4---Interlocking-directors-or-interlocking

STOCK-OWNERSHIP; -OR

5---ANY---OTHER--METHOD--OF--OWNERSHIP--OR

CONTROL-

(5) (I) IN BALTIMORE CITY, EXCEPT AS AUTHORIZED BY SECTION 41 OF THIS ARTICLE, A PERSON, FRANCHISOR, FRANCHISEE, CHAIN STORE OPERATION, PARTNERSHIP, FIRM OR CORPORATION, EXCEPT BY WAY OF RENEWAL, MAY NOT HAVE ANY INTEREST IN MORE THAN ONE CLASS A LICENSE, WHETHER HELD OR CONTROLLED BY DIRECT OR INDIRECT OWNERSHIP, BY FRANCHISE OPERATION, BY CHAIN STORE OPERATION, BY STOCK OWNERSHIP, INTERLOCKING STOCK OWNERSHIP, OR IN ANY OTHER MANNER DIRECTLY OR INDIRECTLY. IT IS THE INTENTION OF THIS SUBSECTION TO PROHIBIT ANY SUCH PERSONS, FRANCHISOR, FRANCHISEE, CHAIN STORE OPERATION, FIRM, PARTNERSHIP, OR CORPORATION FROM HAVING ANY INTEREST, DIRECTLY OR INDIRECTLY, IN MORE THAN ONE CLASS A LICENSE. NOTHING IN THIS SUBSECTION APPLIES TO OR AFFECTS ANY SUCH TYPE OF BUSINESS ESTABLISHMENT ALREADY HOLDING SUCH A LICENSE OR THE POSSIBILITY OF SUCH LICENSEE HAVING THE LICENSE TRANSFERRED TO A SIMILAR TYPE OF BUSINESS ESTABLISHMENT.

(II) THIS PARAGRAPH SUBSECTION IS INTENDED:

- 1. TO REGULATE ALCOHOLIC BEVERAGES LICENSES FOR THE USE IN FRANCHISED OPERATIONS IN BALTIMORE CITY; AND
- 2. TO BE IN ADDITION TO THE PROVISIONS OF § 41 OF THIS ARTICLE.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1985.

Approved May 28, 1985.

CHAPTER 581

(Senate Bill 838)

AN ACT concerning

Refund-of Vehicle Laws - Excise Tax

FOR the purpose of altering the procedures for a refund of excise taxes on a motor vehicle for a certain nonconformity, defect, or condition arising under a warranty; providing that if a dealer, manufacturer, factory branch, or distributor is required to accept, or by voluntary agreement accepts, return of a motor vehicle from a consumer, the consumer shall be entitled to recover excise tax from the