

VETOES

(H) THIS SECTION DOES NOT PROHIBIT THE IMPOSITION OF FURTHER ADMINISTRATIVE SANCTIONS IF THE PERSON IS CONVICTED FOR ANY VIOLATION OF THE MARYLAND VEHICLE LAW ARISING OUT OF THE SAME OCCURRENCE.

(I) (1) THE DETERMINATION OF ANY FACTS BY THE ADMINISTRATION IS INDEPENDENT OF THE DETERMINATION OF THE SAME OR SIMILAR FACTS IN THE ADJUDICATION OF ANY CRIMINAL CHARGES ARISING OUT OF THE SAME OCCURRENCE.

(2) THE DISPOSITION OF THOSE CRIMINAL CHARGES MAY NOT AFFECT ANY SUSPENSION IMPOSED UNDER THIS SECTION.

(J) (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, A SUSPENSION IMPOSED UNDER THIS SECTION MAY NOT BE STAYED BY THE ADMINISTRATION PENDING APPEAL.

(2) IF THE PERSON FILES AN APPEAL AND REQUESTS IN WRITING A STAY OF A SUSPENSION IMPOSED UNDER THIS SECTION, THE DIRECTOR OF THE DIVISION OF ADMINISTRATIVE ADJUDICATION OF THE ADMINISTRATION MAY STAY A SUSPENSION IMPOSED UNDER THIS SECTION.

~~{J}--NOTWITHSTANDING--ANY--OTHER--SECTION--OF--THIS--TITLE--A SUSPENSION--IMPOSED--UNDER--THIS--SECTION--MAY--NOT--BE--STAYED--BY--THE ADMINISTRATION--PENDING--APPEAL--~~

~~{K}--A--SUSPENSION--IMPOSED--UNDER--THIS--SECTION--MAY--NOT--BE MODIFIED--NOR--MAY--A--RESTRICTED--LICENSE--BE--ISSUED--~~

{J} (K) (1) THE ADMINISTRATION MAY MODIFY A SUSPENSION UNDER THIS SECTION OR ISSUE A RESTRICTIVE LICENSE IF:

(I) THE LICENSEE DID NOT REFUSE TO TAKE AN ALCOHOL TEST;

(II) THE LICENSEE HAS NOT HAD A LICENSE SUSPENDED UNDER THIS SECTION DURING THE PAST 5 YEARS; AND

(III) THE LICENSEE HAS NOT BEEN CONVICTED UNDER § 21-902 OF THIS ARTICLE DURING THE PAST 5 YEARS; AND

{+++} (IV) 1. THE LICENSEE IS REQUIRED TO DRIVE A MOTOR VEHICLE IN THE COURSE OF EMPLOYMENT;

2. THE LICENSE IS REQUIRED FOR THE PURPOSE OF ATTENDING AN ALCOHOLIC PREVENTION OR TREATMENT PROGRAM; OR

3. IT FINDS THAT THE LICENSEE HAS NO ALTERNATIVE MEANS OF TRANSPORTATION AVAILABLE TO OR FROM THE LICENSEE'S PLACE OF EMPLOYMENT AND, WITHOUT THE LICENSE, THE LICENSEE'S ABILITY TO EARN A LIVING WOULD BE SEVERELY IMPAIRED.