C2 5lr1723 CF SB 664

By: The Speaker (By Request - Office of the Comptroller)

Introduced and read first time: January 23, 2025

Assigned to: Economic Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 6, 2025

CHAPTER

- 1 AN ACT concerning
- Business Regulation <u>Enforcement for Miscellaneous State Business Licenses Enforcement and Penalties Study</u>
- FOR the purpose of authorizing the Comptroller to issue citations to enforce certain 4 provisions of law concerning business licenses; requiring each application for a 5 certain business license to designate an individual to serve as the license 6 7 representative for the purpose of being subject to certain penalties; establishing that 8 the penalties for violating certain provisions of law apply to certain persons requiring the Comptroller to consult with certain stakeholders to study and make 9 10 recommendations on the enforcement process for miscellaneous State business 11 licenses; and generally relating to penalties and enforcement for miscellaneous State 12 business licenses.
- 13 BY repealing and reenacting, with amendments.
- 14 Article Business Regulation
- 15 Section 17-202(d), 17-302(f), and 17-2106
- 16 Annotated Code of Maryland
- 17 (2024 Replacement Volume)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 19 That the Laws of Maryland read as follows:
- 20 (a) The Comptroller, in consultation with stakeholders, shall study the process by
- 21 which the Field Enforcement Bureau of the Comptroller's Office enforces miscellaneous
- 22 State business licenses under Title 17 of the Business Regulation Article.

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



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1	<u>(b)</u>	The C	Comptroller shall consult with, at a minimum, the following stakeholders:
2		<u>(1)</u>	the Alcohol, Tobacco, and Cannabis Commission;
3		<u>(2)</u>	the Maryland Chamber of Commerce;
4		<u>(3)</u>	the Maryland Retailers Alliance;
5		<u>(4)</u>	the Maryland Restaurant Association;
6		<u>(5)</u>	the Job Opportunities Task Force; and
7		<u>(6)</u>	the Maryland Circuit Court Clerks' Association.
8 9 10		d recor	r before December 1, 2025, the Comptroller shall submit a report of its mmendations to the General Assembly, in accordance with § 2–1257 of nent Article, including:
11 12	Comptroller	( <u>1)</u> 's Offic	a review of the process by which the Field Enforcement Bureau of the ce enforces the miscellaneous State business licenses;
13 14 15	rather than		a review and recommendation as to whether civil citations could be used conjunction with criminal citations to enforce the miscellaneous State
16 17 18			recommendations on how to ensure that the Field Enforcement Bureau oses of license enforcement, properly identify and contact the owner, usible party for a miscellaneous State business license;
19 20 21	State busin responsible		recommendations on how to ensure citations related to miscellaneous tense enforcement are only issued to the business owner, operator, or and
22 23 24	•		recommendations on how the Field Enforcement Bureau can effectively lated to miscellaneous State business license enforcement when the ses not reside in the State.
25			Article - Business Regulation
26	<del>17–202.</del>		
27 28 29	_	any i	nforce this title, the Comptroller may make investigations and hold matter covered by this title, at any time or place in the State, and, in a investigation or hearing, may:

administer oaths;

1		<del>)</del> examine witnesses;	
2		<del>receive evidence; [and]</del>	
3	evidence; AN	) issue subpoenas for the attendance of witnesses to testify or to produ	<del>lce</del>
5		(i) ISSUE CITATIONS.	
6	<del>17-302.</del>		
7	<del>(f)</del>	ach application for a license shall:	
8	REPRESENT	<del>) DESIGNATE AT LEAST ONE INDIVIDUAL TO SERVE AS THE LICENS FIVE WHO:</del>	<del>SE</del>
10		(I) IS A RESIDENT OF THE STATE;	
11 12 13	OF BEING SU	(II) IS A REPRESENTATIVE OF THE BUSINESS FOR THE PURPORTIES FOR A VIOLATION OF SUBTITLE 21 OF TH	
14 15	THIS ITEM;	(III) HAS ACCEPTED THE RESPONSIBILITY UNDER ITEM (II)	<del>}F</del>
16 17		?) PROVIDE THE NAME, ADDRESS, AND CONTACT INFORMATION FOR REPRESENTATIVE; AND	₩
18		contain any information required by the Comptroller in regulation.	
19	<del>17-2106.</del>		
20 21	<del>(a)</del> <del>FOLLOWING</del>	HE PENALTIES FOR A VIOLATION OF THIS SUBTITLE APPLY TO TI ERSONS:	₩
22 23	APPLICATIO	) A PERSON SPECIFIED AS THE BUSINESS OWNER IN THE LICEN;	<del>SE</del>
24 25		$\frac{2}{100}$ An individual designated as a license representative $\frac{1}{1000}$ of this title;	<del>VE</del>
26 27		) FOR A CORPORATION, THE CORPORATION OR ONE OR MOI	₽E

HAVE AN OPERATING
ING AGREEMENT, ONE OR
AIRS OF THE COMPANY;
<u>.</u> .
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<del>FNERS; OR</del>
WRITTEN PARTNERSHIP
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<del>IFIED UNDER ITEMS (3)</del> <del>DUALS WHO MANAGE THE</del>
<del>DUALS WHO MANAGE THE</del>
title, a person who violates
bject to a fine not exceeding
ERSON WHO IS convicted of
nsed business is MAY BE
not affect any other penalty
, ,
t this Act shall take effect
t this Act