SENATE BILL 496

C2, L6 (2lr0986)

ENROLLED BILL

— Finance/Economic Matters —

Introduced by Senator Beidle
Read and Examined by Proofreaders:
Proofreader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
President.
CHAPTER
AN ACT concerning
Business Regulation – Miscellaneous State Business Licenses – Alterations
FOR the purpose of altering certain administrative and enforcement provisions for business licenses issued in the State; altering certain licensing provisions for certain businesses in the State, including construction, garages, peddlers, junk dealers and scrap metal processors, laundries and dry cleaners, storage warehouses, restaurants, chain stores, traders, and vending machines; repealing the provisions of law for the licensure of amusement devices, wholesale farm machinery dealers, plumbers and gas fitters, and trading stamp issuers; and generally relating to the issuance of business licenses in the State.
BY repealing Article – Business Regulation Section 17–203 through 17–205; 17–401 through 17–454 and the subtitle "Subtitle 4. Amusement Devices"; 17–701 through 17–703 and the subtitle "Subtitle 7.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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17-101.

1 Wholesale Farm Machinery Dealers"; 17–904, 17–910, 17–913, and 17–915; 2 the part designation "Part I. Definitions" immediately preceding Section 3 17–1001; 17–1005 and the part "Part II. State Licensing"; 17–1009; 17–1501 4 through 17-1504 and the subtitle "Subtitle 15. Plumbers and Gas Fitters"; 5 17–1803, 17–1805, 17–1809, 17–1810, 17–1815; 17–1907; and 17–2001 6 through 17–2003 and the subtitle "Subtitle 20. Trading Stamp Issuers" Annotated Code of Maryland 7 (2015 Replacement Volume and 2021 Supplement) 8 9 BY repealing and reenacting, with amendments, 10 Article – Business Regulation 11 Section 17–101, 17–102, 17–201, 17–202(e), 17–206, 17–301, 17–302, 17–303(c), 17-901, 12 17-305(a), 17–601. 17-602, 17-603, 17-801, 13 17-908, 17-911, 17-912, 17-1001, 17-1006, 17-1007, 17-1008, 17-1010, 17–1011, 17–1012, 17–1013, 17–1101, 17–1102, 17–1201 through 17–1204, 14 15 and 17–1601, and 17–1603; 17–1801, 17–1804, 17–1806, 17–1807, 17–1807.1, 16 17–1808, 17–1811, 17–1812, 17–1813, 17–1814, and 17–1816 to be under the 17 amended subtitle "Subtitle 18. Traders"; and 17–1902, 17–1904, 17–1905, 18 17–1906, 17–2101, and 17–2103 19 Annotated Code of Maryland 20 (2015 Replacement Volume and 2021 Supplement) 21 BY adding to 22 Article – Business Regulation 23Section 17-202(e) and 17-303(d); and 17-17A-01 through 17-17A-04 to be under 24the new subtitle "Subtitle 17A. Chain Stores" 25Annotated Code of Maryland (2015 Replacement Volume and 2021 Supplement) 26 27 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 28That Section(s) 17–401 through 17–454 and the subtitle "Subtitle 4. Amusement Devices"; 29 17–701 through 17–703 and the subtitle "Subtitle 7. Wholesale Farm Machinery Dealers"; 30 17-1501 through 17-1504 and the subtitle "Subtitle 15. Plumbers and Gas Fitters"; and 17–2001 through 17–2003 and the subtitle "Subtitle 20. Trading Stamp Issuers" of Article 31 32 - Business Regulation of the Annotated Code of Maryland be repealed. 33 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 34 as follows: Article - Business Regulation 35 36 Subtitle 1. Definitions; General Provisions.

(a) In this title the following words have the meanings indicated.

- 1 (b) "Goods" means tangible personal property, ITEMS OF TRADE, 2 MERCHANDISE, OR OTHER TYPES OF PRODUCTS SOLD AT WHOLESALE OR RETAIL.
- 3 (C) "LICENSE" MEANS A LICENSE ISSUED UNDER THIS TITLE.
- 4 [(c)] (D) (1) "Sale" [includes barter] MEANS THE EXCHANGE OR 5 TRANSFER, OR THE AGREEMENT TO CHANGE OR TRANSFER, TITLE OR POSSESSION 6 OF GOODS IN ANY MANNER FOR CONSIDERATION.
- 7 (2) "SALE" INCLUDES BARTER.
- 8 [(d)] (E) "Sell" includes barter.
- 9 (F) "STOCK-IN-TRADE" MEANS:
- 10 (1) GOODS HELD FOR SALE AND REPORTED AS INVENTORY ON THE
- 11 BUSINESS PERSONAL PROPERTY TAX RETURN FILED WITH THE STATE
- 12 DEPARTMENT OF ASSESSMENTS AND TAXATION; OR
- 13 (2) EXCEPT FOR ALCOHOLIC BEVERAGES, GOODS HELD FOR SALE
- 14 AND REPORTED AS INVENTORY ON THE BUSINESS PERSONAL PROPERTY TAX
- 15 RETURN FILED WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
- 16 FOR DETERMINING THE VALUATION OF A TRADER'S LICENSE UNDER SUBTITLE 18
- 17 OF THIS TITLE.
- 18 **[(e)] (G)** "Trader" [includes] **MEANS** a person who operates a room or other place of business for selling goods, **INCLUDING GOODS SOLD** at auction.
- 20 [(f)] (H) "Trader's license" means a license issued by the clerk to do business as

a trader.

17-102.

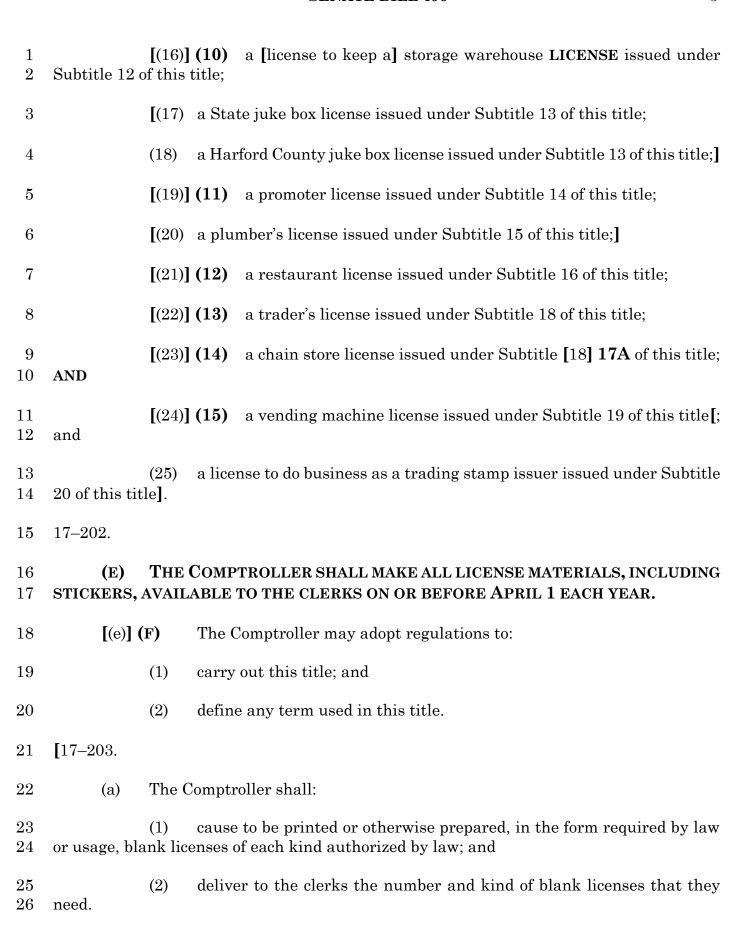
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- 23 (A) THIS TITLE APPLIES TO A PERSON WHO IS ENGAGED IN A FOR-PROFIT
- 24 BUSINESS.
- 25 **(B)** This title does not apply to [a person who does not buy or sell in a trade or 26 business carried on for profit]:
- 27 (1) A PERSON WHO IS ENGAGED IN A NOT-FOR-PROFIT BUSINESS OR
- 28 A BUSINESS EXEMPT FROM TAXATION UNDER THE FEDERAL INTERNAL REVENUE
- 29 CODE; OR
- 30 (2) A GOVERNMENTAL UNIT.

1		Sı	abtitle 2. Administration and Enforcement.
2	17–201.		
3	(a)	In this subt	itle, "license" means a license issued by a clerk under this title.
4	(b)	In this subt	itle, "license" includes:
5		[(1) a con	sole machine license issued under Subtitle 4 of this title;
6		(2) a pin	ball machine license issued under Subtitle 4 of this title;
7 8	this title;	(3) a Wio	comico County pinball machine license issued under Subtitle 4 of
9 10	this title;	(4) a Gan	crett County amusement device license issued under Subtitle 4 of
11		(5) a bill	iard table license issued under Subtitle 5 of this title;]
12		[(6)] (1)	a construction license issued under Subtitle 6 of this title;
13 14	title;	[(7)] (2)	a nonresident construction license issued under Subtitle 6 of this
15 16	this title;]	[(8) a who	olesale farm machinery dealer's license issued under Subtitle 7 of
17		[(9)] (3)	a garage license issued under Subtitle 8 of this title;
18		[(10)] (4)	a peddler license issued under Subtitle 9 of this title;
19 20	Subtitle 9 of	[(11)] (5) this title;	a CALVERT COUNTY magazine seller license issued under
21 22	Subtitle 10 c	[(12)] (6) of this title;	a junk dealer or scrap metal processor license issued under
23		[(13)] (7)	an agent license issued under Subtitle 10 of this title;
24 25	issued under	[(14)] (8) r Subtitle 10	a Calvert County junk dealer or scrap metal processor license of this title;
26	10do	[(15)] (9)	a license to do the business of cleaning, dyeing, pressing, or

laundering ON-SITE issued under Subtitle 11 of this title;



1 (b) (1) Before May 1 of each year, each clerk shall apply to the Comptroller for 2 the number of blank licenses that the clerk is likely to need for the year that begins on May 3 1. 4 (2)Each clerk shall apply to the Comptroller for blank licenses at other 5 times as necessary. 6 If a clerk fails to comply with subsection (b) of this section, the clerk shall pay 7 a penalty of \$1,000 for each violation. 8 [17–204. 9 On or before the first Monday of June and the first Monday of December of 10 each year, each clerk shall submit to the Comptroller, under oath, a list and account of 11 licenses issued by the clerk. 12 (b) The list shall contain: 13 the number of licenses issued: (1)14 the kind of each license issued: (2)15 the date of issuance of each license; (3) 16 the license fee received for each license; **(4)** 17 the name of each licensee; and (5)18 (6)the number and kind of any blank licenses remaining unissued. If a clerk fails to comply with this section, the Comptroller shall: 19 (c) 20 (1) charge the clerk, at the rates set by law, with the whole amount of blank licenses delivered to the clerk; and 21 22 (2)immediately bring suit against the official bond of the clerk to recover 23 that amount.

