Subsections (a)(2), (b)(2), and (c)(2) of this section are standard language added to state expressly provisions that formerly only were implied in the law, i.e., that applications may be made only on the form required by the Comptroller or the Clerk of the Circuit Court, as appropriate, that the application shall contain the information the Comptroller requires, and that application fees are paid to the Comptroller or to the Clerk of the Circuit Court, as appropriate.

Subsection (e) of this section is new language derived without substantive change from the first clause of the sixth sentence of former Art. 56, § 70(a).

In subsection (a)(1)(ii) of this section, the words "located in 1 enclosure and operated by the same applicant" are substituted for the former words "under one roof or in a single edifice and are occupied by the same licensee", for clarity.

In subsection (d) of this section, the former effective date "on or before July 1, 1957" is deleted as obsolete.

In subsection (d)(1) of this section, the former, "\$1" nonrecurring fee for a distributor and "\$250" annual fee for a wholesaler are combined and restated as an initial application fee for a wholesaler license of "\$251", to clarify that a wholesaler is required to pay both fees initially.

As to wholesaler, see the revisor's note to § 610 of this subtitle.

Defined terms: "Comptroller" § 607
"Engage in the business of a cigarette retailer" § 610
"Engage in the business of a cigarette subwholesaler" § 610
"Engage in the business of a cigarette vending machine operator" § 610
"Engage in the business of a cigarette wholesaler" § 610
"License" § 610

613. SAME -- ISSUANCE.

(A) ISSUANCE BY COMPTROLLER.

THE COMPTROLLER SHALL ISSUE THE APPROPRIATE LICENSE TO EACH APPLICANT WHO MEETS THE REQUIREMENTS OF THIS SUBTITLE FOR A LICENSE TO: