

IN MARYLAND DOES NOT HAVE TO OBTAIN ANOTHER TRADERS' LICENSE UNDER SECTION 33 OF THIS ARTICLE FOR THE SHOW IF THE EXHIBITOR PRESENTS A PHOTOCOPY OF THE LICENSE TO THE PROMOTER PRIOR TO THE SHOW.

(C) AN EXHIBITOR AT A SHOW WHO DOES NOT HAVE A VALID TRADERS' LICENSE FOR A STORE OR FIXED PLACE OF BUSINESS IN MARYLAND SHALL OBTAIN A TRADERS' LICENSE UNDER SECTION 33 OF THIS ARTICLE THAT IS VALID THROUGHOUT THE STATE FOR ALL SHOWS IN WHICH THE EXHIBITOR PARTICIPATES.

(D) THE PROMOTER OF A SHOW MAY NOT ALLOW AN EXHIBITOR AT THE SHOW TO [[DISPLAY, OFFER FOR SALE, OR]] SELL GOODS, WARES, CHATTELS, OR MERCHANDISE WITHOUT PRESENTING TO THE PROMOTER PRIOR TO THE SHOW A PHOTOCOPY OF THE TRADERS' LICENSE OF THE EXHIBITOR.

(E) A PROMOTER WHO FAILS TO COMPLY WITH SUBSECTION (D) IS SUBJECT TO THE PENALTIES IN SECTION 9 OF THIS ARTICLE.

SECTION 2. AND BE IT FURTHER ENACTED, That Section 3 of Article 56 - Licenses, of the Annotated Code of Maryland (1972 Replacement Volume and 1975 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

#### Article 56 - Licenses

##### 3.

Receipts from licenses issued for billiard tables, bowling alleys, carnivals, chain stores, cigarettes, circus, cleaning, dyeing and pressing, construction firms, garages, hawkers and peddlers, laundries, motion picture machines, moving picture shows, plumbers and gas fitters, restaurant or eating places, shows, soda water fountains, theatres, traders, and [and] wholesale dealers in farm machinery [[AND PROMOTERS]] shall be accounted for and paid over as hereinafter prescribed. The clerk issuing any of the licenses enumerated herein shall retain as a fee of his office the present percentage of license revenues as authorized by law and the additional issuance fee now allowed and a further [three] 3 percent [(3%)] of license revenues to be paid into the general fund of the State to defray the expenses of the State License Bureau. All net proceeds received from the said licenses remaining after the deductions hereinabove authorized shall be paid by the said clerks to the incorporated town or city in which the licensed business or activity is located. Where the licensed business or activity is not located in an incorporated town or city, the net proceeds shall be paid to the county in which the licensed business or activity is located, provided however, that the provisions of this section shall be construed to apply only to licenses issued after June 30, 1947, and provided further, that this section, insofar as