

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

Defined terms: "Cigarette" § 607
"Comptroller" § 607 "License" § 610
"Licensed retailer" § 610
"Licensed subwholesaler" § 610
"Licensed vending machine operator" § 610
"Licensed wholesaler" § 610 "Sell" § 607

617. SAME -- LICENSE DISPLAY; CIGARETTE DISPLAY AND VENDING MACHINE LABEL REQUIREMENTS.

(A) LICENSE DISPLAY.

A LICENSEE SHALL DISPLAY A CIGARETTE LICENSE IN THE MANNER THAT THE COMPTROLLER REQUIRES BY REGULATION.

(B) CIGARETTE DISPLAY AND VENDING MACHINE LABEL REQUIREMENTS.

A LICENSEE WHO SELLS CIGARETTES THROUGH A VENDING MACHINE SHALL:

(1) POSITION EACH PACKAGE OF CIGARETTES IN A VENDING MACHINE SO THAT THE TAX STAMPS REQUIRED IN § 12-304 OF THE TAX - GENERAL ARTICLE ARE VISIBLE WHEN THE PACKAGE IS IN AN AREA OF THE VENDING MACHINE THAT ALLOWS THE PACKAGE TO BE SEEN; AND

(2) IDENTIFY EACH VENDING MACHINE:

(I) WITH A CONSPICUOUS LABEL THAT STATES THE LICENSEE'S NAME, ADDRESS, AND TELEPHONE NUMBER; AND

(II) IN THE MANNER THAT THE COMPTROLLER REQUIRES BY REGULATION.

REVISOR'S NOTE: Subsections (a) and (b)(2)(ii) of this section are new language added to state expressly that a licensee must conform to the Comptroller's regulations regarding license display and labeling of vending machines, respectively.

Subsection (b)(1) and (2)(i) of this section is new language derived without substantive change from the first and second sentences of former Art. 81, § 444 1/2.

In subsection (b)(1) of this section, the reference to "the tax stamps required in § 12-304 of the Tax - General Article" is substituted for the former reference to "Maryland cigarette tax", for clarity.