- SALES ARE OF ITEMS OTHER THAN ALCOHOLIC BEVERAGES.
 ADDITIONALLY, IF THE BUSINESS IS PREDOMINATELY ONE OF OTHER
 TYPES OF RETAIL SALES, SUCH AS DRUGS OR GROCERIES, THE
 ALCOHOLIC BEVERAGES SHALL BE DISPLAYED AND PURCHASED IN AN
 AREA SEPARATE AND DISTINCT FROM THAT OF THE OTHER RETAIL
 ITEMS. PARTITIONS MAY BE REQUIRED BY THE BOARD, IF DEEMED
 CONDUCIVE TO THE INTENT OF THIS PARAGRAPH.
- (6) LICENSEES ENUMERATED IN PARAGRAPH (3) SHALL HAVE A PRIORITY AFTER JULY 1, 1981 IN RECEIVING A CLASS A-1 OR A-2 BEER, WINE AND LIQUOR LICENSE. THE PRIVILEGE OF THIS PRIORITY TERMINATES ON JULY 1, 1982; THEREAFTER A PRIORITY OVER OTHER APPLICANTS SHALL NOT BE GIVEN.
- (6) (7) BY JULY 1, 1983, LICENSEES UNDER THIS SECTION SHALL IMPLEMENT THE PRIVILEGES CONFERRED BY THIS LICENSE AND BE IN FULL OPERATION. ALSO, AT THAT TIME A LICENSEE SHALL HAVE A MINIMUM OF \$10,000 BEER, WINE AND LIQUOR IN STOCK.
- (8) THE OWNERS AS OF JULY 1, 1979 OF THE BUILDINGS BEING LEASED TO THE HARFORD COUNTY LIQUOR CONTROL BOARD MAY APPLY FOR A CLASS A-1 OR A-2 LICENSE UNDER THE SAME PROVISIONS AS THOSE CLASS A LICENSEES ARE FLIGIBLE. TO APPLY UNTIL JULY 1, 1982.

19.

- (n) (1) In Harford County the annual fee for a six day, Monday through Saturday, license is \$1,600 for a restaurant and \$2,100 for a hotel. The annual fee for a seven day license is \$1,975 for a restaurant and \$2,475 for a hotel. The license permits the sale of liquor for consumption inside the premises only. In addition, beer and wine may be sold for consumption on and off sale pursuant to \$14(g). THESE LICENSES SHALL BE ISSUED BY THE LIQUOR CONTROL BOARD.
- HICH OPERATES UNDER THE PROVISIONS OF THIS SECTION OR SECTION 14(G) SHALL HAVE THE RIGHT TO FILE AN APPLICATION FOR AN OPTION TO HIS EXISTING LICENSE WHICH ALLOWS FOR THE SALE OF LIQUOR OFF-SALE AS PROVIDED FOR IN SECTION 18(O). THE LIQUOR CONTROL BOARD SHALL INDICATE THE LIQUOR OFF-SALE OPTION DIRECTLY ON THE CLASS B LICENSE UPON THE PAYMENT OF THE FOLLOWING ADDITIONAL FEES:

SIX DAY RESTAURANT - \$350. SEVEN_DAY RESTAURANT - \$450.

THE PROVISION OF SECTION 18 (O) (4) SHALL APPLY THAT OPTION ONLY TO THE AREA DESCRIBED IN THE APPLICATION AND THAT AREA MAY NOT EXCEED 20 PERCENT OF THE AREA NORMALLY USED IN THE OPERATION OF THE RESTAURANT BUSINESS. THIS AREA SHALL BE SEPARATE AND DISTINCT FROM THE RESTAURANT SEATING AREA. UNLESS SALES ARE MERELY FROM BEHIND THE BAR. THE 20 PERCENT