## By: Delegate Franchot

Introduced and read first time: February 14, 2003
Assigned to: Rules and Executive Nominations

## A BILL ENTITLED

1 AN ACT concerning

## Alcoholic Beverages - Business Enterprise Act of 2003

3 FOR the purpose of authorizing the issuance, renewal, and transfer of Class A (off-sale) beer licenses and Class A (off-sale) beer and light wine licenses to certain food stores, pharmacies, gasoline service stations, and other business enterprises; authorizing multiple licenses to be issued to business enterprises when application is made for certain Class A licenses; defining certain terms; making technical corrections; and generally relating to Class A (off-sale) beer licenses and Class A (off-sale) beer and light wine licenses and business enterprises.

BY adding to
Article 2B - Alcoholic Beverages
Section 1-102(a)(3-1), 3-101(a)(3), and 5-101(a)(3)
Annotated Code of Maryland
(2001 Replacement Volume and 2002 Supplement)
BY repealing and reenacting, with amendments,
Article 2B - Alcoholic Beverages
Section 3-101(q), (u), and (x), 4-204, 5-101(q), (u), and (x), 8-212(b), 8-217(a)(5)
and (d), 9-102(a), (a-1), and (b-3), 9-107(a), 9-211(d), 9-213(e) and (f),
9-216(c), 9-217(f)(2) and (h), 9-301, 10-503(r)(5), and 18-101
Annotated Code of Maryland
(2001 Replacement Volume and 2002 Supplement)
BY repealing and reenacting, without amendments,
Article 2B - Alcoholic Beverages
Section 8-212(a)
Annotated Code of Maryland
(2001 Replacement Volume and 2002 Supplement)

Preamble
WHEREAS, The General Assembly declares that it is the intent of this Act to 3 promote fairness in giving business enterprises the opportunity to obtain Class A beer 4 licenses or Class A beer and light wine licenses throughout the State; and

5 WHEREAS, Business enterprises constitute Maryland's foremost retail 6 merchants, businesses without whose goods and services life in the Free State could 7 not exist as we know it; and

WHEREAS, It is also the intent of the General Assembly to level the playing 9 field and give an opportunity to business enterprises that is equal to that of other 0 businesses to seek Class A beer licenses and Class A beer and light wine licenses 1 without artificial and unfair restrictions; and

WHEREAS, It is the intent of the General Assembly to give the Maryland consumer a greater choice in selecting from which businesses the consumer wishes to 4 purchase selected alcoholic beverages; and

WHEREAS, It is the intent of the General Assembly that all local regulations adopted by individual alcoholic beverages licensing boards remain in effect other than those that clearly violate the spirit and intent of this Act; and

WHEREAS, It is the intent of the General Assembly that fair retailing practices be implemented for business enterprises that wish to acquire Class A beer licenses or Class A beer and light wine licenses; now, therefore,

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
MARYLAND, That the Laws of Maryland read as follows:

## Article 2B - Alcoholic Beverages

## 1-102.

(a) (3-1) "BUSINESS ENTERPRISE" MEANS A STORE OR PART OF A STORE THAT SERVES THE GENERAL PUBLIC AND IS COMMONLY KNOWN AS A FOOD STORE, PHARMACY, DRUGSTORE, CHAIN STORE, SUPERMARKET, GASOLINE SERVICE STATION, GENERAL STORE, GENERAL STORE CLUB, OR CONVENIENCE STORE.

3-101.
(a) (3) IN THE JURISDICTIONS IN WHICH THE LICENSE IS AUTHORIZED, A 31 LICENSE ISSUING AUTHORITY MAY ISSUE A LICENSE TO A BUSINESS ENTERPRISE AS 32 DEFINED IN § 1-102 OF THIS ARTICLE.
(q) (1) In Montgomery County the annual license fee is $\$ 200$.
(2) (i) In this paragraph (2), "establishment" means a bowling alley, 35 billiard hall, [or drugstore] or a restaurant located within these businesses.

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4 establishment.

## 10 pharmace tical dispeng business, or busines

11 pharmaceutical dispensing business, or other business establishments of a type
11 commonly known as or referred to as drugstore.]
(x) (1) This subsection applies in Wicomico County.
(2) The annual license fee for a six day license is $\$ 175$.
(3) The annual license fee for a seven day license is $\$ 275$.
[(4) A person may not hold a license under the provisions of this subsection upon any premises having any direct or indirect connection with any drug or pharmaceutical, or other business establishments of a type commonly known as or referred to as drugstore.]

4-204.
(a) This section applies only in Kent County.
(b) The Board of License Commissioners may issue a Class A light wine license which authorizes the licensee, INCLUDING A BUSINESS ENTERPRISE AS DEFINED IN § 1-102 OF THIS ARTICLE, to keep for sale, and to sell, light wines at retail, in any quantity to any consumer, at the place described in the license. The light wine may be delivered in a sealed package or container, which package or container may not be opened or its contents consumed on the premises where sold.
(c) The annual license fee is $\$ 150$ and shall be paid to the Board before any license is issued.

