

HOUSE BILL 503

A2

71r0470

By: **Prince George's County Delegation**

Introduced and read first time: February 6, 2007

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 **Prince George's County – Alcoholic Beverages – Class B-DD (Development**
3 **District) License**

4 **PG 304-07**

5 FOR the purpose of creating in Prince George's County a Class B-DD (Development
6 District) 7-day beer, wine and liquor license for on-sale consumption; specifying
7 a certain annual license fee; specifying that a Class B-DD license be issued only
8 for restaurants within certain areas; specifying certain restrictions on the
9 transfer of a Class B-DD license; requiring the Board of License Commissioners
10 to determine the persons to whom Class B-DD licenses are to be issued and the
11 number of licenses each recipient may hold; authorizing a holder of a Class
12 B-DD license to hold any other alcoholic beverages license; repealing the
13 provisions that establish a Class B-RD license; exempting holders of Class
14 B-DD licenses from certain qualifications for licensees and restrictions on
15 holding multiple licenses; specifying certain areas, including in the Capital
16 Plaza commercial area, in which Class B-DD licenses may be issued; repealing
17 certain provisions allowing the holding of certain multiple Class B licenses
18 under certain circumstances; making certain stylistic changes; and generally
19 relating to alcoholic beverages licenses in Prince George's County.

20 BY repealing and reenacting, without amendments,
21 Article 2B – Alcoholic Beverages
22 Section 6-201(r)(1)(i) and 9-217(a)
23 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



(2005 Replacement Volume and 2006 Supplement)

BY adding to

Article 2B – Alcoholic Beverages

Section 6–201(r)(15)

Annotated Code of Maryland

(2005 Replacement Volume and 2006 Supplement)

BY repealing

Article 2B – Alcoholic Beverages

Section 8–1001

Annotated Code of Maryland

(2005 Replacement Volume and 2006 Supplement)

BY repealing and reenacting, with amendments,

Article 2B – Alcoholic Beverages

Section 9–101(d)(6), 9–102(a), and 9–217(d), (e)(5), and (f)(1)(i), (2), and (5)

Annotated Code of Maryland

(2005 Replacement Volume and 2006 Supplement)

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

Article 2B – Alcoholic Beverages

6–201.

(r) (1) (i) This subsection applies only in Prince George’s County.

**(15) (I) THERE IS A CLASS B–DD (DEVELOPMENT DISTRICT)
7–DAY BEER, WINE AND LIQUOR LICENSE.**

(II) ONLY ON–SALE CONSUMPTION IS PERMITTED.

(III) THE ANNUAL LICENSE FEE IS \$1,000.

**(IV) A CLASS B–DD LICENSE MAY BE ISSUED ONLY FOR A
RESTAURANT WITHIN AN AREA DESIGNATED IN § 9–217(F)(5) OF THIS ARTICLE.**

**(V) OWNERSHIP OF A CLASS B–DD LICENSE MAY BE
TRANSFERRED FROM ONE LICENSE HOLDER TO ANOTHER IF THE LICENSE IS TO**

1 **BE USED AT THE SAME LOCATION BUT MAY NOT BE TRANSFERRED FOR USE AT A**
2 **DIFFERENT LOCATION.**

3 **(VI) THE BOARD OF LICENSE COMMISSIONERS SHALL**
4 **DETERMINE THE PERSONS TO WHOM CLASS B-DD LICENSES ARE TO BE ISSUED**
5 **AND THE NUMBER OF LICENSES EACH RECIPIENT MAY HOLD.**

6 **(VII) NOTWITHSTANDING ANY OTHER PROVISION OF THIS**
7 **ARTICLE, A LICENSE HOLDER MAY HOLD A CLASS B-DD LICENSE IN ADDITION**
8 **TO ANY OTHER LICENSE ISSUED UNDER THIS ARTICLE.**

9 **(VIII) A CLASS B-DD LICENSE MAY NOT BE ISSUED TO A**
10 **RESTAURANT LOCATED WITHIN A CHAIN STORE, SUPERMARKET, DISCOUNT**
11 **HOUSE, DRUG STORE, OR CONVENIENCE STORE.**

12 [8-1001.

13 (a) In this section, "district" means:

14 (1) A designated Maryland main street with a local management
15 authority;

16 (2) A designated revitalization area; or

17 (3) An area with a revitalization plan that has been adopted locally.

18 (b) This section applies only in Prince George's County.

19 (c) There is a Class B-RD license.

20 (d) (1) A Class B-RD (revitalization district) license shall be issued by the
21 office where Class B licenses are issued in the county.

22 (2) The license authorizes the holder to keep for sale and sell liquor at
23 retail in any premises licensed for Class B-RD sales.

24 (3) Only on-sale consumption is permitted.

25 (e) The annual license fee is \$660.

(f) All applicants for this license shall:

(1) Be located and remain within a district;

(2) Have gross sales:

(i) That do not exceed \$150,000 per year; and

(ii) Of which at least 80 percent are derived from the sale of food; and

(3) Be primarily a restaurant at which patrons are seated to eat.

(g) The hours and days for sale are as provided in § 11–517 of this article.

(h) The Board of License Commissioners shall determine the number of Class B–RD (revitalization district) licenses to be issued.]

9–101.

(d) (6) This section does not apply to racetrack licenses, Class BLX licenses, arena licenses, Class BCE (catering) licenses, Class B/ECF (educational conference facility) licenses, **CLASS B–DD LICENSES**, or to businesses whose sales of stock or interests are authorized for sale by the Securities and Exchange Commission of the United States.

