# Chapter 275 

(Senate Bill 627)

## AN ACT concerning

## Multiple Jurisdictions - Alcoholic Beverages - Class B and Class BLX Licenses - Restaurants

FOR the purpose of altering the requirement for an alcoholic beverages licensee in Anne Arundel County to be issued a certain Class BLX license for a restaurant; authorizing a busines in whieh a parent ompany has a direct or indireet interes and that operate using a errtain trademark used in eonnection with restaurant services to obtain a Class B berr lieense, Class B beer and wine liense, or a Class B ber, wine and liquor liense for ertain premise used asa pe curant; requiring an appliean for a cortain lieens to apply for the lieense in a cortain manner and pay a errtain fer limiting the granting of a errain liense to a cretain purpos of providing aleoholic beverages for consumption on the liensed premise only; making a ertain ion; establishing that ertain provisions of law do not limit the rights of certain persons to obtain certain liensen; providing that the granting of a errain lieens is no eubjer vin provision of law limiting the number of permitted licenser establishing thata certain provision of law no authorize the isun of more lienses than the maximum number liensermited in a eorain eounty, the fity of Annaplis, or Baltimore City; defining rain terms; and generally relating to the obtaining of a Clas B beer lieense, Clase B beer and wine lieense, or a Class B beer, wine and liquar lieense by a business in which a parent ompany has a direct or indirest interest and that operates using a trademark used in annes altering the maximum number of Class B licenses and Class BLX licenses in Anne Arundel County, Baltimore City, Baltimore County, Calvert County, Charles County, Howard County, Montgomery County, and Prince George's County that certain persons may hold or in which certain persons may have a direct or indirect interest; making a stylistic change; and generally relating to Class B and Class BLX licenses in certain jurisdictions.

BY repealing and reenacting, without amendments,
Article 2B - Alcoholic Beverages
Section 102(a) 6-201(f)(1), (r)(1)(i) and (6)(i), 8-202.1(a) and (c)(1), and 9-102.1(a) and (b)(4)
Annotated Code of Maryland
(2011 Replacement Volume)
BY repealing and reenacting, with amendments, Article 2B - Alcoholic Beverages

Section $9102(2) 6-201(\mathrm{f})(4)(\mathrm{vi})$ and (r)(6)(iii), 8-202.1(g)(1), (h), (m), and (n), 9-102(b-3A), (o)(1) and (2), (p), and 9-102.1(o)(1)
Annotated Code of Maryland
(2011 Replacement Volume)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 2B-Alcoholic Beverages
9-102.
(a) (1) No more than one lieense provided by thisartiele, of by of penewl or as o wise provide in this shall be isued in any or Baltimore City, to any person, or for the use of any parnership, comporation, unineorporat a or limited liability eompany, in Baltimore City or any eoun of the State.
(2) No more than one liense shall be is fued for the sume premises as provided in 882201 through $2208,2-301$, and $6-701$ and Title 7.5 of this atiele.
(3) This subsection may not be construed to apply to \& 6-201(r)(4), (15), (17), and (18), \& 7-101(b) and (e), \& 8-202(g)(2)(ii) and (iii), \& 8-217(e), \& 8-508, §


```
(A-2) (1) ( \(\ddagger\) ) IN THE SUBSEGTHO THE FOUもOWING WOROS HAVE THE MEANINGSINDICATED.
```


#### Abstract

(\#) "INDIREGT INTEREST" MEANS ONE OR MORE OF THE FOLLOWH CONPHIONS EXIST BETWIEN TWO PERSONS CORPORATIONS,  JOINT VENTURES, ASSOGHATONS, OR ANY OTHER COMBINATION OF PERSONS; WHETHER NATURAL OR OTHERWISE:


## 1. A COMMON PARENT COMPANY;

2. ALICENSINGAGREEMENT;
3. ACONCESSIONAGREXMENT;
4. MEMBERSHE IN A CHAN OF BUSINESSES GOMMONLY OWNED AND OPERATEDANDSO PORTRAYEDTOTHE PUBLIC;

## 5. SHARING OF DIREGTORS ORSTOGKHOLDERS:

G. GOMMON DIRFCT OR INDIRECT SHARING OF

7. SHARING OF A COMMON TRADE NAME, TRADEMARK, LOGO, THEME, OR MODE OF OPERATHN IOENTHIABLE BY THE РUBЕझG, ЕXCEPT HOTELS AND MOTELS.
(HI) "PARENT COMPANY" MEANS A CORPORATHN, THE SECURHIES OF WHHCH ARE EXENPT FROM REGISTRATHON UNOER § $11 \mathbf{6 0 1 ( 8 )}$ OR (12) OF THE CORPORATIONS AND ASSOGIATIONS ARTICLE THAT OWNS OR GONTROLS, DIREGTLY OR INDIREGTHY, AT EEAST THREE RESTAURANT REGISTERED BRANDS:
(IV) "RESTAURANT REGISTERED BRAND" MEANS A TRADEMARK THAT IS REGESTERED WHIH THE UNHTE STATEG PATENT AN TRADEMARK OFFIGE USEDIN GONNEGTHNWITH RESTAURANT SERVAGES.
(2) ( $\ddagger$ ) NOTWHTHSTANDING ANY OTHER PRONISION OF TH ARTUCLE, A BUSHNES IN WHHCH A PARENT COMPANY HAS A BIRECT OR ENDIPECT INTEREST AND THAT OPERATES USING A RESTAURANT REGHSTERED BRAND OWNED OR CONTROLEED, DIRECTUY OR INDIRECTLY, BY TUE PARENF GOMPANY, MAY OBTAIN A CLASS B BEER LIGENSE, A CLASS B BEER AND WINE HEENSE, OR A CLASS B BEER,WHNE AND HIQUOR HIGENSE FOR PREMMSESUSEO AND OGCUPIED AS A BONA FIDE RESTAURANT, AS DEFINED BY THE RUEES AN REGULATIONS OF THE LOGAY BOARD OF LIGENSE COMMHSSIONERS OR THE BALTIMORE CITY BOARDOF IIQUOR IIGENSE COMMISSIONERS-
(\#) FOR AN APPLIGANT TO-OBTAN A LIGENSE UNDER THES SUBSECTHON, THE APPLICANT SHALL APPLY FOR THE WIGENSE IN THE REGULAR MANNERANP PAY THE USUA\& FEE.
 ARTHCLE, TUE ISSUANCE OF A LIGENSE AS PROVIOED IN TUHS SUBSECTHN IS £MMTED TO THE PURPOSE OF PROVHONG ALCOHOLIC BEVERAGES FOR GONSUMPTION ON THE HICENSED PREMHSES ONLY, WITH NO OFF-SAIE PRJVHEGES TO BE EXERGISEDBY THE LICENSEE.
(4) ( $\ddagger$ ) NOTUNEIN TUSS SUBSEGTON LIMITS THE RIGHTS OF A PERSON TO OBTAN A CLASS B BEER LIGENSE, CLASS B BEER ANB WHNE EIGENSE,ORACLASSB BEER, WHNEANDLIQUOR EIGENSEAS PRONHEOBY ANY OTHER PROVISION OF THHS ARTICLE.
(\#) SUBJECT TOSUBPARAGRAPH (\#\#) OF THIS PARAGRAPH, THE ISSUANCE OF A HCENSE AS PROVIETB IN THS SUBSECTION IS NOT SUBJECT TO ANY OTHER PROVSHON OF THES ARTICLE THAT LIMHTS THE NUMBER OF PERMITTEDUICENSES.
(HI) NOTHENG IN THS SUBSECTON AUTHORIZES THE msuance of more class B beer licenses, Class B betr and wint LICENSES, OR ClASS B BEER, WINE AND LIQUOR LICENSES TO RESTAUPANTS USING THE SAME RESTAURANT REGISTERED BRAND IN A COUNTY, THE CITY OF ANNAPOLIS, OR BALTIMORE CITY THAN THE MAXIMUM NUMBER OF LICENSES permitued by that county, tue City of Annapolis, or Battimome city:

1. TOAN INDINIDUAL OR A SOLE PROPRIETOR;OR
2. FOR USE OF A PARTNERSHE, A CORPORATION,AN UNINCORPORATED ASSOCIATION, OR A LIMHTED LIABHITY COMPANY. 6-201.
(f) (1) This subsection applies only in Calvert County.
(4) (vi) Notwithstanding any other provision of this article, an individual, corporation, limited liability company, partnership, limited partnership, joint venture, association, or other person or combination of persons may not have a direct or indirect interest in any combination in more than [3] 4 Class B and Class BLX licenses.
(r) (1) (i) This subsection applies only in Prince George's County.
(6) (i) There is a Class BLX license, which is a special Class B license.
(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.
3. The restaurant shall have a minimum capital investment of $[\$ 800,000] \$ 1,000,000$ for dining room facilities and kitchen equipment, which sum may not include the cost of land, buildings or a lease.
4. The restaurant shall have a minimum seating capacity of 100 persons.
5. The Board has complete discretion as to whom these licenses may be issued, the number to be issued, and whether an existing license
holder of an alcoholic beverages license may also have an interest in one Class BLX license.
6. Subject to sub-subparagraphs 6, 7, and 8 of this subparagraph, an individual or corporation may hold not more than [6] 10 Class BLX $\underline{\text { licenses. }}$
7. A license holder may be issued a fifth BLX license only if the date of application for a fifth license is at least 1 year after the date the license holder was issued the fourth license.
8. A license holder may be issued a sixth BLX license only if the date of application for a sixth license is at least 1 year after the date the license holder was issued the fifth license.
9. In determining whether to issue a fifth [or], sixth, SEVENTH, EIGHTH, NINTH, OR TENTH BLX license to a single license holder, the Board of License Commissioners for Prince George's County:
A. Shall consider the number of licensed establishments existing in the area surrounding the site of the proposed licensed establishment; and
B. May issue the additional license only if the Board determines that the proposed licensed establishment will enhance the recreational, business, and economic development of the area.
10. This license is 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.
11. The residency requirements specified in § 9-101 of this article as it pertains to Prince George's County do not apply to Class BLX licenses. 8-202.1.
(a) This section applies only in Anne Arundel County.
(c) (1) There is a 7-day Class BLX (deluxe restaurant) (on-sale) beer, wine and liquor license.
(g) (1) A licensee may hold not more than [six] 10 licenses of any class in accordance with this section.
(h) (1) Except as provided in paragraph (2) of this subsection, a license that was issued on or before June 30, 2006, and in which a licensee holds a direct interest or an indirect interest:
(i) Shall be counted against the maximum number of [six] 10 licenses that the licensee may hold under this section; but
(ii) Is exempt from subsections (i) through (l) of this section.
(2) A Class $H$ license that was issued in the period beginning on March 14, 2005, and ending on December 1, 2005, may not be counted against the maximum number of [six] 10 licenses that the licensee may hold under this section.
(m) (1) A licensee may be issued a fifth license if[:
(1) The] THE license sought is a Class BLX license[; and].
(2) The restaurant for which the FIFTH license is sought[:
(i) Is located in a community revitalization zone with a designation in the series "A" through "P", inclusive, as shown on the map adopted by the Anne Arundel County Council by Bill 97-01; or
(ii) Is located anywhere else in the county, if at least one restaurant for which a license was issued to the licensee is already located in a community revitalization zone] MAY BE LOCATED ANYWHERE IN THE COUNTY.
(n) (1) A licensee may be issued a sixth, SEVENTH, EIGHTH, NINTH, OR TENTH license if the license sought is a Class BLX license.
(2) The restaurant for which the license is sought may be located anywhere in the county.

9-102.
(b-3A) (1) Notwithstanding any other provisions of this section, AND SUBJECT TO SUBSECTIONS (B-3B) AND (B-3C) OF THIS SECTION, in Baltimore City or Baltimore County, the holder of a Class B, (on-sale - hotels and restaurants) beer, wine and liquor license under this article, by making application in the regular manner and paying the usual fee may obtain an additional Class B, (on-sale - hotels and restaurants) beer, wine and liquor license for premises used and occupied as a bona fide restaurant, as may be defined by the rules and regulations of the Board of License Commissioners for Baltimore City or Baltimore County, provided that said restaurant has a minimum capital investment of $\$ 500,000$ for restaurant facilities, which sum shall not include the cost of land or buildings, and has a minimum seating capacity of 125 persons.
(2) Nothing contained herein shall permit the issuance of more than [three (3)] FIVE such licenses to any person, or for the use of any partnership, corporation, unincorporated association, or limited liability company in Baltimore City or Baltimore County.
(3) The granting of additional licenses hereunder shall be 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.
(o) (1) Subject to paragraphs (2) and (3) of this subsection, and notwithstanding any other provision of law, in Howard County, the Board of License Commissioners may issue 2 Class B (on-sale) beer, wine and liquor licenses and [3] 7 Class BLX (luxury restaurant) (on-sale) beer, wine and liquor licenses, or [5] 9 Class BLX (luxury restaurant) (on-sale) beer, wine and liquor licenses for separate premises:
(i) To an individual; or
(ii) For the use of a partnership, corporation, or unincorporated association.
(2) A person, including a corporation, limited liability company, partnership, limited partnership, joint venture, association, or other combination of persons, whether natural or otherwise and for whatever reason formed, may not have a direct or indirect interest in any combination of more than [5] 9 Class B and Class BLX licenses.
(p) Notwithstanding subsection (a) of this section, in Charles County, the Board of License Commissioners may issue [1] 2 additional Class BLX alcoholic beverages [license] LICENSES for use in a luxury-type restaurant for each Charles County Class BLX licensee who applies.

9-102.1.
(a) This section applies only in Montgomery County.
(b) (4) "License" means a Class B beer, wine and liquor on-sale only license.
(o) (1) A licensee that holds an original license, may obtain a maximum of [five] 9 additional licenses and may not hold more than [six] 10 licenses altogether.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2012.

Approved by the Governor, May 2, 2012.

