

(g-i), (g-ii), (g-iii), (i), (j) shall be the definitions and standards of the Secretary until such time as the Secretary, as provided in Section 102, shall have amended such definitions and standards.

[(b)] (C) *Manufacturer's license—Application.*—Each manufacturer of the frozen dairy foods and ices mentioned in this law or of frozen dairy foods and ices mix, whenever sold or offered for sale in the counties in this State shall file with the State Board of Health an application for a license upon a form prescribed by the said Board. The application shall show the location of each plant at which frozen dairy foods and ices and frozen dairy foods and ices mix are to be manufactured and the name of the brand or brands, if any, under which the same are to be sold.

~~(c)~~ **(D) *Same—Fee; inspection of property; issuance and duration.***—When any such application, accompanied by the license fee of \$10.00 shall have been properly filed with the State Board of Health it shall be the duty of the Board to inspect all properties identified in such application, together with all buildings and equipment, unless such properties are located beyond the limits of the area of routine inspection performed by such Board; and if such property, buildings and equipment be found to conform to the regulations of the Board, a separate license for each property so approved shall forthwith be issued to the applicant. Such licenses shall be non-transferable, and shall be valid only for a period of twelve months from the date thereof or until revoked or suspended according to the provisions of this subtitle. Where the property identified in any application is located beyond the limits of routine inspection by the Board, no permit therefor shall be issued unless and until such applicant shall satisfy such Board that the property, buildings and equipment conform, and that the operation of the same, and the frozen dairy foods and ices or dairy foods and ices mix there to be produced, processed or frozen for sale will one and all conform to local health authority requirements where manufactured, which are at least equivalent to those set forth in this subtitle and in the rules and regulations issued thereunder.

~~(d)~~ **(E) *Same—Notice to licensee of violations.***—Whenever the State Board of Health shall find that any of the provisions of this subtitle, has been violated by the holder of any license issued by such Board, or that such violation has occurred or is occurring on any premises for which such license is issued, said Board shall forthwith give notice to such license holder in writing, setting forth the nature of such violation, and directing that such violation shall cease, and if such holder shall refuse or fail to comply with such notice, the Board may thereupon suspend or revoke such license.

~~(e)~~ **(F) *Same—Appeals.***—Any applicant for a license, or any license holder who shall feel aggrieved by the action of said Board in failing to issue or in revoking or suspending such license, may take an appeal therefrom to any court having equity jurisdiction in the county in which the property identified by the application or license is located if within the counties of Maryland, or to a court having such jurisdiction in the City of Baltimore if said property is located in said city, or outside the State of Maryland. Such appeal shall be heard by such court as promptly as circumstances will reasonably permit. Such hearing may be had upon the record so transmitted but the court may hear such additional evidence as it may deem proper, and upon the conclusion of such hearing the court may af-