THE licensed premises and used in connection therewith[; however, licensed] LICENSED clubs in this category of a special Class C (country club) license [shall be] ARE subject to restrictions appearing in §92 of this article as to sale of alcoholic beverages on Sunday [and further said]. THE country clubs [shall] MAY not be permitted to sell alcoholic beverages for consumption off their premises [or] NOR the grounds of such club used in connection therewith.

2. ANY GOLF CIUE HAVING A CLASS B, C OR D (BEER, WINE AND LIQUER) LICENSE THAT HAS BEEN ISSUED BY THE BOARD OF LICENSE COMMISSIONERS OF ANNE ARUNDEL COUNTY AND IS STILL IN EFFECT SHALL REQUIRE A SPECIAL CLASS C (COUNTRY CLUB) LICENSE BY CCTOBER 1, 1977. THE REQUIREMENTS OF HAVING TWO OR MORE TENNIS COURTS AND A SWIMMING POOL AT LEAST 30 FEET BY 80 FEET IN SIZE IS WAIVED FOR THESE GOLF COURSES WITH EFFECTIVE LICENSES, BUT IS REQUIRED FOR ANY CCUNTRY CLUB ACT UNDER CONSTRUCTION BY JULY 1, 1977.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977.

Approved May 26, 1977.

CHAPTER 954

(House Bill 1125)

AN ACT concerning

Circuit Breaker Program Tax Credits Disabled Persons

FOR the purpose of extending certain property tax credits to persons who receive benefits as a result of a finding of permanent and total disability by the health officer of a county or Faltimore City.

By repealing and reenacting, with asendments,

Article 81 - Revenue and Taxes Section 12F-1(b) (1) Annotated Code of Maryland (1975 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 12F-1(t)(1) of Article 81 — Revenue and Taxes, of the Annotated Code of Maryland (1975 Replacement Volume and 1976 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows: