

require--the--applicant--to--sign--a--certification,--containing--the--following--language:

"I--consent--to--take--a--chemical--test--of--my--blood--or--breath--to--determine--the--alcoholic--content--of--my--blood,--as--provided--in--the--laws--of--the--State--of--Maryland,--should--I--be--detained--on--suspicion--of--driving--or--attempting--to--drive--a--motor--vehicle--while--intoxicated--or--while--my--driving--ability--is--impaired--by--consumption--of--alcohol,--I--understand--that--I--cannot--be--compelled--to--take--a--chemical--test--for--alcohol. However,--I--consent--to--take--such--a--test--in--return--for--the--privilege--of--driving--a--motor--vehicle--on--highways--in--Maryland,--I--also--understand--that--the--Motor--Vehicle--Administration--[may]--SHALL--suspend--my--license--or--privilege--to--drive--a--motor--vehicle--for--a--period--of--not--[more]--LESS--than--60--days--NOR--MORE--THAN--6--MONTHS--after--a--hearing--based--on--a--sworn--statement--from--the--detaining--officer--that--I--was--so--charged--and--refused--to--take--a--chemical--test--for--alcohol."

{2}--The--Administration--may--not--issue--or--renew--any--driver's--license--if--the--applicant--refuses--to--sign--an--application--containing--the--express--consent--to--take--a--chemical--test--for--alcohol.

{b}--(1)--In--return--for--the--privilege--given--to--a--nonresident--to--drive--a--motor--vehicle--on--highways--or--on--any--private--property--that--is--used--by--the--public--in--general--in--this--State,--each--nonresident--who--drives--or--attempts--to--drive--a--motor--vehicle--on--a--highway--or--on--any--private--property--that--is--used--by--the--public--in--general--in--this--State--is--deemed--to--have--consented--to--take--a--chemical--test--for--alcohol.

{2}--Each--unlicensed--individual--who--drives--or--attempts--to--drive--a--motor--vehicle--on--a--highway--or--on--any--private--property--that--is--used--by--the--public--in--general--in--this--State--is--deemed--to--have--consented--to--take--a--chemical--test--for--alcohol.

{3}--The--nonresident--or--unlicensed--driver--may--not--be--compelled--to--take--a--chemical--test--for--alcohol. However,--the--detaining--police--officer--shall--advise--him--that--his--refusal--is--an--abuse--of--the--privilege--granted--by--this--State--to--drive--on--the--highways--and--that--the--Administration--[may]--SHALL--suspend--that--privilege--for--not--[more]--LESS--than--60--days--NOR--MORE--THAN--6--MONTHS--on--receipt--of--a--sworn--statement--from--the--officer--that--the--driver--was--so--charged--and--refused--to--submit--to--take--a--chemical--test--for--alcohol.

(A) ANY PERSON WHO DRIVES OR ATTEMPTS TO DRIVE A MOTOR VEHICLE ON A HIGHWAY OR ON ANY PRIVATE PROPERTY THAT IS USED BY THE PUBLIC IN GENERAL IN THIS STATE IS DEEMED TO HAVE CONSENTED, SUBJECT TO THE PROVISIONS OF §§ 10-302 THROUGH 10-309, INCLUSIVE, OF THE COURTS AND JUDICIAL PROCEEDINGS ARTICLE, TO TAKE A CHEMICAL TEST TO DETERMINE THE ALCOHOL CONTENT OF HIS BLOOD IF HE SHOULD BE DETAINED ON SUSPICION OF DRIVING OR ATTEMPTING TO DRIVE WHILE INTOXICATED OR WHILE UNDER THE INFLUENCE OF ALCOHOL.