On or before the tenth day of each month, each clerk shall send to the State

Department of Assessments and Taxation a copy of each license and the application for

each license that the clerk issued during the preceding month.]

[17–206.] **17–203.**

[17-205.

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1	(a)	This sect	ion does not apply to:
2 3 4	pinball macl	nine licens	console machine license, pinball machine license, Wicomico County e, or Garrett County amusement device license issued under Subtitle
5 6	under Subti		Calvert County peddler license or magazine seller license issued s title;
7 8 9	license[, or Subtitle 10 o		ounty junk dealer or scrap metal processor license] issued under
10 11	Subtitle 12 o	[(4)] (3) of this title	a [license to keep a] storage warehouse LICENSE issued under e;
12		[(5)] (4)	a promoter license issued under Subtitle 14 of this title; OR
13 14	or	[(6)] (5)	a vending machine license issued under Subtitle 19 of this title[;
15 16	20 of this tit	` '	icense to do business as a trading stamp issuer issued under Subtitle
17 18 19	(b) title, each c issued unde	lerk shall	s provided in subsections (a) and (c) of this section or otherwise in this account for and distribute the LICENSE fees received for licenses as follows:
20		(1) the	e clerk shall pay into the General Fund of the State:
21 22	office;	(i)	the percentage of license fees authorized [by law as a fee of the
23 24	OF THE CO	(ii) URTS AR	,
25 26	License Bur		(ii)] (II) 3% of license fees to defray the expenses of the State
27 28	distribute th		scept as provided in subsection (d) of this section,] the clerk shall ng license fees:
29		(i)	to the municipal corporation where the licensed business or

activity is located, if the licensed business or activity is located in a municipal corporation;

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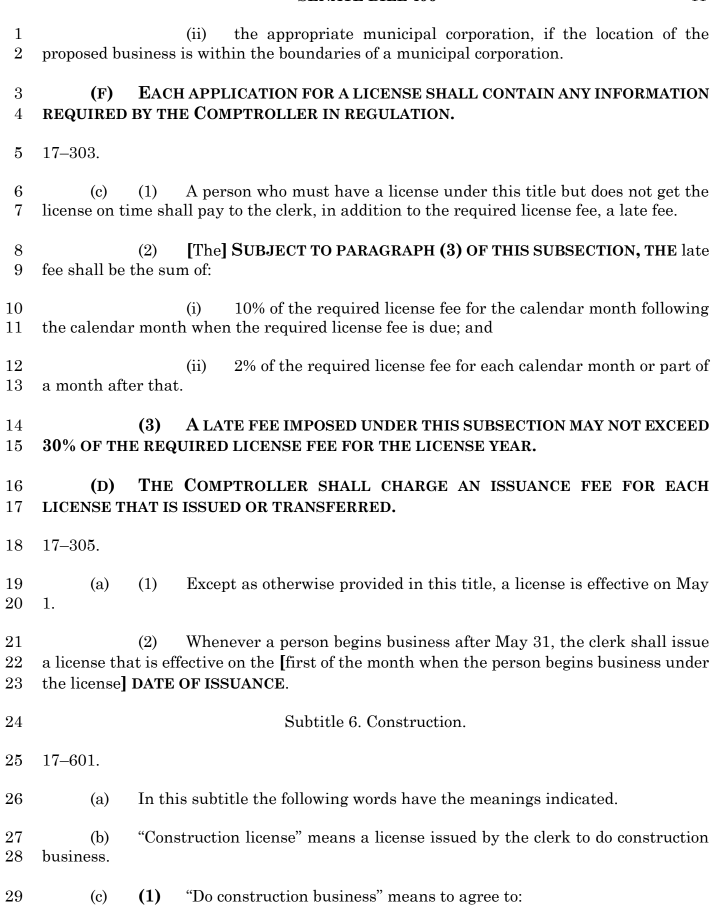
or

- to the county where the licensed business or activity is located, if 1 (ii) 2 the licensed business or activity is not located in a municipal corporation. 3 (c) A clerk shall account for and pay into the General Fund of the State the entire 4 fee received for a trader's license issued in a county or municipal corporation that selects a uniform license fee under [§ 17–1807.1] § 17–1806 of this title. 5 6 THE CLERK SHALL PAY ALL ISSUANCE FEES INTO THE GENERAL FUND (D) 7 OF THE STATE. 8 [(d)] **(E)** (1) For purposes of this subsection, per capita revenue shall be computed by using the population figures from the later of: 9 10 (i) the most recent federal census; or 11 (ii) an official local census. 12 (2)The clerk may not distribute license fees to a county or municipal 13 corporation unless the county or municipal corporation: 14 (i) levies, in its current fiscal year, taxes sufficient to collect at least 15 \$1.00 per capita in revenue; and 16 (ii) certifies to the Comptroller a copy of the levy. 17 **(3)** THE COMPTROLLER SHALL NOTIFY THE CLERK IF A COUNTY OR 18 MUNICIPALITY HAS NOT CERTIFIED A COPY OF THE LEVY AS REQUIRED UNDER 19 PARAGRAPH (2) OF THIS SUBSECTION. 20 [(3)] **(4)** The clerk shall pay into the General Fund of the State any money 21that is not distributed at the end of the fiscal year of a county or municipal corporation 22because the county or municipal corporation failed to make the levy and certification 23 required by paragraph (2) of this subsection. Subtitle 3. General Business Licensing Provisions. 242517 - 301.26 In this subtitle, "license" has the meaning stated in [§ 17–201] §§ 17–101 AND
- 28 17–302.

17–201 of this title.

- 1 (a) (1) [Except] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION AND 2 EXCEPT as otherwise provided in this title, an applicant for a NEW license under this title 3 shall SUBMIT TO THE CLERK:
- 4 [(1)] (I) [submit to the clerk, in duplicate,] an application [on the form] 5 that the clerk provides; AND
- 6 [(2) submit to the clerk a receipt or certificate for taxes in accordance with 7 subsection (c) of this section; and]
- 8 [(3)] (II) [pay to the clerk] PAYMENT OF the appropriate license fee 9 required by this title.
- 10 IF AN APPLICANT IS APPLYING FOR A NEW TRADER'S LICENSE **(2)** 11 UNDER IN A COUNTY OR MUNICIPALITY THAT HAS NOT SELECTED A UNIFORM 12 <u>LICENSE FEE UNDER § 17–1806 OF</u> THIS TITLE, THE APPLICANT SHALL SUBMIT TO THE CLERK A CERTIFICATION BY THE STATE DEPARTMENT OF ASSESSMENTS AND 13 14 TAXATION, OR OTHER CERTIFICATION ACCEPTABLE TO THE CLERK, OF THE VALUE 15 OF THE STOCK-IN-TRADE REPORTED AS INVENTORY ON THE BUSINESS PERSONAL 16 PROPERTY TAX RETURN IN EACH COUNTY WHERE THE BUSINESS IS LOCATED FOR THE APPROPRIATE VALUATION YEAR. 17
- 18 (b) (1) [Each application for a license shall be verified in the way and contain 19 the information that the Comptroller requires by regulation.] SUBJECT TO PARAGRAPH 20 (2) OF THIS SUBSECTION AND EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, A 21 LICENSEE APPLYING FOR RENEWAL OF A LICENSE SHALL SUBMIT TO THE CLERK, 22 ELECTRONICALLY OR OTHERWISE:
- 23 (I) A CERTIFICATION BY THE COUNTY TREASURER UNDER 24 SUBSECTION (C) OF THIS SECTION THAT THERE ARE NO UNPAID TAXES DUE TO THE 25 STATE OR COUNTY ON THE FIXTURES OR STOCK-IN-TRADE; AND
- 26 (II) PAYMENT OF THE APPROPRIATE LICENSE FEE REQUIRED BY 27 THIS TITLE.
- 28 (2) If a licensee is applying to renew a trader's license
 29 under this title, the licensee shall submit to the clerk a certification
 30 by the State Department of Assessments and Taxation, or other
 31 certification acceptable to the clerk, of the value of the fixtures and
 32 stock—in—trade reported as inventory on the Business Personal
 33 Property Tax Return in each county where the business is located for
 34 the applicant's business for the appropriate valuation year.

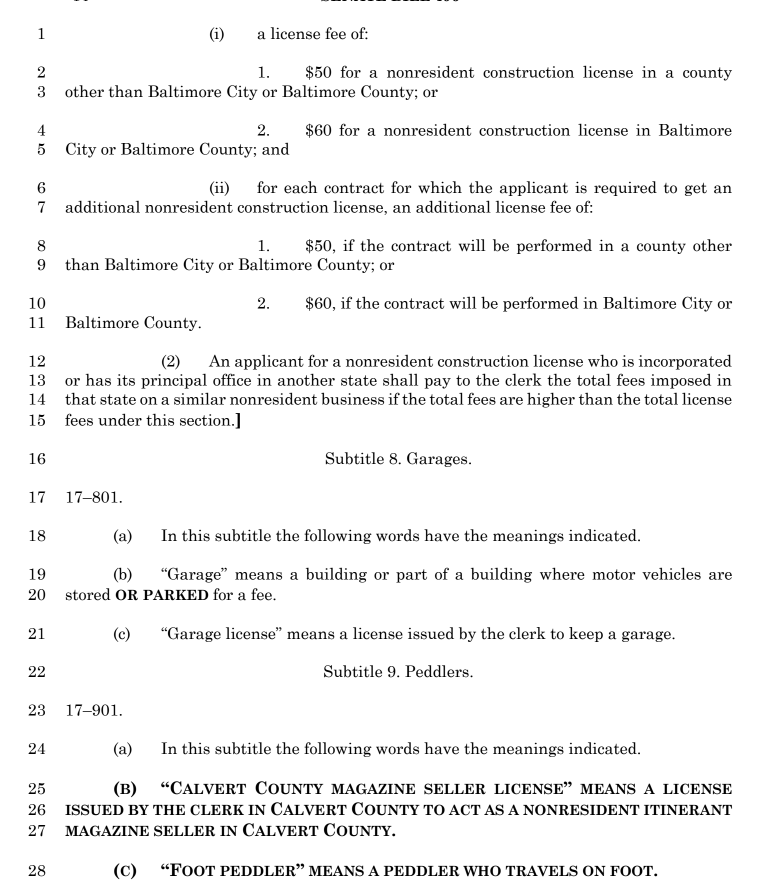
- 1 In this subsection, "county treasurer" includes the Director of Finance (c) (1) 2 or other chief fiscal officer of a county that does not have a county treasurer. 3 (2)This subsection does not apply to a domestic corporation that has 4 shares subject to taxation under State law. Except as otherwise provided in this title, [an applicant] A LICENSEE 5 6 APPLYING for RENEWAL OF a license shall submit to the clerk, ELECTRONICALLY OR 7 OTHERWISE: 8 a certification by the State Department of Assessments and (i) 9 Taxation of the value of the goods, fixtures, and stock in trade in each county where the 10 business is located for the applicant's business for the valuation year; 11 (ii) a certification by the county treasurer of that county, IF 12 APPLICABLE, that there are no unpaid taxes due to the [State or] county on the [goods,] fixtures [, or stock in trade] OR STOCK-IN-TRADE; [and] 13 14 [(iii)] (II) a certification by the municipal corporation, if any, where 15 the business is located that there are no unpaid taxes due to the municipal corporation on 16 the [goods,] fixtures[, or stock in trade] OR STOCK-IN-TRADE; AND 17 (III) A CERTIFICATION BY THE COMPTROLLER THAT THERE ARE NO UNPAID TAXES DUE TO THE STATE. 18 19 [(4)] **(D)** In this [subsection] **SECTION**, the valuation year: 20 [(i)] **(1)** in Washington County, is the fiscal year that includes May 1 of the calendar year when the license is issued; or 2122[(ii)] **(2)** in each other county, is the [last] SECOND PRECEDING calendar year before the year for which the license is sought. 2324[(d)] **(E)** (1) This subsection applies only in Calvert County. 25The clerk may not issue a license under this title for the first time to a 26business that will be located in Calvert County unless the applicant submits to the clerk a 27 certification that the location of the business for which the license is sought is zoned for the 28type of business for which the applicant is seeking a license. 29 (3)The certification must be issued from:
- 30 (i) the Calvert County Department of Planning and Zoning; or