9–102.

(a) No more than one license provided by this article, except by way of renewal or as otherwise provided in this section, shall be issued in any county or Baltimore City, to any person, or for the use of any partnership, corporation, unincorporated association, or limited liability company, in Baltimore City or any county of the State, and no more than one license shall be issued for the same premises except as provided in §§ 2–201 through 2–208, 2–301, and 6–701, and nothing herein shall be construed to apply to § **6–201(R)(15)**, § 7–101(b) and (c), § 8–202(g)(2)(ii) and (iii), § 8–508, or § 12–202 of this article.

9–217.

(a) This section applies only in Prince George’s County.

1 (d) This section does not apply to [licenses] **A LICENSE** issued under the
2 provisions of § 6–201(r)(2) [or], (5), **OR (15)** or § 7–101 of this article.

3 (e) (5) This does not apply [to any licenses or] to any license issued under
4 § 6–201(r)(2) [or], (5), **OR (15)** or § 7–101 of this article.

5 (f) (1) (i) **[A] EXCEPT AS PROVIDED IN § 6–201(R)(15) OF THIS**
6 **ARTICLE, A** person, whether acting on that person's behalf or on the behalf of another
7 person or entity, corporation, association, partnership, limited partnership or other
8 combination of persons (natural or otherwise) for whatever reason formed, may not
9 have an interest in more than one license authorizing the retail or wholesale sale of
10 alcoholic beverages.

11 (2) This subsection does not apply to licenses issued under the
12 provisions of § 6–201(r)(2), (3), (5), (7), [or] (10), **OR (15)**, § 7–101, or § 8–505 of this
13 article or to club licenses.

14 (5) (i) This paragraph does not apply to a [licensed premises]
15 **RESTAURANT** located [in] **WITHIN** a chain store, supermarket, discount house, drug
16 store, or convenience store.

17 (ii) [Notwithstanding any other provision of this article, the]
18 **THE** Board of License Commissioners may [allow an individual, partnership,
19 corporation, unincorporated association, or limited liability company to hold or have
20 an interest in more than one Class B beer, wine and liquor license, if the restaurant
21 for which the license is sought is located] **ISSUE A CLASS B-DD LICENSE FOR A**
22 **RESTAURANT** within:

23 1. Any of the following areas that are underserved by
24 restaurants:

25 A. Suitland business district, consisting of properties
26 fronting on or having access to Silver Hill Road between Suitland Parkway and Sunset
27 Lane, and on Suitland Road between Arnold Road and Eastern Lane;

28 B. Part of the Port Towns business district, consisting of
29 properties fronting on or having access to Rhode Island Avenue, Bladensburg Road,
30 Annapolis Road, or 38th Street, in legislative district 22; [or]

31 C. Largo area, consisting of properties within the area
32 bounded by the Capital Beltway (I–495) on the west, Central Avenue and Landover

1 Road on the south and southeast, Campus Way North on the east and Route 214 and
2 Landover Road on the north and northwest; or

3 **D. CAPITAL PLAZA COMMERCIAL AREA, CONSISTING**
4 **OF COMMERCIAL PROPERTIES WITHIN THE AREA BOUNDED BY THE**
5 **BALTIMORE-WASHINGTON PARKWAY ON THE WEST AND NORTHWEST,**
6 **MARYLAND ROUTE 450 ON THE SOUTH, AND COOPER LANE ON THE EAST AND**
7 **NORTHEAST; OR**

8 2. A. A waterfront entertainment retail complex as
9 defined by a county zoning ordinance; or

10 B. A commercial establishment on 100 or more acres
11 that is designated by the County Executive as a recreational, destination, or
12 entertainment attraction.

13 [(iii) 1. Except as provided in sub-subparagraphs 2 and 3 of
14 this subparagraph, a license holder may not hold more than 4 Class B beer, wine and
15 liquor licenses within all of the underserved areas described in subparagraph (ii)1 of
16 this paragraph.

17 2. A license holder may be issued or transferred a fifth
18 Class B beer, wine and liquor license only if the date of the application for the fifth
19 license is at least 1 year after the date the license holder was issued or transferred the
20 fourth license.

21 3. A license holder may be issued or transferred a sixth
22 Class B beer, wine and liquor license only if the date of the application for the sixth
23 license is at least 1 year after the date the license holder was issued or transferred the
24 fifth license.

25 (iv) An individual, partnership, corporation, unincorporated
26 association, or limited liability company that holds or has an interest in a license
27 located in an underserved area described in subparagraph (ii)1 of this paragraph may
28 not hold or have an interest in more than one license located outside of all the
29 underserved areas.

30 (v) An individual, partnership, corporation, unincorporated
31 association, or limited liability company may not hold or have an interest in more than
32 one license in a commercial establishment described in subparagraph (ii)2 of this
33 paragraph.

1 (vi) The annual license fee for a Class B license obtained under
2 this paragraph is \$2,500.

3 (vii) A Class B license obtained under this paragraph does not
4 confer off-sale privileges.

5 (viii) The residency requirements under § 9–101 of this title apply
6 to an applicant for a Class B license under this paragraph.

7 (ix) The limit on the maximum number of Class B beer, wine
8 and liquor licenses in the county under subsection (b) of this section applies to the
9 issuance of licenses under this paragraph.]

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
11 July 1, 2007.