenses.
28	(8)	(i)	There is	a Class BCE license.
29		(ii)	The ann	ual license fee is [\$3,000] \$3,300.
	liquor license to be k establishments.	(iii) nown as		ard may issue a special Class B on-sale beer, wine and E which shall be issued only to catering
33 34	the Board which shall	(iv) Il require		ng establishment shall be defined by the regulations of



26 site that is classified as a historic site in the historic sites and districts' plan for Prince 27 George's County, and that meets the criteria of parts B. IV, B. V, and B. VII of this

2. 30 subparagraph, a country inn must meet all the following criteria:

A.

B.

In addition to the criteria in sub-subparagraph 1 of this

The exterior of the building must give the appearance of

The grounds must include appropriate landscaping,

28 paragraph.

32 appropriate age.

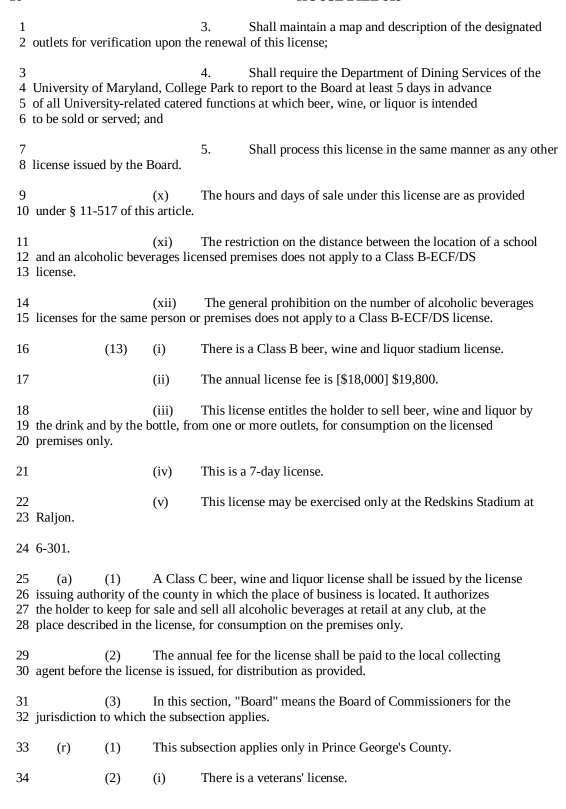
34 gardens, and appurtenances.

29

31

3 4	areas open to the public must be decorated and furnished in the style appropriate to the period in which the building was constructed, or the period the building was constructed to exemplify. However, electric lighting may be used if the lighting fixtures are of a style compatible with the decor of the inn.						
	D. The employees of the country inn who regularly and customarily are in view of patrons in the dining area must be attired in clothing or costume appropriate to the period exemplified by the inn.						
9 10	exemplify the kind o	f entertair	E. Any entertainment provided by the country inn must ment typical of the period represented by the inn.				
11 12	standards and criteria	not inco	3. The Board may adopt regulations that specify additional nsistent with this section.				
15	3 (v) The Board may determine to whom these licenses shall be 4 issued, the number to be issued, and whether an existing license holder of an alcoholic 5 beverages license in Prince George's County may also have an interest in one Class 6 B-CI license.						
17		(vi)	A licensee may not hold more than two Class B-CI licenses.				
	(vii) Class B-CI licenses are limited and restricted to the purpose of providing alcoholic beverages for consumption on the licensed premises only, with no off-sale privileges to be exercised therewith.						
21		(viii)	The Board may not issue more than two Class B-CI licenses.				
22	(11)	(i)	There is a Class [B/ECR] B-ECR license.				
23		(ii)	The annual license fee is [\$2,000] \$2,200.				
24 25	Capital Park and Plan	(iii) nning Cor	In this paragraph "Commission" means the Maryland-National mmission.				
28	(iv) 1. The Board may issue a special 7-day Class B-ECR (Equestrian Center restaurant) on-sale beer, wine and liquor license for the exclusive use on the premises of the Commission's Equestrian Center restaurant located within Prince George's County.						
32	consumption on the	estaurant	2. The special 7-day Class B-ECR on-sale beer, wine and ale of beer, wine, and liquor by the drink for premises by the holder or a private concessionaire to operate the licensed premises.				
36	-	staurant u	1. A special 7-day Class B-ECR on-sale beer, wine and o the Commission for use in the Commission's pon the Commission's making application and under this article.				