9 5-101.
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La) (3) IN THE JURISDICTIONS IN WHICH THE LICENSE IS AUTHORIZED, A
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1 2 may not be issued to, or for use in conjunction with, or upon the premises of any 3 establishment or for use upon any premises which has a door, archway, opening or 4 other passageway providing direct public access to any establishment. 6 license for use on the premises of a supermarket that:

14 or pharmaceutical, or other business establishments of a type commonly known as or 15 referred to as drugstore.]
0 subsection upon any premises having any direct or indirect connection with any drug
1 or pharmaceutical, or other business establishments of a type commonly known as or
2 referred to as drugstore.]

## 8-212.

(a) This section applies only in Garrett County.

5 (b) (1) A BUSINESS ENTERPRISE AS DEFINED IN § 1-102 OF THIS ARTICLE 26 MAY NOT BE GRANTED A LICENSE ISSUED UNDER THIS SECTION.
[(2)] (3) (i) To sell draft beer, a licensee who holds a Class B-resort license shall obtain a special license from the Board of License Commissioners.
(ii) The annual license fees are: 4 for new licenses in an amount equal to the annual license fee.

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\text { 1. Two facilities, } \$ 150 \text {; and }
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2. Each additional facility, $\$ 75$. 7 be entitled to enter or remain upon any portion of the premises of the holder of a 8 license granted under this article regardless of age[, provided that there is operated 9 thereon] IF:
(iii) The Board of License Commissioners shall charge an issuing fee 5 8-217.

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4 (d) (1) Notwithstanding any other law to the contrary, EXCEPT AS 5 PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, the Prince George's County
6 Board of License Commissioners may not issue any class of alcoholic beverages 7 license for use in a business establishment with a commercial fuel pump located on 8 the premises that is used by the general public for the purchase of fuel.

1 affect any business establishment already holding such a license or the possibility of 2 such licensee having the license transferred to a similar type of business
3 establishment. Discount houses do not include licensees who sell at discount prices.

## 4 (b-3) (1) In Anne Arundel County, a Class A BEER, WINE AND LIQUOR

5 LICENSE, or Class D beer, beer and light wine, or beer, wine and liquor license may 6 not be issued except by way of renewal to a person, corporation, or limited liability 7 company holding an alcoholic beverage license in any other state, or Washington, D.C.
(2) In Baltimore City, a Class A BEER, WINE AND LIQUOR LICENSE or

16 9-107.


1 franchisor in the agreement and the franchisor undertakes to assist the franchisee
2 through advertising, promotion, or other services.
3 9-213.

## 4 5 A BEER AND LIGHT WINE LICENSE THAT IS HELD BY A BUSINESS ENTERPRISE AS 6 DEFINED IN § 1-102 OF THIS ARTICLE.

7 (2) Except as provided in subsection (j) of this section, in Harford County, 8 a person, franchiser, franchisee, chain store operation, partnership, firm or
corporation may not have interest in more than one license, whether held or controlled by direct or indirect ownership, by franchise operation, by stock ownership, interlocking directors or interlocking stock ownership, or in any other manner, directly or indirectly. It is the intention of this section to prohibit any person, franchiser, franchisee, chain store operation, firm, partnership or corporation from having any interest, directly or indirectly, in more than one license. This section does not apply to licenses issued under the provisions of § 7-101 of this article or to club licenses.

## (f) (1) THIS SUBSECTION DOES NOT APPLY TO A CLASS A BEER LICENSE AND A CLASS A BEER AND LIGHT WINE LICENSE.

(2) In Harford County an alcoholic beverages license with an off-sale privilege of any class, except by way of renewal, may not be transferred, or issued to any business establishment of the type commonly known as chain stores, supermarkets, discount houses or their franchisors, and franchisees or concessionaires of every kind and description. Those establishments holding an alcoholic beverages license on July 1, 1976 may continue to hold that license, or apply to upgrade to Class A-1 or A-2.
[(2)] (3) (i) Those establishments that held an off-sale alcoholic beverages license issued before July 1, 1975, and continued to hold the license as of July 1, 1996, but which license was later canceled or voluntarily surrendered, may reacquire a license of the same class as though it was held on or before July 1, 1975, notwithstanding any of the provisions to the contrary of this article and the regulations of the Harford County Board of License Commissioners.
(ii) An application to reacquire a license under subparagraph (i) of this paragraph shall be submitted to the Harford County Board of License
Commissioners by March 1, 1999.
9-216.
(c) (1) THIS SUBSECTION DOES NOT APPLY TO A BUSINESS ENTERPRISE AS DEFINED IN § 1-102 OF THIS ARTICLE THAT SEEKS TO OBTAIN A CLASS A BEER LICENSE OR A CLASS A BEER AND LIGHT WINE LICENSE.
(2) Subject to the provisions of paragraph [(2)] (3) of this subsection, the 40 Montgomery County Board of License Commissioners may not issue any class of

1 alcoholic beverages license for use in a business establishment that sells motor 2 vehicle fuel to motorists from a fuel pump that is located on the premises.

