- (6)-(i)--In-Harford-County,-any-Class-B-licensee-which operates--under--the--provisions-of-this-section-or-Section-14(g) shall-have-the-right-to-file-an-application-for,-and--be--granted 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-
- (6) (I) IN HARFORD COUNTY, ANY CLASS B LICENSEE WHO WAS GRANTED AN OPTION THAT AUTHORIZES THE SALE OF LIQUOR OFF-SALE AS PROVIDED FOR IN SECTION 18(0) OF THIS ARTICLE SHALL PAY THE FOLLOWING ADDITIONAL FEES:

Six day restaurant - \$350.

Seven day restaurant - \$450.

- (ii) Any licensee WHO HAS BEEN PREVIOUSLY option under the provision of Section 18(0)(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 area limitation does not apply to additions or extensions. Ιf application indicates that off-sale of liquor will be more extensive than from behind the bar, a separate outside entrance for the use of off-sale customers shall be provided.
- [(iii) Licensees enumerated in Section 18(0)(4), Section 19(n), and Section 14(g) shall have a priority after July 1, 1981 in receiving this Class B liquor off-sale option. The privilege of this priority terminates on July 1, 1982; thereafter a priority over other applicants shall not be given.]
- [(iv)] (III) Class B licensees who utilize this option shall meet all of the appropriate operating requirements stipulated in Sections 14(g), 19(n), and 18(o)(7). However, for the purposes of meeting food sale requirements, off-sale liquor receipts shall not be included in the calculation of sales.

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(b) If the application is made for a corporation, or a club, whether incorporated or unincorporated, the license shall be applied for by and be issued to three of the officers of that corporation or club, as individuals, for the use of the corporation or club, at least one of whom shall be a registered voter and taxpayer of the county or city, or State of Maryland when the application is filed with the Comptroller, and shall also have resided there for at least two years prior to the application. [In Harford County, one officer as applicant shall be a bona fide resident at the time of filing the application and