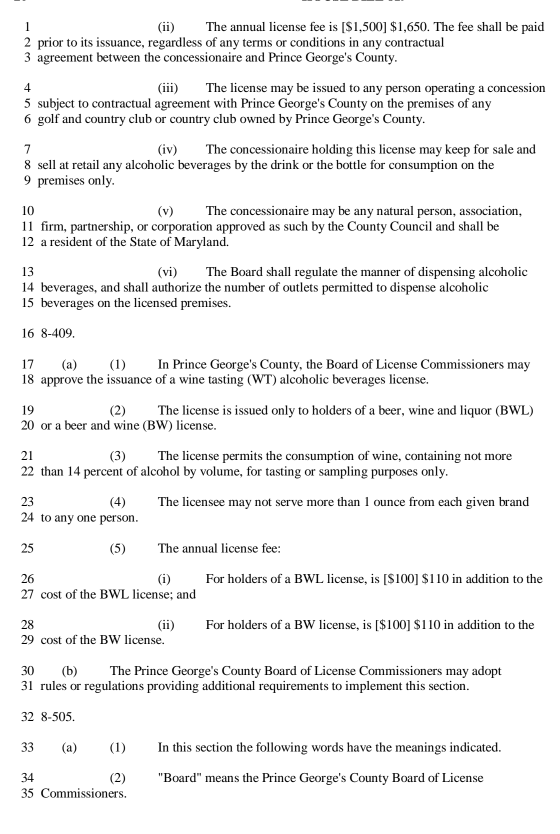
1 2	does not apply to an a	pplicant t	2. for this li	The residency requirement under § 9-101 of this article cense under this paragraph.
	holder of a license iss of the Commission.	(vi) ued pursu		fit made from the sale of beer, wine, and liquor by the is paragraph may be for the use and benefit
6	(12)	(i)	There is	a Class B-ECF/DS license.
7		(ii)	The ann	ual license fee is [\$4,000] \$4,400.
	(on-sale) license knov license (Class B-ECF		lass B-Ec	ard may issue a special Class B beer, wine and liquor ducation Conference Facility/Dining Service
11 12	who is:	(iv)	A Class	B-ECF/DS license may only be issued to an individual
	act on its behalf unde penalties under this a			Authorized by the University of Maryland, College Park to be subject to the conditions, restrictions, and
16			2.	A resident and registered voter of Prince George's County.
17 18	not apply to a license	(v) applican		dency requirement under § 9-101 of this article does nis paragraph.
			e designa	B-ECF/DS license authorizes the holder to sell beer, ted outlets on the University's campus only at the Department of Dining Services.
22 23	privileges only.	(vii)	1.	A Class B-ECF/DS license is restricted to on-sale
	shall be consumed with another outlet.	ithin the o	2. confines	Any alcoholic beverages purchased at a designated outlet of that outlet and may not be transported to
	paragraph shall be de Maryland.	(viii) posited ii		fits from the retail sale of alcoholic beverages under this ing Services Income Fund of the University of
30		(ix)	The Boa	ard:
31 32	dispensed under a Cla	ass B-EC	1. F/DS lice	May regulate the manner in which alcoholic beverages are ense;
	exact campus location license;	ns for the	2. outlets f	Prior to the issuance of this license, shall designate the or the sale of alcoholic beverages under this

