- (2) IT WILL NOT BE USED FOR ANY IMPROPER OR UNAUTHORIZED PURPOSE; AND
- (3) IT WILL NOT BE FURTHER DISSEMINATED TO ANY PERSON OR AGENCY NOT AUTHORIZED TO RECEIVE IT UNDER SUBSECTION (D).
- (F) JUVENILE RECORDS OBTAINED PURSUANT TO SUBSECTION (C) MAY NOT BE DISCISSED TO ANY PERSON OR AGENCY EXCEPT THOSE LISTED IN SUBSECTION (D) (1), (2), AND (3), AND THEN ONLY IN ACCORDANCE WITH SUBSECTION (E).

14. SUPPLYING "CONSUMING INSTITUTIONS".

THE DIRECTOR MAY DETERMINE FROM TIME TO TIME WHETHER, AND TO WHAT EXTENT, PERSONS IN THE CUSTODY OF THE INSTITUTION AND SELECTED BY THE CIRECTOR, SHALL SUPPLY GOODS, WARES, MERCHANDISE AND PRODUCE REQUIRED TO BE PURCHASED BY "CONSUMING INSTITUTIONS" AS DEFINED IN ARTICLE 27, §680 OF THE ANNOTATED CODE OF MARYLAND. ALL SUCH ACTIVITIES SHALL BE CONDUCTED IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 27, §680 OF THE ANNOTATED CODE OF MARYLAND.

15. FEDERAL GRANTS.

UPON THE APPROVAL OF THE BOARD OF PUBLIC WORKS, THE DIRECTOR OF PATUXENT INSTITUTION MAY APPLY FOR AND RECEIVE FROM THE FEDERAL GOVERNMENT OR ANY BOARD, BUREAU, COMMISSION, DEPARTMENT OR OTHER AGENCY THEREOF ANY FUNDS, CHATTELS, OR FOODSTUFFS BY WAY OF GRANT OR LOAN THAT MAY BE AVAILABLE TO BE USED IN THE ESTAELISHMENT, MAINTENANCE OR PROGRAM OF THE INSTITUTION.

16. TRANSITION PROVISIONS.

IT-IS-THE-EXPRESS-INTENTION-AND-CECLARATION-OF THE-GENERAL-ASSEMBLY-THAT-THE-REPEAL-AND-REENACTMENT-OF THIS -- ARTICLE -- 31B -- BE-AND-IS-PROSPICTIVE-ONLY, - AND-THAT, FXCEPT-FOR-THIS-SECTION,-IT-SHALL-AFFLY-CNLY--TO-PERSONS REFERRED -- OF -- TRANSFERRED-TO-THE-INSTITUTION-ON-AND-AFTER JULY-1,-1977--THE-GENERAL-ASSEMBLY--FINDS--AND--DECLARES THAT THE RETROACTIVE APPLICATION OF THIS ARTICLE TO PERSONS-COMMITTED-TO-THE-INSTITUTION-PRIOR-TO-JULY-1, 1977 -- WOULD -- INTERFERE - WITH TREATMENT - FROCRAMS - ALREADY IN PROGRESS AND WOULD BE HARREUL TO THE SAFETY -- AND WELFARE OF-THE-STATE-AND-ITS-CITIZENS--THE-FROVISIONS-OF-THIS SECTION-ARE-THEREFORE-ENACTED IN CREER-TO-PRESERVE THE STATUS -- OF -- THOSE -- PERSONS, -- LAWFULLY -- COMMITTED -- TO -- THE INSTITUTION PRIOR TO JULY 1, -1977, -TO PERMIT THE CONTINUATION -- OF REHABILITATION - FFOGRAMS - IN FROGRESS - WITH RESPECT-TO-SUCH PERSONS WHO CAN BE HILPED BY THEM, AND TO ASSURE-THE-CITIZENS-OF-THE-STATE-THAT--PERSONS--WHO--WERE LAWFULLY-COMMITTED-TO-THE-INSTITUTION-FECAUSE-OF-THE-LACK OF-OTHER-ALTERNATIVES-AND-WHO-ARE-UNSAFE-TO-EF-RELEASED WILL-REMAIN-CONFINED, SUBJECT TO ALL-CF-THEIR-RIGHTS UNDER-THE-PREEXISTING-LAW, --UNTIL-THEY-ARE-SAFE-TO-BE