$\begin{array}{c} 1 \\ 2 \end{array}$	[(1)] property;	(I)	pave	or curb a sidewalk, street, or other public or private
3 4	[(2)] purpose; or	(II)	excav	vate earth, rock, or other material for a foundation or other
5 6	[(3)] use of a building m	(III) nateria		ork on or in a building or other structure that requires the uding:
7		[(i)]	1.	paint;
8		[(ii)]	2.	stone;
9		[(iii)]	3.	brick;
10		[(iv)]	4.	mortar;
11		[(v)]	5.	wood;
12		[(vi)]	6.	cement;
13		[(vii)]	7.	structural iron;
14		[(viii)]8.	structural steel;
15		[(ix)]	9.	sheet iron;
16		[(x)]	10.	galvanized iron;
17		[(xi)]	11.	metallic piping;
18		[(xii)]	12.	tin;
19		[(xiii)]	13. lead;
20		[(xiv)]]	14. electric wiring; or
21		[(xv)]	15.	any other metal.

- 22 (2) "DO CONSTRUCTION BUSINESS" DOES NOT INCLUDE HOME 23 IMPROVEMENT AS DEFINED IN § 8–101 OF THIS ARTICLE.
- 24 (d) "Nonresident construction license" means a construction license issued by the 25 clerk to a person who is incorporated or has its principal office in another state.

- 1 17–602.
- 2 (a) Except as provided in § 8–317 of this article, a person must have a construction 3 license whenever the person does construction business in the State.
- 4 (b) [(1)] [Except as provided in paragraph (3) of this subsection, a] A person who 5 is incorporated or has its principal office in another state must [also] have a nonresident construction license, IN ADDITION TO ANY OTHER LICENSE REQUIRED BY LAW, 7 whenever the person does construction business in this State.
- 8 **[**(2) Except as provided in paragraph (3) of this subsection, an additional nonresident construction license is required for each contract to do construction business in this State if the gross amount of the contract exceeds \$1,000.
- 11 (3) No nonresident construction license is required if the state where the 12 person is incorporated or has its principal office does not require a similar license for a 13 Maryland contractor doing construction business in that state.]
- 14 (C) (1) A CONSTRUCTION LICENSE MUST BE ISSUED IN THE COUNTY 15 WHERE THE CONSTRUCTION BUSINESS HAS ITS PRINCIPAL PLACE OF BUSINESS.
- 16 (2) A NONRESIDENT CONSTRUCTION LICENSE MUST BE ISSUED IN
 17 THE COUNTY WHERE THE CONSTRUCTION BUSINESS FIRST DOES CONSTRUCTION
 18 BUSINESS IN THE STATE.
- 19 **(D)** A CONSTRUCTION LICENSE OR NONRESIDENT CONSTRUCTION LICENSE 20 UNDER THIS SUBTITLE AUTHORIZES THE LICENSEE TO DO CONSTRUCTION 21 BUSINESS IN THE STATE.
- 22 17–603.
- [(a)] An applicant for a construction license OR NONRESIDENT CONSTRUCTION LICENSE shall pay to the clerk a license fee of:
- 25 (1) \$15 for a [construction] license in a county other than Baltimore City, 26 Baltimore County, or Cecil County;
- 27 (2) \$40 for a [construction] license in Baltimore City or Baltimore County; 28 or
- 29 \$30 for a [construction] license in Cecil County.
- [(b) (1) Except as provided in paragraph (2) of this subsection, an applicant for a nonresident construction license shall pay to the clerk:



- 1 (D) "MOTOR VEHICLE PEDDLER" MEANS A PEDDLER WHO TRAVELS BY 2 MOTOR VEHICLE.
- 3 (E) "NONRESIDENT ITINERANT MAGAZINE SELLER" MEANS A PERSON WHO
 4 IS NOT A RESIDENT OF CALVERT COUNTY AND WHO SELLS OR OFFERS TO SELL A
 5 SUBSCRIPTION TO A MAGAZINE OR OTHER PUBLICATION IN CALVERT COUNTY.
- 6 (F) "ONE-HORSE PEDDLER" MEANS A PEDDLER WHO TRAVELS WITH A WAGON OR OTHER VEHICLE DRAWN BY ONE HORSE OR OTHER BEAST OF BURDEN.
- 8 [(b)] (G) (1) "Peddler" [includes a hawker, a huckster, and a mobile vendor] 9 MEANS A PERSON WHO:
- 10 (I) DOES NOT HAVE A FIXED PLACE OF BUSINESS LOCATED IN A
 11 PHYSICAL STRUCTURE; AND
- 12 (II) MOVES FROM HOUSE TO HOUSE OR PLACE TO PLACE 13 CARRYING ARTICLES OF MERCHANDISE TO BE SOLD AND DELIVERED 14 CONCURRENTLY.
- 15 (2) "PEDDLER" INCLUDES A FOOT PEDDLER, MOTOR VEHICLE 16 PEDDLER, ONE-HORSE PEDDLER, AND TWO-HORSE PEDDLER.
- 17 [(c)] (H) "Peddler license" means a license issued by the clerk to act as a peddler.
- 18 (I) "TWO-HORSE PEDDLER" MEANS A PEDDLER WHO TRAVELS WITH A WAGON OR OTHER VEHICLE DRAWN BY TWO HORSES OR OTHER BEASTS OF BURDEN.
- 20 [17–904.
- 21 (a) In Part II of this subtitle the following words have the meanings indicated.
- (b) "Foot peddler" means a peddler who travels on foot.
- 23 (c) "Motor vehicle peddler" means a peddler who travels by motor vehicle.
- 24 (d) "One horse peddler" means a peddler who travels with a wagon or other 25 vehicle drawn by 1 horse or other beast of burden.
- 26 (e) "Two horse peddler" means a peddler who travels with a wagon or other vehicle drawn by 2 horses or other beasts of burden.]
- 28 17-907.

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$\frac{1}{2}$	(a) license fee.	(1)	An aŋ	plicant	for a pedo	dler licens	se sha	ll pay to t	he cl	erk t	the ap	plicable
3		(2)	If the	applicai	nt is a foo	t peddler,	the li	cense fee	is:			
4			(i)	in Balti	imore Cit	y, \$200;						
5 6	Commission	ners, by	(ii) v resolu		-	County,	the	amount	set	by	the	County
7			(iii)	in any	other cou	nty, \$100.						
8		(3)	If the	applicar	nt is a [on	e horse] O	NE-H	HORSE pe	ddler	, the	licen	se fee is:
9			(i)	in Balti	imore Cit	y, \$250;						
10 11	Commission	ners, by	(ii) z resolu		•	County,	the	amount	set	by	the	County
12			(iii)	in any	other cou	nty, \$150.						
13 14	is:	(4)	If the	applica	nt is a [t	wo horse]	TWO	-HORSE	peddl	er, t	he lic	ense fee
15			(i)	in Balti	imore Cit	y, \$300;						
16 17	Commission	ners, by	(ii) v resolu		=	County,	the	amount	set	by	the	County
18			(iii)	in any	other cou	nty, \$200.						
19		(5)	If the	applicai	nt is a mo	otor vehicle	e pedo	dler, the l	icens	e fee	is:	
20			(i)	in Balti	imore Cit	y, \$500;						
21 22	Commission	ners, by	(ii) v resolu		=	County,	the	amount	set	by	the	County
23			(iii)	in any	other cou	nty, \$300;	but					
24 25	Garrett Cou	ınty; aı	nd	1. i	n Garrett	County, 1	the lic	cense fee i	s \$10	00 foi	r a re	sident of
26 27	of Worceste	r Coun	ty who			ter County am.	y, the	license fe	e is \$	3100	for a	resident

- 1 (b) (1) In Harford County, an applicant for a peddler license must have the 2 written permission of the owner or lessee of the property where the applicant will do 3 business. 4 **(2)** The written permission shall include: 5 (i) the name, address, and telephone number of the owner or lessee 6 of the property; 7 the name, permanent address, and telephone number of the (ii) 8 applicant; 9 a description of the goods to be sold by the applicant; and (iii) 10 (iv) the times of day and the number of days per month that the applicant is allowed to do business on the property of the owner or lessee. 11 12 17 - 908.13 (A) The clerk shall provide a metal tag [or stamp] AND LICENSE STICKER **(1)** 14 to each [one horse] peddler[, two horse peddler, or motor vehicle peddler] who holds a 15 peddler license. 16 **(2)** THE CLERK SHALL PROVIDE A LICENSE STICKER TO EACH 17 PEDDLER WHO RENEWS A PEDDLER LICENSE. 18 (B) A PEDDLER SHALL POSSESS THE METAL TAG AND LICENSE **(1)** 19 STICKER AT ALL TIMES THAT THE INDIVIDUAL IS ACTING AS A PEDDLER. 20 **(2)** A ONE-HORSE PEDDLER, TWO-HORSE PEDDLER, AND MOTOR 21VEHICLE PEDDLER SHALL KEEP THE METAL TAG AND LICENSE STICKER ATTACHED 22 TO THE VEHICLE. 23[17–910. 24 Each one horse peddler, two horse peddler, and motor vehicle peddler shall 25keep the metal tag or stamp issued under this subtitle attached to the vehicle so as to be 26 clearly visible. 27 (b) A peddler in Harford County shall:
- 30 (2) produce the peddler license and copy of the written permission on 31 request.]

