- (2) At least 60 days before the [industry-wide] vehicle show, an application is filed with the Administration, for approval by the Administration, that contains:
- (i) A list of the names and business addresses of participating dealers;
 - (ii) The location of the [industry-wide] vehicle show;
- (iii) The specific dates on which the [industry-wide] vehicle show will be held; and
- (iv) Other reasonable information required by the Administration; and
- (3) The [industry-wide] vehicle show does not exceed 10 consecutive days and is restricted to new vehicles only.
- (e) (1) A licensed dealer, or a licensed vehicle salesman who is employed by the dealer, who participates in an industry-wide VEHICLE SHOW OR A REGIONAL VEHICLE show may execute a buyer's order and accept a deposit as provided in paragraph (2) of this subsection.
 - (2) A licensed dealer may not accept a deposit that:
- (i) For an order for any vehicle, except a Class M motor home, exceeds 5 percent of the cost of the vehicle; or
- (ii) For an order of a Class M motor home, exceeds 10 percent of the cost of the motor home.
- (3) Except as otherwise provided in paragraph (1) of this subsection, a licensed dealer, or a licensed vehicle salesman who is employed by the dealer, shall conduct activities involved in a vehicle sale, including the completion of the sales contract, the issuance of temporary registration plates and a temporary registration certificate, and delivery of the vehicle, at the dealer's fixed location as shown in the dealer's application for the license.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1990.

Approved May 29, 1990.

CHAPTER 698

(House Bill 1454)

AN ACT concerning

Baltimore City - Alcoholic Beverages Licenses