LAWS OF MARYLAND

- (i)] gasoline[, other than aviation gasoline;
 or
- (ii) special fuel] ON WHICH THE MOTOR FUEL TAX HAS NOT BEEN PAID.
- (e) A Class "F" license authorizes the licensee to [acquire aviation fuel that is exempt from the motor fuel tax from:
 - (1) a holder of a Class "A" license; or
- (2) a holder of a Class "B" license] ENGAGE, IN THIS STATE, IN THE BUSINESS OF A TURBINE FUEL SELLER.
- (f) (1) A Class "G-Temporary" license authorizes the licensee during the term of [a specific] THE federal contract FOR WHICH THE LICENSE IS ISSUED to:
- (i) acquire, IN THIS STATE, GASOLINE ON WHICH THE MOTOR FUEL TAX HAS NOT BEEN PAID, IN the amount [of gasoline, other than aviation gasoline, or special fuel] that the contract specifies[,] AND from a supplier whom the Comptroller specifically approves; and
- (ii) deliver that amount to the location that the contract specifies.
 - (2) A Class "G-Temporary" license may be extended if:
- (i) the original federal contract is extended;
- (ii) during the term of the license, another contract is awarded to the licensee.
- (g) A Class "S" license authorizes a licensee to engage, IN THIS STATE, in the business of a special fuel seller.
- (h) A Class "U" license authorizes a licensee to engage, IN THIS STATE, in the business of a special fuel user.
- (I) A CLASS "W" LICENSE AUTHORIZES A LICENSEE TO ENGAGE, IN THIS STATE, IN THE BUSINESS OF A DISTRIBUTOR.
- [(i)] (J) A dealer who holds any class of license because the dealer was licensed before July 1, 1985 has the privileges authorized for that class until the dealer is required to apply for a new license, in accordance with regulations of the Comptroller in effect as of July 1, 1985.
- [(j) An] (K) AS INDICATED ON AN exemption certificate, THE CERTIFICATE authorizes the holder to acquire [from a special fuel seller], in bulk and without paying the motor fuel tax[,]: