## By: **Prince George's County Delegation** Introduced and read first time: February 11, 2000 Assigned to: Economic Matters

## A BILL ENTITLED

1 AN ACT concerning

2 3

Prince George's County	- Alcoholic Beverages	- Additional	Class B Lice	enses
	PG 308-00			

**Article 2B - Alcoholic Beverages** 

This subsection applies only in Prince George's County.

4 FOR the purpose of authorizing the Prince George's County Board of License

- 5 Commissioners to allow certain individuals and entities to hold or have an
- 6 interest in more than one Class B beer, wine and liquor license for restaurants
- 7 that are located in certain areas under certain circumstances; providing for
- 8 certain exceptions; establishing an annual license fee for certain Class B
- 9 licenses; providing that a certain Class B license does not confer off-sale
- 10 privileges; providing that the issuance of certain Class B beer, wine and liquor
- 11 licenses is subject to a certain limitation on the number of certain Class B
- 12 licenses that can be issued in Prince George's County; and generally relating to
- 13 Class B beer, wine and liquor licenses in Prince George's County.

14 BY repealing and reenacting, without amendments,

- 15 Article 2B Alcoholic Beverages
- 16 Section 6-201(r)(1) and 9-217(a)
- 17 Annotated Code of Maryland
- 18 (1998 Replacement Volume and 1999 Supplement)
- 19 BY adding to
- 20 Article 2B Alcoholic Beverages
- 21 Section 9-217(f)(5)
- 22 Annotated Code of Maryland
- 23 (1998 Replacement Volume and 1999 Supplement)
- 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 25 MARYLAND, That the Laws of Maryland read as follows:

26				
27	6-201.			
28	(r)	(1)	(i)	

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1 2 indicated.	(ii)	1.	In this subsection the following words have the meanings
3		2.	"Board" means the Board of License Commissioners.
4		3.	"Restaurant" means any establishment:
			Located in a permanent building with ample space and a restaurant where hot meals are habitually during the hours it is regularly open for
9 10 for an establishment 11 meet the minimum l			Having at least the minimum sanitary facilities required s of the county health department and shall as of these regulations;
<ul><li>12</li><li>13 chairs or booths to c</li></ul>	omfortal	C. Dy seat ar	Having a dining area or areas with sufficient tables, and accommodate patrons;
14 15 utensils for preparin	g hot and	D. l cold me	Equipped with a kitchen having complete facilities and als to the public;
<ul><li>16</li><li>17 waitresses to serve t</li><li>18 and</li></ul>	he numb	E. er of patro	Employing a sufficient number of cooks, waiters or ons provided for in the dining area or areas;
<ol> <li>19</li> <li>20 serving of a variety</li> <li>21 food to fill orders m</li> </ol>			Maintaining and displaying a menu advertising the re shall be on the premises at all times sufficient a.
22 9-217.			
23 (a) This se	ction app	olies only	in Prince George's County.
24 (f) (5) 25 LOCATED IN A C 26 CONVENIENCE S			PARAGRAPH DOES NOT APPLY TO A LICENSED PREMISES JPERMARKET, DISCOUNT HOUSE, DRUG STORE, OR
<ul><li>29 PARTNERSHIP, C</li><li>30 LIABILITY COMP</li><li>31 BEER, WINE AND</li></ul>	ORPORA ANY TO LIQUO TED WI	COMMI ATION, U HOLD ( R LICEN ITHIN A1	TTHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, SSIONERS MAY ALLOW AN INDIVIDUAL, JNINCORPORATED ASSOCIATION, OR LIMITED OR HAVE AN INTEREST IN MORE THAN ONE CLASS B SE, IF THE RESTAURANT FOR WHICH THE LICENSE IS NY OF THE FOLLOWING AREAS THAT ARE TS:
	WAY AI	ND SUNS	SUITLAND BUSINESS DISTRICT, CONSISTING OF IAVING ACCESS TO SILVER HILL ROAD BETWEEN SET LANE, AND ON SUITLAND ROAD BETWEEN ANE;

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2. PORT TOWNS BUSINESS DISTRICT, CONSISTING OF
 PROPERTIES FRONTING ON OR HAVING ACCESS TO RHODE ISLAND AVENUE,
 BLADENSBURG ROAD, ANNAPOLIS ROAD, OR 38TH STREET AND LOCATED WITHIN
 THE MUNICIPAL BOUNDARIES OR NORTH BRENTWOOD, BLADENSBURG, COLMAR
 MANOR, COTTAGE CITY, OR MT. RAINIER;

3. INDIAN HEAD HIGHWAY CORRIDOR, CONSISTING OF
PROPERTIES LOCATED WITHIN 500 FEET OF THE RIGHT-OF-WAY OF INDIAN HEAD
8 HIGHWAY (MD ROUTE 210) FROM OXON HILL ROAD ON THE NORTH TO SWAN CREEK
9 ROAD ON THE SOUTH;

LARGO AREA, CONSISTING OF PROPERTIES WITHIN THE
 AREA BOUNDED BY THE CAPITAL BELTWAY (I-495) ON THE WEST, CENTRAL AVENUE
 AND LANDOVER ROAD ON THE SOUTH AND SOUTHEAST, CAMPUS WAY NORTH ON
 THE EAST AND ROUTE 214 AND LANDOVER ROAD ON THE NORTH AND NORTHWEST;
 OR

5. NATIONAL HARBOR, CONSISTING OF PROPERTIES WITHIN
 THE AREA BOUNDED BY THE CAPITAL BELTWAY (I-495) ON THE NORTH, OXON HILL
 ROAD ON THE EAST, RIVER BEND ROAD ON THE SOUTH, AND THE POTOMAC RIVER
 ON THE WEST.

(III) 1. EXCEPT AS PROVIDED IN SUB-SUBPARAGRAPHS 2 AND 3
 OF THIS SUBPARAGRAPH, A LICENSE HOLDER MAY NOT HOLD MORE THAN 4 CLASS B
 BEER, WINE AND LIQUOR LICENSES WITHIN ALL OF THE UNDERSERVED AREAS
 DESCRIBED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH.

A LICENSE HOLDER MAY BE ISSUED OR TRANSFERRED A
 FIFTH CLASS B BEER, WINE AND LIQUOR LICENSE ONLY IF THE DATE OF THE
 APPLICATION FOR THE FIFTH LICENSE IS AT LEAST 1 YEAR AFTER THE DATE THE
 LICENSE HOLDER WAS ISSUED OR TRANSFERRED THE FOURTH LICENSE.

A LICENSE HOLDER MAY BE ISSUED OR TRANSFERRED A
 SIXTH CLASS B BEER, WINE AND LIQUOR LICENSE ONLY IF THE DATE OF THE
 APPLICATION FOR THE SIXTH LICENSE IS AT LEAST 1 YEAR AFTER THE DATE THE
 LICENSE HOLDER WAS ISSUED OR TRANSFERRED THE FIFTH LICENSE.

(IV) AN INDIVIDUAL, PARTNERSHIP, CORPORATION,
 UNINCORPORATED ASSOCIATION, OR LIMITED LIABILITY COMPANY THAT HOLDS OR
 HAS AN INTEREST IN A LICENSE LOCATED IN AN UNDERSERVED AREA DESCRIBED IN
 SUBPARAGRAPH (II) OF THIS PARAGRAPH MAY NOT HOLD OR HAVE AN INTEREST IN
 MORE THAN ONE LICENSE LOCATED OUTSIDE OF ALL THE UNDERSERVED AREAS.

36 (V) THE ANNUAL LICENSE FEE FOR A CLASS B LICENSE OBTAINED
 37 UNDER THIS PARAGRAPH IS \$2,500.

38 (VI) A CLASS B LICENSE OBTAINED UNDER THIS PARAGRAPH DOES
 39 NOT CONFER OFF-SALE PRIVILEGES.

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1 (VII) THE RESIDENCY REQUIREMENTS UNDER § 9-101 OF THIS TITLE 2 APPLY TO AN APPLICANT FOR A CLASS B LICENSE UNDER THIS PARAGRAPH.

3 (VIII) THE LIMIT ON THE MAXIMUM NUMBER OF CLASS B BEER, WINE
4 AND LIQUOR LICENSES IN THE COUNTY UNDER SUBSECTION (B) OF THIS SECTION
5 APPLIES TO THE ISSUANCE OF LICENSES UNDER THIS PARAGRAPH.

6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

7 October 1, 2000.