original written permission of the property owner required under this subtitle; and

keep with the peddler at all times the peddler license and a copy of the

28

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(1)

1 [17–911.] **17–910.**

- 2 (a) Except as otherwise provided in [Part II of] this subtitle, a person may not act 3 as a peddler unless the person has a peddler license.
- 4 **[**(b) A peddler is considered to be acting as a peddler without a peddler license if 5 the peddler:
- 6 (1) acts or offers to act as a peddler without the peddler license with the 7 peddler at the time; or
- 8 (2) fails to show the peddler license to a law enforcement officer on request.
- 9 (c) A person who violates this section is guilty of a misdemeanor and, on conviction, is subject to a fine not exceeding \$100.]
- 11 (B) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, A PERSON WHO 12 VIOLATES ANY PROVISION OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND, 13 ON CONVICTION, IS SUBJECT TO A FINE NOT EXCEEDING \$100.
- 14 [17–912.] **17–911.**
- 15 (a) This section does not apply in Allegany and Washington counties.
- 16 (b) A municipal corporation may not require a local license or impose a local fee 17 or tax to sell fresh fruits, vegetables, or other country produce from a wagon at retail if the 18 seller is the producer.
- 19 (c) However, a municipal corporation by ordinance may:
- 20 (1) provide for the issuance of identification cards or tags to producers of 21 country produce who sell the produce from a wagon at retail;
- 22 (2) set a fee, not exceeding 50 cents for each producer, for the issuance of identification cards or tags; and
- 24 (3) require producers to get and display identification cards or tags.
- (d) (1) A person who is not the producer may not sell or offer to sell any fresh fruits, vegetables, or other country produce from a wagon at retail in a municipal corporation that requires a local license or imposes a local fee or tax to do so without getting the license or paying the fee or tax.
- 29 (2) A person who violates this subsection is guilty of a misdemeanor and, 30 on conviction, is subject to a fine not exceeding \$25.

1 [17–913. 2 If the County Commissioners of St. Mary's County set a license fee for a license issued under § 17-907 of this subtitle, the County Commissioners shall notify the 3 4 Comptroller of the Treasury by December 31 of the year before the year the license fee takes effect. 5 6 [17-915.7 (a) In Part III of this subtitle the following words have the meanings indicated. 8 (b) "Magazine seller license" means a license issued by the clerk to act as a 9 nonresident itinerant magazine seller. 10 "Nonresident itinerant magazine seller" means a person who: (c) 11 (1) is not a resident of Calvert County; and 12(2)sells or offers to sell a subscription to a magazine or other publication. 13 Subtitle 10. Junk Dealers and Scrap Metal Processors. [Part I. Definitions.] 14 15 17-1001.16 (a) In this subtitle the following words have the meanings indicated. 17 "Agent" means a person who buys or sells junk or scrap metal for a junk dealer 18 or scrap metal processor. "AGENT LICENSE" MEANS A LICENSE ISSUED BY THE CLERK TO ACT AS 19 (C) 20 AN AGENT. 21"Antique dealer" means a person who does business buying and selling [(c)] **(D)** 22antiques. 23 [(d)] **(E)** "Antiques" means objects made in, or typical of, an earlier period of time, that either have special value because of their age or are examples of works of art or 2425 handicrafts. [(e)] **(F)** "Junk" or "scrap metal" includes: 26 (1)27(i) nonferrous articles made wholly or substantially of:

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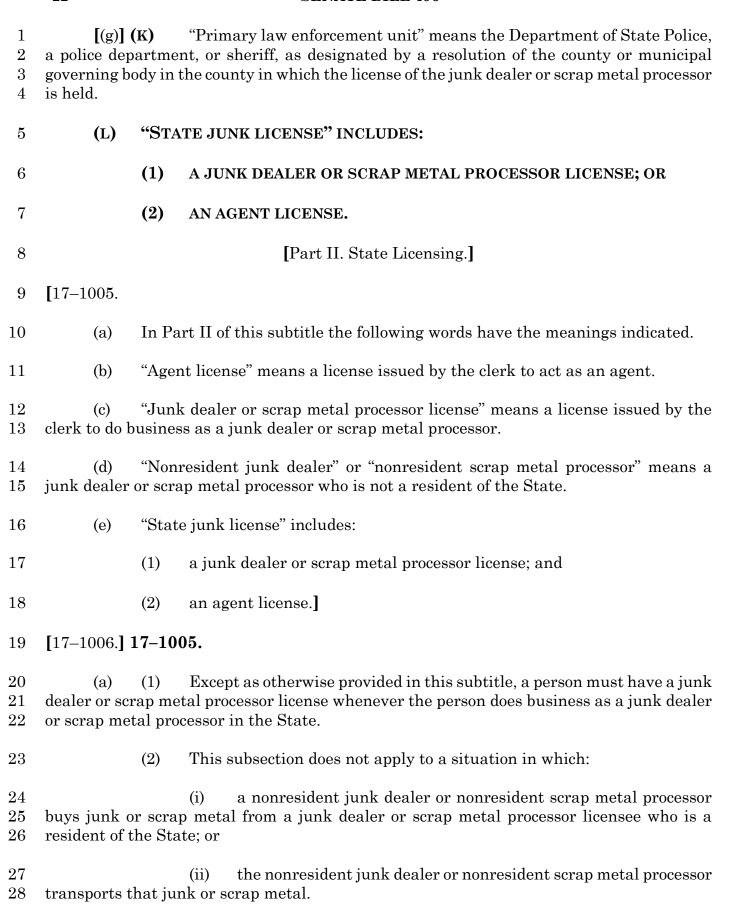
1			1.	aluminum;
2			2.	babbitt metal;
3			3.	brass;
4			4.	bronze;
5			5.	light copper;
6			6.	heavy copper;
7			7.	lead;
8			8.	low carbon chrome;
9			9.	low carbon manganese;
10			10.	molybdenum;
11			11.	monel metal;
12			12.	pewter;
13			13.	nickel;
14			14.	stainless steel;
15			15.	tin;
16			16.	vanadium;
17			17.	zine;
18			18.	platinum;
19			19.	gold;
20			20.	rhodium; or
21			21.	other nonferrous metals; and
22 23	metal:	(ii)	the fo	ollowing used articles, made of either ferrous or nonferrous
24			1.	catalytic converters;

1		2.	metal bleachers;
2		3.	hard–drawn copper;
3		4.	metal beer kegs;
4		5.	cemetery urns;
5		6.	grave markers;
6		7.	propane tanks;
7		8.	cell tower batteries; and
8		9.	any other used articles owned by a public utility including:
9		A.	guardrails;
10		В.	manhole covers;
11		C.	metal light poles;
12		D.	tree grates;
13		E.	water meters; and
14		F.	street signs.
15	(2)	"Junk" or "s	crap metal" does not include beverage cans or food cans.
16 17			dealer" or "scrap metal processor" means a person who junk or scrap metal.
18 19	(2) pawnbroker license		r" or "scrap metal processor" does not include a dealer or e 12 of this article.
20 21 22	` '	BY THE CL	OR SCRAP METAL PROCESSOR LICENSE" MEANS A ERK TO DO BUSINESS AS A JUNK DEALER OR SCRAP
23 24	(I) "NONE RESIDENT OF THE		JUNK DEALER" MEANS A JUNK DEALER WHO IS NOT A

(J) "NONRESIDENT SCRAP METAL PROCESSOR" MEANS A SCRAP METAL

PROCESSOR WHO IS NOT A RESIDENT OF THE STATE.

2526



- 1 (3)If a nonresident junk dealer or nonresident scrap metal processor comes 2 into the State in a vehicle, the nonresident junk dealer or nonresident scrap metal processor 3 may not transport from the State in that vehicle any junk or scrap metal bought in the 4 State unless the nonresident junk dealer or nonresident scrap metal processor holds a junk 5 dealer or scrap metal processor license. 6 Except as otherwise provided in this subtitle, a person must have an 7 agent license whenever the person acts as an agent in the State. 8 This subsection does not apply to a salaried employee of a junk dealer
- 9 or scrap metal processor licensee.
- 10 [17–1007.] **17–1006.**
- 11 **(A)** An applicant for a State junk license shall:
- 12 (1) certify to the clerk the applicant's name and business address; and
- 13 (2) pay to the clerk a license fee of:
- 14 (i) \$10 for a junk dealer or scrap metal processor license[, if the 15 applicant is a resident of the State]; OR
- 16 (ii) \$5 for an agent license [, if the applicant is a resident of the State; 17 or
- 18 (iii) \$100 for a junk dealer or scrap metal processor license or agent license, if the applicant is not a resident of the State].
- 20 (B) ALL LICENSE FEES COLLECTED FOR ISSUANCE OF STATE JUNK 21 LICENSES UNDER THIS SECTION SHALL BE PAID TO THE COMPTROLLER.
- 22 [17–1008.] **17–1007.**
- 23 (a) The clerk shall[:
- 24 (1)] issue[, in numerical order,] a State junk license to each applicant who 25 meets the requirements of [Part II of] this subtitle[; and
- 26 (2) collect an issuing fee of 50 cents per State junk license].
- 27 (b) [The clerk shall keep a record of the name, business address, and license 28 number of each State junk licensee] A STATE JUNK LICENSE IS NOT TRANSFERABLE.
- 29 [17–1009.

1 A State junk license is not transferable. 2 [17–1010.] **17–1008.** 3 [A] IF A nonresident junk dealer or nonresident scrap metal processor [may not keep] ESTABLISHES a fixed place of business AS A JUNK DEALER OR SCRAP METAL 4 PROCESSOR in the State, THE NONRESIDENT JUNK DEALER OR SCRAP METAL 5 6 PROCESSOR SHALL: 7 **(1)** OBTAIN A JUNK DEALER OR SCRAP METAL PROCESSOR LICENSE; 8 AND 9 **(2)** COMPLY WITH ALL LAWS AND REGULATIONS RELATED TO THE 10 JUNK DEALER OR SCRAP METAL PROCESSOR LICENSE. 11 [17–1011.] **17–1009.** 12 (a) This section applies to all junk dealers and scrap metal processors doing (1) 13 business in the State, including nonresident junk dealers and nonresident scrap metal 14 processors. 15 This section applies to an automotive dismantler and recycler or scrap (2)metal processor licensed under Title 15, Subtitle 5 of the Transportation Article if the 16 automotive dismantler and recycler or scrap metal processor: 17 18 (i) conducts business as a licensed junk dealer or scrap metal 19 processor; 20 acquires vehicle parts that qualify as junk or scrap metal as (ii) defined under [§ 17–1001(e)] § 17–1001(F) of this subtitle; or 2122 acquires articles that are listed, or made of metals that are listed, (iii) in [§ 17–1001(e)] § 17–1001(F) of this subtitle. 2324(3) This section does not apply to: 25an automotive dismantler and recycler or scrap metal processor that only acquires whole vehicles for the purpose of dismantling, destroying, or scrapping 2627 them for the benefit of their parts or the materials in them; or 28 (ii) a person that buys scrap metal to use as raw material to produce

1,000,000 tons of steel or more in the State per calendar year.

1 2 3	(4) section preempts t metal.	(i) the righ	Except as provided in subparagraph (ii) of this paragraph, this it of a county or municipality to regulate the resale of junk or scrap
4 5	to license junk dea	(ii) alers ar	This section does not limit the power of a county or municipality and scrap metal processors.
6 7	municipality that	(iii) regula	This section supersedes any existing law of a county or tes the resale of junk or scrap metal.
8 9	(b) (1) scrap metal proce		ach purchase of junk or scrap metal in the State, a junk dealer or all keep an accurate record in English.
10	(2)	The r	ecord shall state:
11		(i)	the date and time of purchase;
12		(ii)	a description of the junk or scrap metal purchased, including:
13			1. the type and grade of the junk or scrap metal; and
14 15	grade of junk or so	crap me	2. if payment is based on weight, the weight of each type and etal;
16 17	metal;	(iii)	the amount paid or other consideration for the junk or scrap
18 19	used;	(iv)	the registration plate number, make, and model of any vehicle
20 21	scrap metal is acq		the name and address of the individual from whom the junk or
22		(vi)	the signature of:
23 24	acquired; and		1. the individual from whom the junk or scrap metal is
25 26	accepted the junk	or scra	2. the junk dealer, scrap metal processor, or employee who p metal; and
27 28	processor acquires	(vii) s junk o	for each individual from whom the junk dealer or scrap metal or scrap metal:
29 30	individual; or		1. the date of birth and driver's license number of the

- 1 2. identification information about the individual from a 2 valid State-issued photo ID that provides a physical description of the individual, including 3 the sex, race, any distinguishing features, and approximate age, height, and weight of the 4 individual. 5 (3) The records required under this subsection shall be kept in electronic 6 form. 7 **(4)** (i) Subject to subparagraph (iv) of this paragraph, the junk dealer 8 or scrap metal processor shall submit a copy of each record required under this paragraph to the primary law enforcement unit in accordance with subparagraphs (ii) and (iii) of this 9 10 paragraph. 11 (ii) A junk dealer or scrap metal processor shall submit a record by 12 transmitting a copy of the records electronically, in a format acceptable to the receiving primary law enforcement unit, by the end of the first business day following the date of the 13 14 transaction. 15 (iii) Each copy of a record submitted to the primary law enforcement 16 unit shall include: 17 the date and time of purchase; 1. 18 2. a description of the junk or scrap metal, including its 19 weight if payment is based on weight; 20 whether the amount paid or other consideration for the 3. 21junk or scrap metal exceeds \$500; 224. the registration plate number of any vehicle used by the 23individual from whom the junk or scrap metal is acquired; 245. the name and address of the individual from whom the 25 junk or scrap metal is acquired; 26 6. the date of birth and driver's license number of the 27 individual from whom the junk or scrap metal is acquired; 28 identification information about the individual from a 7. 29 valid State-issued photo ID that provides a physical description of the individual, including 30 the sex, race, age, height, and weight of the individual; and
- 31 8. an electronic scan or photocopy of the valid State–issued 32 photo ID under item 7 of this subparagraph.

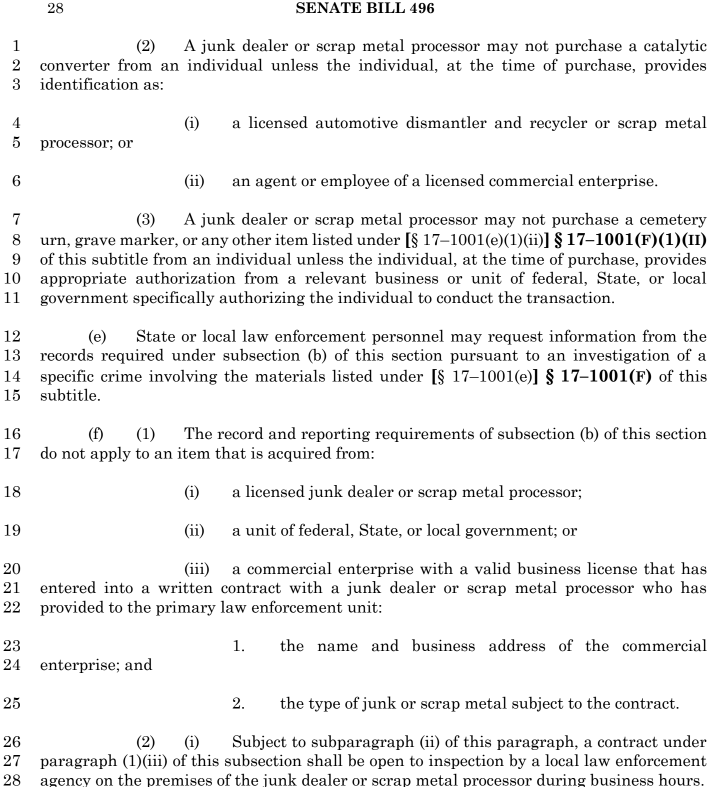
1 The provisions of subparagraphs (i), (ii), and (iii) of this 2 paragraph may not be construed to require a junk dealer or scrap metal processor to incur 3 a substantial financial burden to comply with the requirements of this paragraph. 4 (5)A copy of a record submitted under paragraph (4) of this subsection: 5 (i) shall be kept confidential; 6 (ii) is not a public record; and 7 (iii) is not subject to Title 4 of the General Provisions Article. 8 The primary law enforcement unit may destroy the copy of a record 9 submitted under paragraph (4) of this subsection after 1 year from the date that the primary law enforcement unit receives the copy. 10 11 (7)The primary law enforcement unit may waive the holding of 12electronic records under paragraph (3) of this subsection or the submission of electronic 13 records under paragraph (4) of this subsection by a junk dealer or scrap metal processor. 14 Any waivers granted under subparagraph (i) of this paragraph (ii) 15 shall be limited to authorizing a junk dealer or scrap metal processor to: 16 1. extend the reporting deadline under paragraph (4) of this 17 subsection for an extra day; 18 2. hold written records; or 19 3. submit records by facsimile or by mail. 20 (c) (1) This subsection applies to junk dealers and scrap metal processors who 21 are residents of the State. 22 (2)Each junk dealer or scrap metal processor shall keep the records 23 required by subsection (b) of this section for 1 year after the date of the transaction. 24(3)The records kept in accordance with this subsection shall be open to 25inspection during business hours by State or local law enforcement personnel for an 26 investigation of a specific crime involving the materials listed under [§ 17–1001(e)] § 27 **17–1001(F)** of this subtitle. 28 A junk dealer or scrap metal processor may not barter, buy, exchange, 29 or accept from a person any junk or scrap metal unless the junk dealer or scrap metal

processor keeps records and makes entries in them in accordance with [Part II] of this

30

31

subtitle.



- 29 Notwithstanding any other law, a contract open to inspection by 30 a local law enforcement agency under subparagraph (i) of this paragraph may not be open for public inspection without the consent of the junk dealer or scrap metal processor. 31
- 32If a State or local law enforcement agency has reasonable cause to 33 believe that junk or scrap metal that is in the possession of a junk dealer or scrap metal 34 processor is stolen, the law enforcement agency may issue a written hold notice.

(2)The written hold notice shall: 1 2 (i) identify the items of junk or scrap metal alleged to be stolen and 3 subject to hold; 4 (ii) inform the junk dealer or scrap metal processor of the hold imposed on the items of junk or scrap metal; and 5 6 (iii) specify the time period for the hold, not to exceed 15 days. On receipt of a written hold notice from a law enforcement agency, a 7 (3)8 junk dealer or scrap metal processor may not process or remove from the junk dealer's or 9 scrap metal processor's place of business before the end of the hold period any items of junk or scrap metal identified in the hold notice, unless the item is released by the law 10 11 enforcement agency or by court order. (h) 12 Local law enforcement personnel of the county where the place of business of 13 the junk dealer or scrap metal processor is located or where the junk or scrap metal was 14 purchased may enforce this section. 15 (i) A person who violates this section is guilty of a misdemeanor and on conviction is subject to: 16 a fine not exceeding \$500 for a first offense; and 17 (1) 18 **(2)** a fine not exceeding \$5,000 or imprisonment not exceeding 1 year or 19 both for a subsequent offense. 20 [17–1012.] **17–1010.** 21In this section, "historic marker or plaque" means a marker, plaque, or tablet 22commemorating a historic person or event, or identifying a historic place, structure, or 23object. 24 This section applies to all junk dealers, scrap metal processors, and antique 25dealers who are residents of the State. 26 Each junk dealer, scrap metal processor, or antique dealer subject to 27 this section who purchases a historic marker or plaque shall register with the sheriff or 28 other law enforcement official designated by the governing body of the county in which the 29 business of the junk dealer, scrap metal processor, or antique dealer is located a complete description of the historic marker or plaque. 30 31 (2) The description shall include:

the date and time of purchase;

32

(i)

1	(ii) the name and address of the seller;
2	(iii) the license tag number of any vehicle used; and
3 4	(iv) a description of the historic marker or plaque, including the full text, any installation date, and the name of any installation sponsor.
5 6	(3) The registration required under this section shall be made within 3 business days after the date of the purchase of the historic marker or plaque.
7 8 9	(d) The sheriff or other law enforcement official promptly shall notify the Maryland Historical Trust with a copy to the junk dealer, scrap metal processor, or antique dealer who registered with the sheriff.
10 11	(e) A historic marker or plaque may not be sold or otherwise disposed of for a period of 30 days from the date of the notice required under subsection (d) of this section.
12 13	(f) A person who violates this section is guilty of a misdemeanor and, or conviction, is subject to a fine not exceeding \$100.
14	[17–1013.] 17–1011.
15 16 17	Except as otherwise [specifically] provided in [Part II of] this subtitle, a person who violates [Part II of] this subtitle is guilty of a misdemeanor and, on conviction, is subject to a fine not exceeding \$500 for each offense.
18	Subtitle 11. Laundries and Dry Cleaners.
19	17–1101.
20 21 22	In this subtitle, "license" means a license issued by the clerk to do the business of cleaning, dyeing, pressing, or laundering ON-SITE AT THE LOCATION STATED ON THE LICENSE .
23	17–1102.
24 25	A person must have a license whenever the person does the business of ON–SITE cleaning, dyeing, pressing, or laundering, other than hand laundering, in the State.
26	Subtitle 12. Storage Warehouses.
27	17–1201.

