

line, Carroll, Cecil, Dorchester, Garrett, Harford, Kent, Queen Anne's, Somerset, Talbot, Washington, Wicomico, and Worcester counties, provided that it shall not apply to or affect special Class C licenses issued under the provisions of this article, nor shall it apply to special Class C licenses issued in Washington County for temporary use. *Nothing in this section shall require the holder of any Class A (off-sale) BEER license in Washington County to close his place of business on Sunday provided such licensee shall close that part of his place of business from which alcoholic beverages are BEER IS sold.*

SEC. 2. *And be it further enacted, That this Act shall take effect June 1, 1961.*

Approved April 24, 1961.

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CHAPTER 442

(Senate Bill 460)

AN ACT to repeal and re-enact, with amendments, Sections 140 and 141 of Article 56 of the Annotated Code of Maryland (1957 Edition), title "Licenses", sub-title "Motor Vehicle Fuel Tax", amending laws concerning the licenses required of dealers in motor vehicle fuel and for users or sellers of diesel fuel or fuel oil, providing for the procedure for securing such a license and the bond therefor relating to the provisions applicable to such license and to such dealers, users, or sellers and relating generally to the license for the sale and use of motor vehicle fuel, diesel fuel or fuel oil.

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Sections 140 and 141 of Article 56 of the Annotated Code of Maryland (1957 Edition), title "Licenses", sub-title "Motor Vehicle Fuel Tax", be and they are hereby repealed and re-enacted, with amendments, to read as follows:*

140.

(a) It shall be unlawful for any dealer *in motor vehicle fuel or for any user or seller of diesel fuel or fuel oil* to receive, sell, use, or distribute any [motor vehicle fuel] *such fuel* or to engage in business within the state unless such dealer, *user or seller* is the holder of an uncanceled license issued by the Comptroller to engage in said business. [To procure such license every dealer shall file with the Comptroller an] *An application for such license shall be filed with the Comptroller* upon oath and in such form as the Comptroller may prescribe, setting forth the name under which such [dealer] *applicant* is transacting business within the State of Maryland, the names and addresses of the several persons constituting the firm or partnership, and, if a corporation, the corporate name under which it is authorized to transact business, and the names and addresses of its principal officers, resident general agent and attorney-in-fact. If such [dealer] *applicant* is an association of persons, firm, partnership, or corporation organized under the laws of another state, territory or country, if it has not already done so, it must first comply with the laws of Maryland relating to the transaction of its appropriate business therein.