

[4-303. Reserved.]

[4-304. Reserved.]

[Part II. Licensing]

[4-305.

(a) Except as otherwise provided in this subtitle, a person shall be licensed by the Secretary before the person may manufacture in this State a soft drink for sale in this State.

(b) A separate license is required for each manufacturing plant that a person operates in this State.]

[4-306.

To qualify for a license, an applicant shall satisfy the Secretary that the manufacturing plant for which the license is sought is:

- (1) In a sanitary condition; and
- (2) Supplied with water that is not dangerously polluted.]

[4-307.

(a) An applicant for a license shall:

(1) Submit an application to the Secretary on the form that the Secretary requires; and

(2) Pay to the Secretary an application fee of \$100.

(b) The application shall include:

(1) The applicant's name and address;

(2) The location of the manufacturing plant for which the application is made;

(3) The names of the soft drinks that the applicant proposes to manufacture; and

(4) Any other information the Secretary requires.]

[4-308.

Before issuing a license, the Department shall inspect the manufacturing plant identified in the application to determine whether the plant meets the requirements for a license.]