SENATE BILL 883

By: Senator Jones–Rodwell (By Request – Baltimore City Administration) Introduced and read first time: February 3, 2012 Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

Baltimore City – Alcoholic Beverages – Video Lottery Facility and Video Lottery Concessionaire Licenses

4 FOR the purpose of creating in Baltimore City a Class BWL–VLF (video lottery $\mathbf{5}$ facility) beer, wine and liquor license and a Class BWL–VLC (concessionaire) 6 beer, wine and liquor license; exempting the video lottery facility license and the 7 concessionaire license from certain fees; specifying that the Board of Liquor 8 License Commissioners may issue a video lottery facility license for a video 9 lottery facility that contains one or more food service facilities, bars, or lounges; specifying that a video lottery facility license may be issued to an individual or 10entity that meets certain requirements; providing that an applicant for the 11 12license need not meet a location, voting, or residency requirement; providing 13 that the video lottery facility license authorizes the licensee to sell beer, wine, 14and liquor by the drink and by the bottle on the premises of the video lottery 15facility, for consumption anywhere in the facility or on grounds controlled by the 16 licensee as defined in the video lottery facility license; authorizing the Board to issue a concessionaire license to one or more concessionaires operating in a 1718 video lottery facility; authorizing a concessionaire licensee to sell beer, wine, 19and liquor on the premises of the concessionaire for consumption anywhere in 20the video lottery facility or on grounds controlled by the video lottery facility 21licensee as defined in the video lottery facility license; specifying certain fees; 22specifying that an off-sale privilege is not conferred by a video lottery facility 23license or a concessionaire license; authorizing that beer, wine, and liquor 24purchased under a video lottery facility license or a concessionaire license may be taken anywhere in a video lottery facility or on grounds controlled by the 2526video lottery licensee; specifying that a video lottery facility license and a 27concessionaire license authorize the playing of music and dancing; specifying 28certain days and hours of sale for the video lottery facility and concessionaire 29licenses; specifying that video lottery facility and concessionaire licenses and 30 licensees are subject to all laws and regulations applicable to the sale of 31alcoholic beverages not inconsistent with this Act; providing for the application

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



A2

SENATE BILL 883

1 to certain persons of certain penalties and sanctions for violations occurring on $\mathbf{2}$ certain premises; defining certain terms; and generally relating to alcoholic 3 beverages and video lottery facilities in Baltimore City. BY repealing and reenacting, with amendments, 4 Article 2B – Alcoholic Beverages $\mathbf{5}$ 6 Section 6-201(d)(6)7Annotated Code of Maryland 8 (2011 Replacement Volume) 9 BY adding to 10 Article 2B – Alcoholic Beverages Section 6–201(d–1) 11 Annotated Code of Maryland 1213(2011 Replacement Volume) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 14MARYLAND, That the Laws of Maryland read as follows: 1516 Article 2B – Alcoholic Beverages 176-201.[In] EXCEPT AS PROVIDED UNDER SUBSECTION (D-1) OF THIS 18 (d) (6)SECTION, IN addition to the annual license fee, a licensee issued a license under this 1920subsection shall pay annually: 21(i) \$500, if the licensee provides live entertainment; and 22\$200, if the licensee provides outdoor table or cafe service. (ii) 23(D-1) (1) IN THIS SUBSECTION THE FOLLOWING WORDS HAVE **(I)** THE MEANINGS INDICATED. 24"CONCESSIONAIRE" MEANS A LESSEE, SUBLESSEE, OR 25**(II)** ANY OTHER OPERATOR OF AN ESTABLISHMENT THAT: 26271. **ENGAGES IN THE DAILY SALE OF BEER, WINE, AND** 28LIQUOR BY THE DRINK OR BY THE BOTTLE ON ITS PREMISES FOR CONSUMPTION 29ANYWHERE IN A VIDEO LOTTERY FACILITY; AND 30 2. IS OPERATED AS A CONCESSION INDEPENDENT OF 31 THE CLASS BWL-VLF LICENSEE.

