

present Art. 43, § 259 -- now § 12-206 of this title -- that all funds collected by the Board become part of the General Fund of this State, and to conform with actual practice.

The statement in present Art. 43, § 269 that certain violations are "misdemeanors" and the reference to the penalty for those violations now appear in § 12-707 of this title.

12-602. DISTRIBUTION PERMITS.

(A) DEFINITIONS.

(1) IN THIS SECTION, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(2) "DISTRIBUTION PERMIT" MEANS A PERMIT ISSUED BY THE BOARD UNDER THIS SECTION TO DISTRIBUTE PRESCRIPTION DRUGS AS A DISTRIBUTOR, JOBBER, MANUFACTURER, OR WHOLESALER.

(3) "PRESCRIPTION DRUGS" HAS THE MEANING--STATED IN ARTICLE 27,--§ 300 OF THE CODE,--IN THE MARYLAND CONTROLLED DANGEROUS--SUBSTANCES ACT MEANS ANY DRUG INTENDED FOR USE BY MAN THAT, BECAUSE OF ITS TOXICITY OR OTHER POTENTIAL FOR HARMFUL EFFECT, THE METHOD OF ITS USE, OR THE COLLATERAL MEASURES NECESSARY FOR ITS USE, IS REQUIRED BY FEDERAL LAW TO BEAR A CAUTIONARY LABEL WARNING AGAINST DISPENSING WITHOUT A PRESCRIPTION OR IS DESIGNATED BY THE DEPARTMENT AS NOT SAFE FOR USE EXCEPT UNDER THE SUPERVISION OF A PRACTITIONER LICENSED TO ADMINISTER DRUGS OF THIS NATURE.

(B) SCOPE OF SECTION.

THIS SECTION DOES NOT AFFECT:

(1) A MANUFACTURER OF PRESCRIPTION DRUGS WHILE DISTRIBUTING THOSE DRUGS TO A DISTRIBUTION PERMIT HOLDER; OR

(2) ANY PERSON WHILE DISTRIBUTING:

(I) FEED FOR LIVESTOCK OR POULTRY;

(II) FERTILIZERS;

(III) FUNGICIDES;

(IV) INSECTICIDE;

(V) LAND PLASTER;

(VI) LIME;

(VII) SEEDS; OR

(VIII) DEVICES, DRUGS, OR SUPPLIES OF ANY KIND FOR THE TREATMENT, CARE, OR CURE OF FARM ANIMALS.