

purposes, are located, regardless of whether or not a charge is made for such accommodation.

"Trailer coach space" means a plot of ground within a trailer coach park designed for the accommodation of one (1) trailer coach.]

136-1.

(A) IN THIS CHAPTER, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(B) "MOBILE HOME" AND "MOBILE HOME PARK" HAVE THE MEANINGS STATED IN ARTICLE 8 OF THE COUNTY ZONING ORDINANCE.

(C) "PARK" MEANS MOBILE HOME PARK.

(D) "PERSON" MEANS AN INDIVIDUAL, FIRM, TRUST, PARTNERSHIP, ASSOCIATION, CORPORATION, OR OTHER ENTITY.

136-2.

[It shall be unlawful for any person to] A PERSON MAY NOT maintain or operate within St. Mary's County[, any trailer coach park] A MOBILE HOME PARK unless [such] THE person [shall first obtain] OBTAINS a MOBILE HOME PARK license [therefore; provided, however, that nothing in Section 196 shall]. SECTION 136-4 OF THIS CHAPTER DOES NOT apply to [any trailer] A MOBILE HOME park approved by the St. Mary's County Department of Health and in existence as of April 1, 1959.

136-3.

A. [License fee. The annual license fee for each trailer coach park shall be one hundred dollars (\$100.) for each block of two (2) to fifty (50) trailer coach spaces or fraction thereof, two hundred dollars (\$200.) for each block of fifty-one (51) to one hundred (100) trailer coach spaces and an additional five-dollar fee for each trailer coach space or fraction thereof over one hundred (100).] FEES. THE COUNTY COMMISSIONERS SHALL SET, BY RESOLUTION:

(1) A LICENSE FEE FOR MOBILE HOME PARKS; AND

(2) A FEE FOR THE TRANSFER OF A LICENSE FOR A MOBILE HOME PARK.

B. [Transfer fee.] TRANSFERS.

(1) The fee for the transfer of a license [shall be five dollars (\$5.) and shall be transmitted] FOR A MOBILE HOME PARK IS TO BE PAID to the County Commissioners before the transfer of license [is effective] TAKES EFFECT. [In addition,