

2. Have a maximum of 3 ~~-{room}-~~ [rooms] ROOMS, excluding the resident management quarters, which the public, for consideration, may use for sleeping accommodations for a specified period of time.

(3) (ii) To qualify for [the] A license under subparagraph (i) of this [paragraph] PARAGRAPH, the applicant's establishment shall:

1. Be licensed by the county to operate as a country inn;

2. Have a maximum of 10 rooms, excluding the resident management quarters, which the public, for consideration, may use for sleeping accommodations for a specified period of time; and

3. Have a kitchen facility for the guests that is separate from the kitchen facility for the resident management quarters.

(iii) The holder of a 7-day special Class B (country inn) license may sell beer, wine, and liquor to guests for consumption on THE premises during the days and hours established for a Class B on-sale restaurant beer, wine and liquor license for Kent County under this article.

DRAFTER'S NOTE:

Error: Wrong article, omitted article, and two omitted commas in Article 2B, § 19 (p-1)(2) and (3).

Occurred: Ch. 219, Acts of 1987.

[(q) In Montgomery County this license shall be issued by the clerk, upon the advice and approval of the liquor control board, only to the owner of any restaurant which is located in the fourth, eighth or tenth election districts of that county and which was doing business in 1932, and which had a seating capacity of 30 chairs and capital investment of \$30,000 or more in 1932, for consumption on the premises. The annual license fee for this license is \$2,000. However the provisions of this subsection 19(q) shall have no further effect after April 30, 1965.]

DRAFTER'S NOTE:

Error: Repeal of obsolete provisions in Article 2B, § 19(q).

Occurred: Internal date of April 30, 1965 provided for automatic termination of subsection.