 $\mathbf{2}$

SENATE BILL 883

(III) "VIDEO LOTTERY FACILITY" MEANS A FACILITY THAT 1 $\mathbf{2}$ HOLDS A LICENSE UNDER TITLE 9, SUBTITLE 1A OF THE STATE GOVERNMENT 3 **ARTICLE.** (2) THERE IS A CLASS BWL-VLF (VIDEO LOTTERY 4 **(I)** $\mathbf{5}$ FACILITY) BEER, WINE AND LIQUOR LICENSE. 6 THE BOARD MAY ISSUE A CLASS BWL-VLF LICENSE **(II)** 7 FOR A VIDEO LOTTERY FACILITY THAT CONTAINS ONE OR MORE FOOD SERVICE 8 FACILITIES, BARS, OR LOUNGES. 9 (III) THE CLASS BWL-VLF LICENSE MAY BE ISSUED TO AN INDIVIDUAL OR ENTITY THAT OWNS A VIDEO LOTTERY FACILITY AND HOLDS A 10 LICENSE UNDER TITLE 9, SUBTITLE 1A OF THE STATE GOVERNMENT ARTICLE. 11 12(IV) AN APPLICANT FOR A CLASS BWL-VLF LICENSE NEED NOT MEET ANY LOCATION, VOTING, OR RESIDENCY REQUIREMENT. 13A CLASS BWL-VLF LICENSE AUTHORIZES 14**(V)** THE LICENSEE TO SELL BEER, WINE, AND LIQUOR BY THE DRINK AND BY THE 1516 BOTTLE ON THE PREMISES OF THE VIDEO LOTTERY FACILITY, FOR 17CONSUMPTION ANYWHERE IN THE VIDEO LOTTERY FACILITY OR ON GROUNDS CONTROLLED BY THE LICENSEE, AS DEFINED IN THE CLASS BWL-VLF 1819 LICENSE. 20(3) **(I)** THERE IS A VIDEO LOTTERY CONCESSIONAIRE (CLASS 21**BWL-VLC)** LICENSE. THE BOARD MAY ISSUE A CLASS BWL-VLC LICENSE 22**(II)** TO ONE OR MORE CONCESSIONAIRES OPERATING IN THE VIDEO LOTTERY 2324FACILITY. 25(III) NOTWITHSTANDING ANY OTHER PROVISION IN THIS 26ARTICLE, A CLASS BWL-VLC LICENSE AUTHORIZES THE LICENSEE TO SELL BEER, WINE, AND LIQUOR ON THE PREMISES OF THE CONCESSIONAIRE FOR 27CONSUMPTION ANYWHERE IN THE VIDEO LOTTERY FACILITY OR ON GROUNDS 28CONTROLLED BY THE CLASS BWL-VLF LICENSEE, AS DEFINED IN THE CLASS 29BWL-VLF LICENSE. 30 THE ANNUAL FEE FOR A CLASS BWL–VLF LICENSE IS

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 (4)
 (I)
 THE ANNUAL FEE FOR A CLASS BWL

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 \$15,000.

	4 SENATE BILL 883
$rac{1}{2}$	(II) THE ANNUAL FEE FOR A CLASS BWL–VLC LICENSE IS \$5,000.
$\frac{3}{4}$	(III) THE ANNUAL LICENSE FEES SHALL BE PAID ON MAY 1 TO THE BOARD.
5 6	(5) (I) AN OFF-SALE PRIVILEGE IS NOT CONFERRED BY A CLASS BWL-VLF LICENSE OR A CLASS BWL-VLC LICENSE.
7 8 9 10 11	(II) BEER, WINE, AND LIQUOR PURCHASED UNDER A CLASS BWL-VLF LICENSE OR A CLASS BWL-VLC LICENSE MAY BE TAKEN ANYWHERE IN A VIDEO LOTTERY FACILITY OR ON GROUNDS CONTROLLED BY THE CLASS BWL-VLF LICENSEE, AS DEFINED IN THE CLASS BWL-VLF LICENSE.
$\frac{12}{13}$	(6) A CLASS BWL–VLF LICENSE AND A CLASS BWL–VLC LICENSE AUTHORIZE:
14	(I) THE PLAYING OF MUSIC AND DANCING; AND
15 16 17 18	(II) THE SALE AND PROVIDING OF BEER, WINE, AND LIQUOR THROUGHOUT THE VIDEO LOTTERY FACILITY AND GROUNDS CONTROLLED BY THE CLASS BWL–VLF LICENSEE DURING THOSE DAYS AND HOURS THAT THE VIDEO LOTTERY FACILITY IS OPEN FOR BUSINESS.
19 20 21	(7) CLASS BWL–VLF AND CLASS BWL–VLC LICENSES AND LICENSEES ARE SUBJECT TO ALL LAWS AND REGULATIONS APPLICABLE TO THE SALE OF ALCOHOLIC BEVERAGES NOT INCONSISTENT WITH THIS SUBSECTION.
$22 \\ 23 \\ 24 \\ 25$	(8) ANY PENALTY OR OTHER SANCTION THAT IS IMPOSED FOR A VIOLATION OF A REGULATION OF THE BOARD ON THE LICENSED PREMISES OF A CLASS BWL–VLC LICENSEE SHALL APPLY TO THE CONCESSIONAIRE THAT THE BOARD DETERMINES TO BE RESPONSIBLE FOR THE VIOLATION.
26 27	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2012.