3 4 renew an alcoholic beverages license that has been issued for use in a business 5 establishment that sells motor vehicle fuel to motorists from a fuel pump that is 6 located on the premises if the license was in existence on January 1, 1989.

7 9-217.

38 more; and

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3 BEER, WINE AND LIQUOR alcoholic beverages license, whether that license is to be
4 held or controlled by:

5 27 manner directly or indirectly. It is the intention of this subsection to prohibit any such
28 persons, franchisor, franchisee, chain store operation, firm, partnership, or
29 corporation from having any interest, directly or indirectly, in more than one license.
30 Nothing in this subsection applies to or affects any such type of business 31 establishment already holding such a license or the possibility of such licensee having
32 the license transferred to a similar type of business establishment.
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34 the provisions of §§ 8-202(i) and 9-102(h-1) of this article.
A. Direct or indirect ownership;
B. A franchise operation;
C. A chain store operation;
D. Stock ownership;
E. Interlocking directors or interlocking stock ownership; or
F. Any other method of ownership or control.
(ii) Item 2 of subparagraph (i) is intended:

1. To regulate Class A (off-sale) BEER, WINE AND LIQUOR alcoholic beverages licenses for the use in franchised or chain store operations in Baltimore County; and
2. To be in addition to the provisions of this section and the provisions of § 9-102 of this title.
(2) Except that the provisions of this section do not apply to any licenses issued under $\S 9-102(\mathrm{j})$ of this title.
(3) (i) THIS PARAGRAPH DOES NOT APPLY TO A BUSINESS

ENTERPRISE AS DEFINED IN § 1-102 OF THIS ARTICLE THAT HOLDS A CLASS A BEER LICENSE OR A CLASS A BEER AND LIGHT WINE LICENSE.
(II) In Anne Arundel County, a person, franchisor, franchisee, chain store operation, partnership, firm or corporation, except by way of renewal, may not have any interest in more than one license, whether held or controlled by direct or indirect ownership, by franchise operation, by chain store operation, by stock ownership, interlocking directors or interlocking stock ownership, or in any other
[(ii)] (III) This subsection does not apply to licenses issued under
(4) In Howard County:
2. Except by way of renewal, a person, franchisor, franchisee, $\begin{aligned} & 2 . \text { Except by way of renewal, a person, franct } \\ & \text { chain store operation may not have an interest in more than } 1 \text { Class A (off-sale) }\end{aligned}$

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## (III) THE PROHIBITIONS IN THIS SUBSECTION DO NOT APPLY TO A CLASS A BEER LICENSE AND A CLASS A BEER AND LIGHT WINE LICENSE APPLIED FOR OR HELD BY A BUSINESS ENTERPRISE AS DEFINED IN § 1-102 OF THIS ARTICLE.

(5) (i) In Baltimore City, except as authorized by § 9-102 of this title, a person, franchisor, franchisee, chain store operation, partnership, firm or corporation, except by way of renewal, may not have any interest in more than one Class A BEER, WINE AND LIQUOR license, whether held or controlled by direct or 8 indirect ownership, by franchise operation, by chain store operation, by stock 9 ownership, interlocking stock ownership, or in any other manner directly or 0 indirectly. It is the intention of this subsection to prohibit any such persons, franchisor, franchisee, chain store operation, firm, partnership, or corporation from having any interest, directly or indirectly, in more than one Class A BEER, WINE AND LIQUOR license.

## 8 2. A CLASS A BEER LICENSE OR A CLASS A BEER AND LIGHT <br> 9 WINE LICENSE APPLIED FOR OR HELD BY A BUSINESS ENTERPRISE AS DEFINED IN § 1-102 OF THIS ARTICLE.

(II) The Board may not transfer any class of alcoholic beverages

2 license for use in a business establishment with a commercial fuel pump located on
3 the premises that is used by the general public for the purchase of fuel.
4 18-101.
5 (a) The Talbot County [Commissioners] COUNCIL shall regulate the retail 6 sale of alcoholic beverages within Talbot County.

7 (b) Any law enacted by the Talbot County [Commissioners] COUNCIL 8 pursuant to § 3(ee) of Article 25 shall prevail over any provision of the Code of Public 9 General Laws of Maryland regulating the retail sale of alcoholic beverages. However, 10 unless and until the Talbot County [Commissioners enact] COUNCIL ENACTS a law
11 which is contrary to a provision of the Code of Public General Laws regulating the
12 retail sale of alcoholic beverages, the provisions of the Code of Public General Laws
13 shall remain in effect.
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AS DEFINED IN § 1-102 OF THIS ARTICLE FROM OBTAINING A LICENSE THAT IS THE
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EQUUIVALENT OF A CLASS A BEER LICENSE OR A CLASS A BEER AND LIGHT WINE

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take
19 effect October 1, 2003.

