DANGEROUS SUBSTANCE, REGARDLESS OF THE DATE OF THE OFFENSE; AND

- (2) TAKING ANY ACTIONS PERMITTED BY LAW, INCLUDING REFUSING TO ISSUE A LICENSE, IF THE APPLICANT:
- (I) DISCLOSES A CRIMINAL RECORD OR PRIOR OFFENSE RELATED TO A CONTROLLED DANGEROUS SUBSTANCE; OR
- (II) WRONGFULLY CONCEALS A CRIMINAL RECORD OR PRIOR OFFENSE RELATED TO A CONTROLLED DANGEROUS SUBSTANCE.

  1-405.

SUBJECT TO THE PROVISIONS OF § 1-407 OF THIS SUBTITLE, IF A LICENSING AUTHORITY RECEIVES NOTIFICATION UNDER ARTICLE 27, § 298A OF THE CODE FROM THE ADMINISTRATIVE OFFICE OF THE COURTS THAT A LICENSEE HAS BEEN CONVICTED OF A CONTROLLED DANGEROUS SUBSTANCE OFFENSE AND THAT THE COURT HAS MADE A PRIMA FACIE FINDING OF FACT THAT THERE IS A RELATIONSHIP BETWEEN THE CONVICTION AND THE LICENSE COMMITTED ON OR AFTER JANUARY 1, 1991, THE LICENSING AUTHORITY MAY:

- (1) (I) PLACE THE LICENSEE ON PROBATION FOR A REASONABLE PERIOD OF TIME; OR
- (II) SUSPEND OR REVOKE THE LICENSE OR REPRIMAND THE LICENSEE;
- (2) ASSESS THE LICENSEE, IN ACCORDANCE WITH APPLICABLE REGULATIONS, ALL OR PART OF THE COST OF ANY DISCIPLINARY PROCEEDING AND SANCTION;  $\frac{1}{2}$  AND  $\frac{1}{2}$  OR
- (3) IMPOSE ANY OTHER SANCTION OR TAKE ANY OTHER ACTION AUTHORIZED BY LAW.
  1-406.
- (A) IF A LICENSEE IS PLACED ON PROBATION UNDER § 1–404 OR § 1–405 OF THIS ARTICLE SUBTITLE, THE LICENSING AUTHORITY MAY:
- (1) SHALL REQUIRE THE LICENSEE TO SUBMIT TO PERIODIC DRUG TESTING DURING THE PERIOD OF PROBATION;
- (2) MAY REQUIRE THE LICENSEE TO PARTICIPATE IN APPROPRIATE COUNSELING OR TREATMENT; AND
- (3) MAY IMPOSE ANY OTHER REASONABLE TERM OR CONDITION OF PROBATION.
- (B) IF A LICENSEE WHO IS ON PROBATION VIOLATES ANY CONDITION OF PROBATION OR IS CONVICTED OF A CONTROLLED