other establishment equipped with a public dining room and with facilities and equipment for preparing and serving bona fide meals to the public wherein the average daily receipts from the sale of cooked or prepared foods exceed the receipts from the sale of "alcoholic beverages" provided that in Washington and Prince George's Counties the Board of License Commissioners shall prescribe the standard of what shall constitute a restaurant in said County without reference to the average daily receipts.

(16) The word "beer" means all brewed alcoholic beverages and shall include, among other things, porter, ale and stout.

(17) The words "in this State", "within the State of Maryland", "within the State", or "within this State" shall mean within the territorial limits of this State and shall include Federal Reservations which constitute all property ceded by the State of Maryland to the Federal Government within such territorial limits.

CLASSES OF LICENSES.

(1) MANUFACTURER'S LICENSE. Such a license shall be issued by the Comptroller and shall authorize the holder thereof to establish and operate, within this State, a plant for the brewing, distilling, fermenting, blending, rectifying or bottling of alcoholic beverages at the place therein described, and to import alcoholic beverages into the State, but such a license shall not authorize the operation of more than one plant, establishment or place of business, nor the bottling of beer at any place except where the same is brewed except that a distiller may operate and maintain a rectifying, blending and bottling plant at a different location from the place where the distillery is located. Such a license shall also authorize the sale of alcoholic beverages at the licensed place of business by the manufacturer to any other license holder in this State, and the transportation and delivery from the place of sale to such license holder or to a common carrier for such delivery. Such a license shall not authhorize a distiller to manufacture, rectify, blend or bottle alcoholic beverages in the name of any other person unless such person is the holder of a manufacturer's license in this State. It shall not authorize the sale of beverages for consumption on the premises where manufactured or sold, nor the sale and delivery of beverages within this State to any person other than a license holder under the laws of this State (or to a dispensary if such establishment should be authorized in any County), provided, however, that a manufacturer of alcohol may sell the same to its customers for bona fide commercial or scientific use, and not for beverage purposes. The annual fee for such license shall be One Thousand (\$1,000.00) Dollars and shall be payable to the Comp-