(A) In this subtitle [, "license" means a license issued by the clerk to keep a storage warehouse] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

- 1 (B) "STORAGE WAREHOUSE" MEANS A BUILDING OR STRUCTURE USED FOR 2 KEEPING GOODS FOR A FEE, INCLUDING SELF-STORAGE WAREHOUSES.
- 3 (C) "STORAGE WAREHOUSE LICENSE" MEANS A LICENSE ISSUED BY THE 4 CLERK TO KEEP A STORAGE WAREHOUSE.
- 5 17–1202.
- A person must have a **STORAGE WAREHOUSE** license whenever the person keeps a storage warehouse where goods are stored for a fee in the State.
- 8 17–1203.
- 9 **(A)** An applicant for a **STORAGE WAREHOUSE** license shall pay to the clerk a 10 license fee of:
- 11 (1) \$30 for a storage warehouse in a municipal corporation with a 12 population of not more than 10,000;
- 13 (2) \$50 for a storage warehouse in a municipal corporation **OR COUNTY** 14 with a population of 10,001 to 20,000;
- 15 (3) \$75 for a storage warehouse in a municipal corporation **OR COUNTY** 16 with a population of 20,001 to 50,000; or
- 17 (4) \$150 for a storage warehouse in a municipal corporation **OR COUNTY** with a population of more than 50,000.
- 19 **(B)** ALL LICENSE FEES COLLECTED UNDER THIS SECTION SHALL BE PAID 20 TO THE COMPTROLLER.
- 21 17–1204.
- 22 (a) Before a moving and storage firm or warehouse that stores household goods 23 provides any service, the moving and storage firm or warehouse shall give **WRITTEN** notice 24 to the buyer of the service that the buyer should get insurance to protect the buyer from 25 loss of goods.
- (b) [The notice shall be:
- 27 (1) in writing;
- 28 (2) printed in 12–point or larger type; and
- 29 (3) included in the application for service or in a separate statement.

29

1 2 3	(c)] A person who violates this section is guilty of a misdemeanor and, on conviction, is subject to a fine not exceeding \$5,000 or imprisonment not exceeding 30 days or both.
4	Subtitle 16. Restaurants.
5	17–1601.
6 7 8	(A) In this subtitle[, "restaurant license" means a license issued by the clerk to operate a restaurant or other eating place] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
9	(B) "RESTAURANT" MEANS AN ESTABLISHMENT THAT:
10	(1) ACCOMMODATES THE PUBLIC;
11	(2) PROVIDES SEATING; AND
12 13	(3) IS EQUIPPED WITH FACILITIES FOR PREPARING AND SERVING FOOD.
14 15	(C) "RESTAURANT LICENSE" MEANS A LICENSE ISSUED BY THE CLERK TO OPERATE A RESTAURANT OR OTHER EATING PLACE.
16	17–1603.
17 18 19	A person must have a restaurant license AND A TRADER'S LICENSE ISSUED UNDER SUBTITLE 18 OF THIS TITLE whenever the person operates a restaurant or other eating place in the State.
20	SUBTITLE 17A. CHAIN STORES.
21	17-17A-01.
22 23	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
24 25 26	(B) "CHAIN STORE LICENSE" MEANS A LICENSE ISSUED BY THE CLERK TO OPERATE TWO OR MORE STORES UNDER THE SAME GENERAL MANAGEMENT OR OWNERSHIP.
27	(C) "GENERAL MANAGEMENT OR OWNERSHIP" MEANS A COMMON OR

SHARED MANAGEMENT, SUPERVISION, OR OWNERSHIP OF MORE THAN ONE RETAIL

STORE, REGARDLESS OF CORPORATE FORM, PURPOSE, OR STRUCTURE.

- 1 **17–17A–02**.
- 2 THIS SUBTITLE DOES NOT APPLY TO A RETAIL SERVICE STATION DEALER, AS
- 3 DEFINED IN § 10–101 OF THIS ARTICLE, OF WHICH THE PRINCIPAL BUSINESS IS THE
- 4 SALE OR DISTRIBUTION OF MOTOR FUEL.
- 5 17-17A-03.
- 6 A PERSON MUST HAVE A CHAIN STORE LICENSE AND A TRADER'S LICENSE
- 7 ISSUED UNDER SUBTITLE 18 OF THIS TITLE WHENEVER THE PERSON OPERATES
- 8 TWO OR MORE RETAIL STORES UNDER THE SAME GENERAL MANAGEMENT OR
- 9 OWNERSHIP IN THE STATE.
- 10 **17–17A–04**.
- 11 (A) AN APPLICANT FOR A CHAIN STORE LICENSE SHALL PAY TO THE CLERK
- 12 A LICENSE FEE BASED ON THE NUMBER OF LOCATIONS IN THE STATE.
- 13 (B) (1) THIS SUBSECTION DOES NOT APPLY IN BALTIMORE CITY,
- 14 BALTIMORE COUNTY, AND CECIL COUNTY.
- 15 (2) THE LICENSE FEE IN EACH COUNTY IS:
- 16 (I) FOR 2 TO 5 STORES, \$5 FOR EACH STORE;
- 17 (II) FOR 6 TO 10 STORES, \$ 20 FOR EACH STORE;
- 18 (III) FOR 11 TO 20 STORES, \$100 FOR EACH STORE; AND
- 19 (IV) FOR MORE THAN 20 STORES, \$150 FOR EACH STORE.
- 20 (C) IN BALTIMORE CITY AND BALTIMORE COUNTY THE LICENSE FEE IS:
- 21 (1) FOR 2 TO 5 STORES, \$12 FOR EACH STORE;
- 22 (2) FOR 6 TO 10 STORES, \$50 FOR EACH STORE;
- 23 (3) FOR 11 TO 20 STORES, \$250 FOR EACH STORE; AND
- 24 (4) FOR MORE THAN 20 STORES, \$150 FOR EACH STORE.
- 25 (D) IN CECIL COUNTY THE LICENSE FEE IS:
- 26 (1) FOR 2 TO 5 STORES, \$10 FOR EACH STORE;

(b)

- **(2)** 1 FOR 6 TO 10 STORES, \$30 FOR EACH STORE; 2 **(3)** FOR 11 TO 20 STORES, \$100 FOR EACH STORE; AND **(4)** FOR MORE THAN 20 STORES, \$300 FOR EACH STORE. 3 Subtitle 18. Traders [and Chain Stores]. 4 5 17–1801. 6 (a) In this subtitle the following words have the meanings indicated. 7 (b) "Blind Industries" means Blind Industries and Services of Maryland. 8 "Chain store license" means a license issued by the clerk to operate 2 or more (c) 9 stores under the same general management or ownership.] 10 [(d)] (C) "Exhibitor" means a person who rents space from a promoter to display 11 and sell goods at a show. "Licensed trader" means a trader who is licensed by the clerk under this 12 [(e)] **(D)** subtitle. 13 "MOBILE PLACE OF BUSINESS" MEANS A PLACE OF BUSINESS LOCATED 14 **(E)** 15 IN A TRUCK, TRAILER, OR OTHER VEHICLE AND NOT IN A BUILDING OR OTHER FIXED 16 STRUCTURE. 17 (f) "Promoter" means a person who rents space at a show to an exhibitor. "Show" includes an antique show, coin show, flea market, gun show, stamp 18 19 show, and show of a temporary nature. 20 [17–1803. 21Except as otherwise provided by State law and notwithstanding any local 22ordinance or regulation to the contrary, a manufacturer located and doing business in the State may sell and deliver goods to licensed traders in the State and for doing so need not 2324get a license from or pay a fee to a county, municipal corporation, or other political 25subdivision.
- 27 auction.

A county or municipal corporation may require a local license to sell goods at

28 (c) Notwithstanding any public general or public local law to the contrary, if a visually handicapped individual or Blind Industries holds a trader's license under this

1 subtitle, the individual or Blind Industries need not get an additional license or pay an 2 additional license fee to do business as a trader during the term of the trader's license. 3 [17–1804.] **17–1803.** Except as otherwise provided in this subtitle, a person must have a trader's 4 (a) license whenever the person: 5 6 (1) does business as a trader in the State; or 7 (2) does business as an exhibitor in the State. 8 A separate trader's license is required for each store or [fixed] place of 9 business that a person operates in the State. 10 (C) **(1)** A SEPARATE TRADER'S LICENSE IS REQUIRED FOR EACH MOBILE 11 PLACE OF BUSINESS THAT OPERATES EXCLUSIVELY IN ONE FIXED LOCATION IN THE 12 STATE. 13 **(2)** EACH MOBILE PLACE OF BUSINESS THAT OPERATES IN MORE THAN ONE LOCATION IN THE STATE REQUIRES A TRADER'S LICENSE AND A 14 15 PEDDLER'S LICENSE ISSUED UNDER SUBTITLE 9 OF THIS TITLE. 16 [(c)] **(D)** This section does not apply to: 17 (1) a grower, maker, or manufacturer of goods; 18 nonresident traveling salesperson, (2)sample merchant, representative of a foreign mercantile or manufacturing business while selling to or 19 soliciting an order from a licensed trader in the State; or 20 21 a private individual while publicly selling the individual's personal 22 effects on the individual's property, if the individual holds only 1 sale not exceeding 14 23consecutive days in a calendar year; OR 24 **(4)** A RESTAURANT LICENSED UNDER SUBTITLE 16 OF THIS TITLE. 25[(d)] **(E)** (1) An exhibitor need not get a trader's license for a show if the show 26 is promoted by: 27 a church, as defined in § 5-301(b) of the Corporations and (i) 28 Associations Article: 29 a governmental unit; (ii)

an amateur radio organization;

(iii)