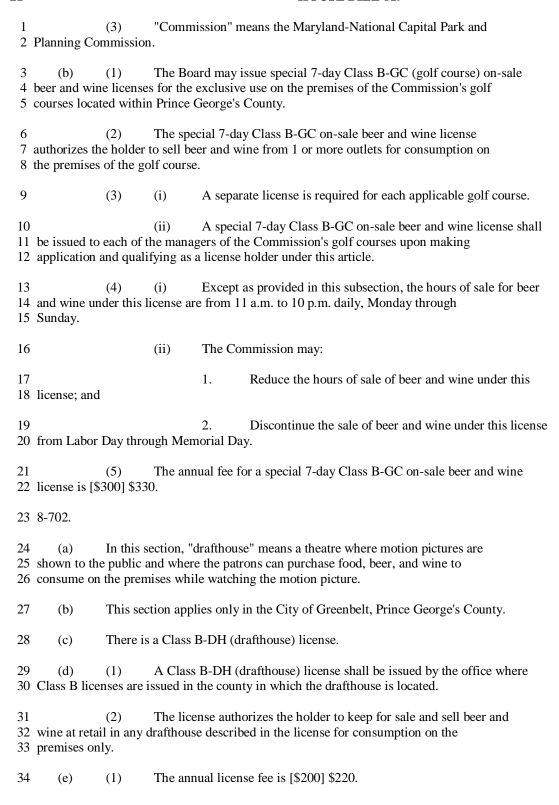


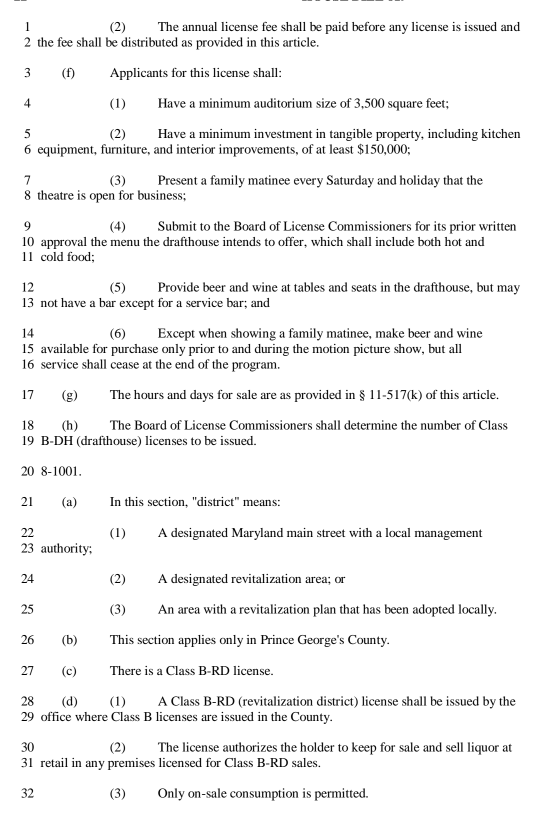
1		(ii)	The annual license fee is [\$750] \$825.
2 3	bona fide nonprofit o	(iii) rganizatio	The license shall be issued to any local unit of a nationwide on or club that:
4 5	forces of the United S	States in a	1. Is composed solely of members who served in the armed ny war in which the United States has engaged;
6 7	to the time of making	g applicati	2. Has a charter from a national veterans' organization prior on for the license;
8 9	and dues of not less the	han \$5 pe	3. Has a bona fide membership of not less than 100 persons r year per person;
10 11	guests when accomp	anied by	4. Operates solely for the use of its own members and their such members; and
12 13	purpose.		5. Meets in a clubhouse principally used for no other
	relating to beer, wind George's County.	(iv) e and liqu	The licensee is subject to all other provisions of this article or licenses, Class C, in force and effect in Prince
17	(3)	(i)	There is a fraternal/sororal/service license.
18		(ii)	The annual license fee is [\$750] \$825.
19 20	any bona fide nonpro	(iii) ofit and na	A license may be issued to any local unit of a lodge or chapter of ationwide fraternal or service organization that:
	in accordance with the organization;	ne rites ar	1. Is composed solely of members duly elected and initiated ad customs of the fraternal, sororal, or service
24 25		naking ap	2. Is in existence and operating in Prince George's County plication for the license;
26 27	and dues of not less	than \$5 pe	3. Has a bona fide membership of not less than 100 persons er year per person; and
			4. Owns or operates a home or clubhouse principally for the uests when accompanied by the members, and not operated as a public business.
	beverages to any me on the licensed prem		The licensee may keep for sale and sell at retail any alcoholic uest when accompanied by a member for consumption
34 35	relating to beer, wine	(v) e and liqu	The licensee is subject to all the provisions of this article or licenses, Class C, in force and effect in Prince

