part of the premises where the major portion of meals are served and consumed in such licensed premises) for the sale of alcoholic beverages for consumption off the licensed premises, the annual fee for such a license shall be one thousand five hundred (\$1,500) dollars; and a license holder under this subsection shall not sell alcoholic beverages for consumption off the premises from any portion of said premises other than from the main bar, or the usual place maintained therein for sale of alcoholic beverages for consumption on the premises and where the major portion of meals are consumed in said premises, unless such annual license fee of one thousand five hundred (\$1,500) dollars shall have been paid.

For the purpose of this subsection a restaurant shall be defined as any establishment located in a permanent building with ample space and accommodations commonly known as a restaurant wherein hot meals are habitually prepared, sold and served to the public during the hours it is regularly open for business.

It shall have at least the minimum sanitary facilities required for such an establishment by the regulations of the county health department and shall meet the minimum health requirements of such rules and regulations. It shall be equipped with HAVE a dining room AREA OR AREAS with sufficient tables, chairs and/or booths to comfortably seat and accommodate not less than 75 patrons at one time not including patrons seated at the bar.

The establishment shall be equipped with a kitchen having complete facilities and utensils for preparing hot and cold meals to the public.

There shall be employed a sufficient number of cooks, waiters and/or waitresses to serve the number of patrons provided for in the dining room AREA OR AREAS.

Each restaurant shall maintain and display a menu advertising the serving of a variety of hot meals. There shall be on the premises at all times sufficient food to fill orders made from said menu.

Any interruption of restaurant facilities for any reason whatsoever must be reported to the board promptly.

No drug, candy or confectionery store shall be construed to be a restaurant.

On and after [June 1, 1965] May 1, 1966, no new application for a beer, wine and liquor license, Class B shall be granted by the board, and no transfer from one location to another location by the same license holder, and no transfer from one license holder to another at the same location, or from one business LICENSE holder to another at a different location, shall be approved unless the establishment where it is proposed to locate or transfer the license shall meet the standards contained herein. As of May 1, 1966, a license holder who was granted and held his license prior to June 1, 1965, shall be granted by the board an additional period of two years, expiring as of May 1, 1968, during which to meet the standards contained herein; and during that two-year period the board shall not refuse, for failure to meet these standards, an application for the renewal of a license, A A transfer from one license holder to another at the same location, or a transfer from one business LICENSE