

(II) THE CLASSES OF SERVICES THAT THE MEDICAL LABORATORY WOULD PROVIDE; AND

(III) ANY OTHER INFORMATION THAT THE SECRETARY REQUIRES.

(2) AN APPLICATION FOR A PERMIT TO REPRESENT OR SERVICE A MEDICAL LABORATORY SHALL INCLUDE SATISFACTORY EVIDENCE THAT THE MEDICAL LABORATORY TO BE REPRESENTED OR SERVICED AND ITS DIRECTOR MEET THE REQUIREMENTS THAT THE SECRETARY ADOPTS UNDER THIS SUBTITLE.

(C) FEES.

THE APPLICANT SHALL PAY TO THE DEPARTMENT THE APPLICATION FEE SET BY THE SECRETARY.

REVISOR'S NOTE: This section is new language derived without substantive change from the second, third, and eighth sentences of former Article 43, § 34(a), as those sentences related to applications and application fees for permits, and from the first clause of the second sentence of (d).

In subsection (a) of this section, the phrase "on the form that the Secretary requires" is standard language added to state expressly a provision that only was implied in the former law: i.e., that applications may be made only on the form required by the Secretary.

As to subsection (b)(2) of this section and the phrase "requirements that the Secretary adopts under this subtitle", see revisor's note to § 17-206 of this subtitle. In light of this revision, the former reference to application for a permit to represent or service a medical laboratory "on such terms and conditions as are adopted by the Secretary" is deleted as unnecessary.

One of those terms and conditions is the payment of an application fee, which, in the former law, was stated expressly only as to a permit for operating a medical laboratory. Subsection (c) of this section, as revised, reflects actual practice that each applicant pays this fee. As to the authority of the Secretary to set fees, see § 17-204 of this subtitle.

In subsection (c) of this section, the former reference to the "laboratories administration" is deleted to avoid reference to a nonstatutory unit of the Department.