language added to conform to the similar provision of §8-709(a) of this subtitle as to license application forms.

In subsection (b) (3) (i) of this section, a reference to "all border and trim" is added for clarity. This clarification is derived in part from the language of present §204 (f) as to fees — "in accordance with the size of the hillboard and structure" — and conforms to current practice. See, also, present Art. 89B, §252 (b) (i) — now §8-731 of this subtitle — for similar language as to outdoor signs along Federal—Aid Primary Highways.

In subsection (b) (5) of this section, the more general reference to §8-716 of this subtitle is substituted for the present, limited reference to "safety of public travel". The present language reflects only §8-716(2) and inadvertently fails to reflect the various other criteria set forth in that section.

As to surety cond requirements for nonresidents, see Part VI of this subtitle.

8-716. SIGNS FOR WHICH PERMIT MAY NOT BE ISSUED.

THE ADMINISTRATION MAY NOT ISSUE A PERMIT UNDER THIS PART FOR ANY OUTDOOR SIGN IF:

- (1) THE AREA OF ITS ADVERTISING SURFACE, AS REQUIRED TO BE SPECIFIED IN THE APPLICATION, EXCEEDS 1,000 SQUARE FEET:
- (2) 17 MIGHT AFFECT ADVERSELY THE SAFETY OF PUBLIC TRAVEL ON ANY STATE HIGHWAY BY CANGEROUSLY OBSTRUCTING THE CLEAR VIEW OF THE HIGHWAY BY THE DRIVER OF A MOTOR VEHICLE ON IT;
- (3) IT IS LIGHTED IN A WAY THAT MAKES IT DANGEROUS TO DRIVE A MOTOR VEHICLE ON A STATE HIGHWAY; OR
- (4) AS TO ANY INTERSECTION AT GRADE OF A STATE HIGHWAY WITH ANOTHER HIGHWAY OR WITH A RAILROAD, IT IS LOCATED:
 - (I) WITHIN 200 FEET OF THE INTERSECTION:
- (II) AT ANY POINT WHERE IT OBSTRUCTS OR INTERFERES WITH THE VIEW OF A TRAIN OR CTHER VEHICLE APPROACHING THE INTERSECTION; OR
- (III) AT ANY PCINT WHERE IT IS CANGEROUS TO THE PUBLIC IN ANY WAY.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 56,