application for the license two or more tennis courts, a swimming pool at least 30 by 80 feet in size, and a regular or championship golf course of 9 holes or more[.]], OR HAS PIVE HUNDRED (500) OR MORE BONA FIDE DUES PAYING MEMBERS AND MAINTAINS AT THE TIME OF THE APPLICATION FOR THE LICENSE A REGULAR OR CHAMPIONSHIP GOLF COURSE OF 18 HOLES OR MORE. Such a licensee shall authorize the holder thereof to keep for sale and to sell at retail any alcoholic beverages, to any customer at the place described in said license, for consumption on or off its premises. The annual fee for [such a] SAID golf and country club [license] LICENSES shall be eight hundred dollars (\$800.00), which shall be paid to said clerk before any such license is issued. The application for any [such license] OF SAID LICENSES filed on behalf of any such golf and country club in Prince George's County shall be signed by at least one officer of said club, who shall be a resident, registered voter and taxpayer of Prince George's County. Such golf and country club license shall be subject to all the provisions of this article, except that any restrictions against the sale of alcoholic beverages on Sundays, appearing elsewhere in this article, shall not apply to any licensee holding said special Class C (golf and country club) licease; provided, however, sales on Sunday under such license shall be made only to the bona fide members of such golf and country club and to quests of such members for consumption on the premises and the grounds of such club used in connection therewith. A special Class C (country club) license for an annual fee for such license of six hundred and twenty-five (\$625.90) to be paid to said clerk before issuance thereof after approval of issuance of such license by said board, may also be issued in Prince George's County to a country club meeting the aforementioned requirements other than the requirements for a regular or championship golf course of 9 holes or more; but which country club instead shall be required to have, in addition to the other requirements, not less than 15 acres of ground for said licensed premises and used in connection therewith; however, licensed clubs in this category of a special Class C (country club) license shall be subject to restrictions appearing in §103 of this article as to sale of alcoholic beverages on Sunday and further said country clubs shall not be permitted to sell alcoholic beverages for consumption off their premises or the grounds of such club used in connection therewith.

SECTION [[1]] 2. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 53(1) of Article 2B — Alcoholic Beverages, of the Annotated Code of Maryland (1968 Replacement Volume and 1973 Supplement) be and it