30

29

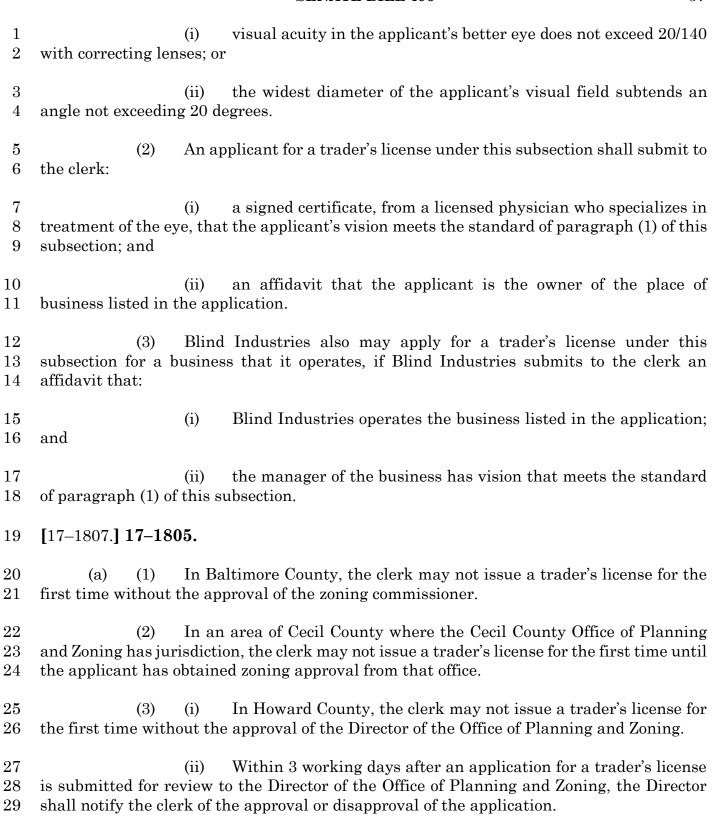
(b)

(1)

the applicant has a defect in vision such that:

1	(iv) an antique vehicle, machine, and equipment organization;
2	(v) a volunteer fire department or rescue squad; or
3	(vi) a model train collectors' association.
4 5	(2) An exhibitor need not get a trader's license for a show if the exhibitor gives to the promoter an exhibitor's affidavit stating that the exhibitor:
6 7	(i) receives less than 10% of the exhibitor's annual income from selling the kind of goods that the exhibitor will display and sell at the show; and
8 9 10	(ii) has not participated in more than three shows, not including participation in one show sponsored by a national organization that is exempt from taxation under § 501(c)(3) of the Internal Revenue Code, during the previous 365 days.
11 12 13	(3) An exhibitor at an antique show, coin show, or collector show need not get a trader's license for the show if the exhibitor gives to the promoter an exhibitor's affidavit stating that the exhibitor:
14	(i) will display and sell at the show;
15 16	(ii) receives less than 10% of the exhibitor's annual income in the State from selling the kind of goods that the exhibitor will display and sell at the show; and
17 18	(iii) has not participated in more than three antique shows, coin shows, or collector shows in the State during the previous 365 days.
19 20 21	(4) An exhibitor who has a trader's license need not get an additional trader's license for a show if, before the show, the exhibitor gives the promoter a photocopy of the trader's license.
22	[17–1805.
23 24	A person must have a chain store license whenever the person operates 2 or more retail stores under the same general management or ownership in the State.]
25	[17–1806.] 17–1804.
26 27	(a) An applicant for a trader's license shall state in the application the place where the applicant will do business as a trader.

An applicant for a trader's license may apply under this subsection if



30 (4) IN CALVERT COUNTY, THE CLERK MAY NOT ISSUE A TRADER'S
31 LICENSE WITHOUT THE APPROVAL OF THE DIRECTOR OF THE OFFICE OF PLANNING
32 AND ZONING FOR ALL NEW LICENSES AND FOR ANY CHANGES TO A LOCATION FOR
33 AN EXISTING LICENSE.

1 (B) THE CLERK SHALL INDICATE ON EACH TRADER'S LICENSE THE PLACE 2 WHERE THE LICENSED TRADER MAY DO BUSINESS AS A TRADER.

- 3 **[(b)] (C)** (1) This subsection does not apply to a county or municipal 4 corporation that selects a uniform license fee under [§ 17–1807.1] § 17–1806 of this 5 subtitle.
- 6 (2) A clerk may not issue a trader's license until the clerk reviews the accuracy of the statement made by the applicant on the application for a trader's license under [§ 17–1806] § 17–1804 of this subtitle regarding the place where the applicant will do business as a trader.

10 [17–1807.1.] **17–1806.**

- 11 (a) On or before <u>October <u>DECEMBER</u> 1 each year, the governing body of a county 12 or municipal corporation may select a uniform license fee for a trader's license under [§ 13 17–1808(b)] § 17–1807(B) of this subtitle by submitting its selection on a form provided by 14 the Comptroller and the State Department of Assessments and Taxation.</u>
- 15 (b) A selection by the governing body of a county or municipal corporation under 16 this section is irrevocable.

17 [17–1808.] **17–1807.**

- 18 (a) (1) Except as otherwise provided in this section, an applicant for a trader's license shall pay to the clerk a license fee.
- 20 (2) If the applicant's business is located in a county or municipal corporation that selects a uniform license fee under [§ 17–1807.1] § 17–1806 of this subtitle, the applicant:
- 23 (i) shall pay the license fee set forth in subsection (b) of this section; 24 and
- 25 (ii) if the county or municipal corporation in which the business is 26 located provides a full tax exemption for commercial inventory, may not be required to 27 submit a certification by the State Department of Assessments and Taxation of the value 28 of the goods, fixtures, and stock—in—trade under § 17–302 of this title.
- 29 (3) If the applicant's business is located in a county or municipal 30 corporation with a license fee based on the value of the applicant's stock—in—trade, the 31 applicant shall pay the license fee under subsection (c) of this section.

1 2 3	(b) (1) selects a uniform subtitle.		subsection applies only to a county or municipal corporation that fee for a trader's license under [§ 17–1807.1] § 17–1806 of this
4 5	(2) fee is \$15.	In a c	ounty other than Baltimore City or Baltimore County, the license
6	(3)	In Ba	ltimore City or Baltimore County, the license fee is \$20.
7 8	(c) (1) a license fee based		subsection applies only to a county or municipal corporation with value of the applicant's stock—in—trade.
9 10	(2) fee is:	In a c	ounty other than Baltimore City or Baltimore County, the license
11 12	than \$1,000;	(i)	\$15, if the value of the applicant's stock-in-trade is not more
13 14	than \$1,000 but no	(ii) ot more	\$18, if the value is more than \$1,500;
15		(iii)	\$20, if the value is more than \$1,500 but not more than \$2,500;
16		(iv)	\$25, if the value is more than \$2,500 but not more than \$4,000;
17		(v)	\$30, if the value is more than \$4,000 but not more than \$6,000;
18		(vi)	\$40, if the value is more than \$6,000 but not more than \$8,000;
19		(vii)	\$50, if the value is more than \$8,000 but not more than \$10,000;
20		(viii)	\$65, if the value is more than $$10,000$ but not more than $$15,000$;
21		(ix)	\$80, if the value is more than $$15,000$ but not more than $$20,000$;
22 23	\$30,000;	(x)	\$100, if the value is more than \$20,000 but not more than
$\frac{24}{25}$	\$40,000;	(xi)	\$125, if the value is more than \$30,000 but not more than
26 27	\$50,000;	(xii)	\$150, if the value is more than \$40,000 but not more than
28 29	\$75,000;	(xiii)	\$200, if the value is more than \$50,000 but not more than

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$\begin{array}{c} 1 \\ 2 \end{array}$	\$100,000;	(xiv)	\$250, if the value is more than \$75,000 but not more than
3 4	\$150,000;	(xv)	\$300, if the value is more than \$100,000 but not more than
5 6	\$200,000;	(xvi)	\$350, if the value is more than \$150,000 but not more than
7 8	\$300,000;	(xvii)	\$400, if the value is more than \$200,000 but not more than
9 10	\$400,000;	(xviii)	\$500, if the value is more than \$300,000 but not more than
11 12	\$500,000;	(xix)	\$600, if the value is more than \$400,000 but not more than
13 14	\$750,000; and	(xx)	\$750, if the value is more than \$500,000 but not more than
15		(xxi)	\$800, if the value is more than \$750,000.
16	(3)	In Ba	ltimore City, the license fee is:
17 18	than \$1,000;	(i)	\$20, if the value of the applicant's stock-in-trade is not more
19		(ii)	\$40, if the value is more than \$1,000 but not more than \$5,000;
20		(iii)	\$80, if the value is more than \$5,000 but not more than \$10,000;
21 22	\$50,000;	(iv)	\$160, if the value is more than \$10,000 but not more than
23 24	\$100,000;	(v)	\$375, if the value is more than \$50,000 but not more than
25 26	\$300,000;	(vi)	\$1,000, if the value is more than \$100,000 but not more than
27 28	\$750,000; and	(vii)	\$1,500, if the value is more than \$300,000 but not more than
29		(viii)	\$2,125, if the value is more than \$750,000.
30	(4)	In Ba	ltimore County, the license fee is:

$\frac{1}{2}$	than \$1,000;	(i)	\$20, if the value of the applicant's stock—in–trade is not more
3		(ii)	\$40, if the value is more than \$1,000 but not more than \$5,000;
4		(iii)	\$80, if the value is more than \$5,000 but not more than \$10,000;
5 6	\$50,000;	(iv)	\$160, if the value is more than \$10,000 but not more than
7 8	\$100,000;	(v)	\$375, if the value is more than \$50,000 but not more than
9 10	\$200,000;	(vi)	\$450, if the value is more than \$100,000 but not more than
11 12	\$300,000;	(vii)	\$500, if the value is more than \$200,000 but not more than
13 14	\$400,000;	(viii)	\$775, if the value is more than \$300,000 but not more than
15 16	\$500,000;	(ix)	\$1,000, if the value is more than \$400,000 but not more than
17 18	\$750,000; and	(x)	\$1,250, if the value is more than \$500,000 but not more than
19		(xi)	\$1,600, if the value is more than \$750,000.
20 21	(d) (1) shares subject to t		subsection does not apply to a domestic corporation that has n under State law.
22 23 24 25	Department of Ass	rima fa sessme	etermining the value of an applicant's stock—in—trade, the clerk acie evidence the values shown on the certification of the State and Taxation, OR DECLARATION OF INVENTORY FROM THE d by § 17–302 of this title.
26	(e) A lice	ense fee	e shall be waived for:

a visually handicapped applicant who meets the standards of [§

29 (2) Blind Industries.

17–1806(b)(1)] § 17–1804(B)(1) of this subtitle; and

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- 1 **[**17–1809. 2 (a) This section does not apply to an automobile service station where the 3 principal business is the sale or distribution of motor fuel. 4 An applicant for a chain store license shall pay to the clerk a license fee based on the value of the applicant's stock-in-trade under § 17-1808 of this subtitle and 5 an additional license fee. 6 7 In a county other than Baltimore City, Baltimore County, or Cecil County, the additional license fee is: 8 9 (i) \$5 for each store for 2 to 5 stores: 10 (ii) \$20 for each store for 6 to 10 stores; 11 \$100 for each store for 11 to 20 stores; or (iii) 12 (iv) \$150 for each store for more than 20 stores. 13 (3) In Baltimore City or Baltimore County, the additional license fee is: 14 (i) \$12 for each store for 2 to 5 stores; 15 \$50 for each store for 6 to 10 stores; (ii) 16 (iii) \$250 for each store for 11 to 20 stores; or \$375 for each store for more than 20 stores. 17 (iv) In Cecil County, the additional license fee is: 18 **(4)** 19 (i) \$10 for each store for 2 to 5 stores: 20 \$30 for each store for 6 to 10 stores; (ii) \$100 for each store for 11 to 20 stores; and 21(iii) 22\$300 for each store for more than 20 stores. (iv) [17-1810.23
- The clerk shall state on each trader's license the place where the licensed trader may do business as a trader.]
- 26 [17–1811.] **17–1808.**

- 1 **[**(a) (1) Except as provided in paragraph (2) of this subsection, a trader's license 2 authorizes the holder to offer goods for sale in any part of the State.]
- 3 (A) (1) THE CLERK SHALL STATE ON EACH TRADER'S LICENSE THE PLACE 4 WHERE THE LICENSEE MAY DO BUSINESS AS A TRADER.
- 5 (2) [However, a] A trader may keep a [store or fixed] place of business only 6 at the place stated [in] **ON** the trader's license.
- 7 (b) A trader's license issued to an exhibitor authorizes the holder to do business 8 as an exhibitor at any show in the State.
- 9 (C) A TRADER'S LICENSE ISSUED TO A PEDDLER, AS DEFINED IN § 17–901 10 OF THIS TITLE, AUTHORIZES THE HOLDER OF THE TRADER'S LICENSE TO ACT AS A 11 PEDDLER ONLY IN THE COUNTY WHERE THE TRADER'S LICENSE WAS ISSUED.
- 12 [17–1812.] **17–1809.**
- 13 (a) (1) If a trader disputes the value of the trader's stock—in—trade on which 14 the license fee is based, the trader may submit in accordance with the Tax – Property 15 Article an appeal to the State Department of Assessments and Taxation as to the value of
- 16 the stock-in-trade.
- 17 (2) To avoid being in default, the trader may pay the license fee and get a 18 trader's license with the understanding that the trader will get a refund of any excess 19 amount paid for the trader's license.
- 20 (b) (1) If the State Department of Assessments and Taxation reduces the value 21 of the stock—in—trade, resulting in a lower license fee, the licensed trader may get a refund 22 of any excess amount paid by submitting to the clerk who issued the trader's license:
- 23 (i) a claim for the refund; and
- 24 (ii) supporting evidence of the reduction from the State Department 25 of Assessments and Taxation.
- 26 (2) On approving the claim, the clerk shall pay the refund.
- 27 (c) If the clerk pays a refund, the clerk shall deduct the amount of the refund from 28 the license fees distributed to the county or municipal corporation that receives the fee.
- 29 [17–1813.] **17–1810.**
- 30 (a) Except as provided in subsection (b) of this section, a trader may transfer the 31 trader's license to a person who:

[17–1814.] **17–1811.**

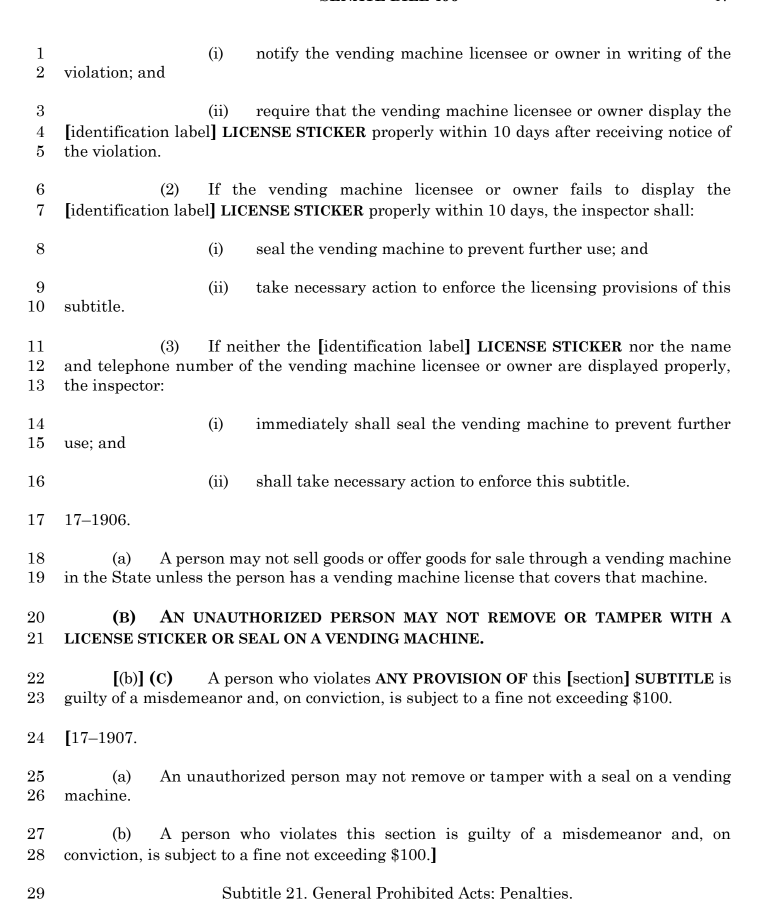
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- 1 (1) buys the stock-in-trade of the trader; and 2 (2)buys or rents the place of business of the trader. 3 A trader's license issued to a visually handicapped individual or Blind (b) (1) Industries is not transferable. 4 5 (2)However, Blind Industries may change the manager of the place of 6 business for which a trader's license was issued if the new manager has vision that meets the standard of [§ 17–1806(b)(1)] § 17–1804(B)(1) of this subtitle. 7 8 (c) Whenever a trader sells the trader's stock—in—trade and transfers the trader's 9 license: 10 (1)the transfer of the trader's license shall be reported to the clerk who 11 issued the license; and the clerk shall: 12(2) 13 record the transfer of the trader's license [; and (i) 14 (ii) charge 50 cents for doing so. 15 In Baltimore County, the clerk may not issue a transferred trader's (d) (1) 16 license without the approval of the zoning commissioner. (2)17 (i) In Howard County, the clerk may not issue a transferred trader's license without the approval of the Director of the Office of Planning and Zoning. 18 19 (ii) Within 3 working days after an application for issuance of a 20 transferred trader's license is submitted for review by the Director of the Office of Planning 21and Zoning, the Director shall notify the clerk of the approval or disapproval of the 22application. 23 **(2)** IN CALVERT COUNTY, THE CLERK MAY NOT TRANSFERRED TRADER'S LICENSE UNLESS THE ZONING REQUIREMENTS UNDER § 2417-307 OF THIS TITLE ARE MET. 2526 A person who buys a trader's license may do business as a trader for the rest of the term of the trader's license. 27
- 29 (a) A promoter may not allow an exhibitor to do business at a show unless, before 30 the show, the exhibitor submits to the promoter:

- 1 (1) a photocopy of the trader's license of the exhibitor; or 2 an exhibitor's affidavit in accordance with \ [17-1804(d)(2)] (2)3 **17–1803(D)(2)** or (3) of this subtitle. 4 The exhibitor's affidavit or the photocopy of the trader's license shall be 5 displayed conspicuously during the show. 6 Within 7 days after a show ends, the promoter shall submit to the Comptroller 7 the exhibitors' affidavits. [17–1815. 8 In this section the following words have the meanings indicated. 9 (a) (1) "Yacht brokerage" means the sale of new or used vessels. 10 (2)"Yacht salesperson" means an individual who provides yacht 11 (3)(i) 12 brokerage services on behalf of a licensed trader. 13 (ii) "Yacht salesperson" includes a licensed yacht broker. 14 Subject to the provisions of this section, a licensed trader who sells yachts 15 may, at the trader's option, utilize as an independent contractor, employ, or otherwise 16 contract with a yacht salesperson. 17 (c) A yacht salesperson: 18 (1)may operate under a trader's license; and is not required to be licensed personally. 19 (2) 20 (d) A licensed trader shall exercise reasonable and adequate supervision 21over the provision of yacht brokerage services by a yacht salesperson on behalf of the trader. 22(2)The requirement of paragraph (1) of this subsection shall apply 23regardless of the manner in which a yacht salesperson is affiliated with the trader on whose 24behalf the services are rendered. 25[17–1816.] **17–1812.**
- A person, including a licensed physician, who violates or conspires to violate any provision of this subtitle that relates to trader's licenses for visually handicapped individuals or Blind Industries is guilty of a misdemeanor and, on conviction, is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 6 months or both.

Subtitle 19. Vending Machines. 1 2 17 - 1902.3 This subtitle does not apply to: 4 the sale or offering for sale of [cigarettes,] newspapers, magazines, (1) 5 paper cups, paper or cloth towels, soap, toilet seat covers, postage stamps, or sanitary 6 napkins; [or] 7 the sale or offering for sale of merchandise through a bulk vending (2)8 machine as defined in § 11-201.1 of the Tax - General Article; OR 9 **(3)** THE SALE OF TOBACCO PRODUCTS THROUGH A VENDING MACHINE UNDER TITLE 16, SUBTITLE 3A OF THIS ARTICLE. 10 17 - 1904.11 12 An applicant for a vending machine license shall pay to the clerk a license fee of \$2.50 for each vending machine. 13 14 ALL VENDING MACHINE LICENSE FEES COLLECTED UNDER THIS (B) SECTION SHALL BE PAID TO THE COMPTROLLER. 15 16 17-1905.17 The clerk shall give each vending machine licensee an identification label for each vending machine.] THE COMPTROLLER SHALL PRINT AND DELIVER TO THE 18 19 CLERK A LICENSE STICKER FOR EACH VENDING MACHINE. 20 THE CLERK SHALL GIVE EACH VENDING MACHINE LICENSEE A LICENSE 21 STICKER FOR EACH VENDING MACHINE. 22 [(b)] (C) Subject to regulations adopted by the Comptroller, the (1) [identification label] LICENSE STICKER shall be attached to the vending machine so that 23 the identification label is easily visible. 2425 In addition, the name and telephone number of the vending machine 26 licensee or owner of the vending machine shall be displayed on each vending machine so 27 that the name and telephone number are easily visible.

[(c)] (D) (1) If an inspector finds that a vending machine does not display the lidentification label] LICENSE STICKER required by this section, the inspector promptly shall:



Governor.
Approved:
SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take eff October 1, 2022.
A person may not fail to display a license, LICENSE STICKER, OR METAL TAG required by this title.
17–2103.
In this subtitle, "license" has the meaning stated in [§ 17–201] §§ 17–101 A 17–201 of this title.
17–2101.

Speaker of the House of Delegates.

President of the Senate.