	George's County, except that restrictions on the sale of alcoholic beverages on Sunday found in § 11-517 of this article and elsewhere do not apply.					
5			sed prem	ensee may permit persons who have leased a private ises for a private social gathering to bring premises, provided that it is consumed on the		
7 8	(4) County.	(i)	There is	s a special Class C (yacht club) license in Prince George's		
9		(ii)	The ann	nual license fee is [\$1,300] \$1,430.		
10		(iii)	A licens	se may be issued to a yacht club that:		
11 12	than \$75 per year pe	r member	1.	Has 50 or more bona fide members paying dues of not less		
	clubhouse with a sea persons;	ıting capa	2. city suffi	That maintains at the time of application for the license a cient to accommodate at one time at least 100		
16			3.	Has slips or berths for 75 boats or more; and		
17			4.	Has at least 5 acres of ground.		
	beverages, to any modescribed in the lices			ensee may keep for sale and sell at retail any alcoholic en accompanied by a member at the place		
21 22	only.	(v)	Alcoho	lic beverages may be consumed on the licensed premises		
25		estrictions	or licens on the s	ensee is subject to all the provisions of this article es, Class C, in force and effect in Prince ale of alcoholic beverages on Sunday found in § not apply.		
	shall be signed by at voter, and taxpayer		officer o	plication for license filed on behalf of any such yacht club of the club, who shall be a resident, registered County.		
30	(5)	(i)	There is	s a special Class C (golf and country club) license.		
31		(ii)	The ann	nual license fee is [\$1,500] \$1,650.		
32		(iii)	The lice	ense may be issued to any golf and country club that:		
33			1.	Has:		

1 2	than \$75 per year per n		A. and	200 or more bona fide members paying dues of not less
	more tennis courts, a sy championship golf cour	wimming	g pool at	Maintains at the time of application for the license two or least 30 by 80 feet in size, and a regular or more; or
6			2.	Has:
7			A.	500 or more bona fide dues-paying members; and
8 9	regular or championshi		B. ourse of 1	Maintains at the time of the application for the license a 8 holes or more.
10 11				nsee may keep for sale and sell at retail any alcoholic described in the license.
12	((v)	The alco	holic beverages may be consumed on or off its premises.
13 14				lication for the license shall be signed by at least one ent, registered voter, and taxpayer.
15	((vii)	1.	The license is subject to all the provisions of this article.
18 19 20	special Class C (golf a shall be made only to t	nd count the bona consump	try club) fide mer	Any restrictions against the sale of alcoholic beverages on ticle, do not apply to any licensee holding the license. Sales on Sunday under the license mbers of the golf and country club and to guests he premises and the grounds of the club used
22	(6)	(i)	There is	a special Class C (country club) license.
23	((ii)	The ann	ual license fee is \$1,000.
26 27 28 29	requirements specified requirements for a reg the club shall have, in ground for the licensed	in paragular or claddition	graph (5) hampions to the ot es and us	of this subsection other than the ship golf course of 9 holes or more. Instead, her requirements, not less than 15 acres of sed in connection therewith. Licensees are -517 of this article as to sale of alcoholic
31 32	on the grounds of the		Alcoholi	ic beverages may not be consumed off their premises or
33 34	(7) (7) license.	(i)	There is	a special Class C (concession) beer, wine and liquor







1	(e)	The annual license fee is [\$600] \$660.		
2	(f)	All applicants for this license shall:		
3		(1)	Be loca	ted and remain within a district;
4		(2)	Have gross sales:	
5			(i)	That do not exceed \$150,000 per year; and
6 7 and	l		(ii)	Of which at least 80 percent are derived from the sale of food;
8		(3)	Be prin	narily a restaurant at which patrons are seated to eat.
9	(g)	The hours and days for sale are as provided in § 11-517(k) of this article.		
10	(h)	The Board of License Commissioners shall determine the number of Class		

- 10 (h) The Board of License Commissioners shall determine the number of Class 11 B-RD (revitalization district) licenses to be issued.
- 12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 13 effect October 1, 1999.