

Occurred: Ch. 536, Acts of 1992. Correction by the Michie Company in the 1992 Cumulative Supplement to the 1990 Replacement Volume of Volume 1 of the Annotated Code of Maryland is validated by this Act.

41.

(b) [Provided that the] THE holder of any wholesale license may, upon application, as hereinabove provided, apply for and obtain a beer, wine and liquor license, Class A, for A separate place of business from that designated in the wholesaler's license, but where the same person is the holder of both a wholesale and a Class A, beer, wine and liquor license, separate books of account shall be kept for each place of business, and the respective licenses shall otherwise be subjected to all of the provisions of this article.

DRAFTER'S NOTE:

Error: Missing article; language clarified.

Occurred: Ch. 536, Acts of 1992.

(b-1)(1) The provisions of subsection (a) of this section [shall] DO not apply to licenses issued under § 11 or § 16 of this article for premises operated as a bowling establishment having 30 lanes or more with automatic [pin setters; but the] PINSETTERS.

(2) THE provisions [hereof shall] OF THIS SUBSECTION DO not apply to [Prince George's, Frederick, Worcester, Howard, Baltimore and Carroll Counties] THE FOLLOWING COUNTIES:

(I) BALTIMORE;

(II) CARROLL;

(III) FREDERICK;

(IV) HOWARD;

(V) PRINCE GEORGE'S, EXCEPT AS TO PARAGRAPH (3) OF THIS SUBSECTION; AND

(VI) WORCESTER.

(3) In Prince George's County, the provisions of subsection (a) of this section [shall] DO not apply to licenses issued to such bowling establishments prior to June 1, 1982[; provided, however, that nothing contained herein shall]. THESE PROVISIONS DO NOT authorize the issuance of new or additional licenses in violation of subsection (a).

DRAFTER'S NOTE:

Error: "Pinsetters" misspelled; language and structure clarified.

Occurred: Ch. 810, Acts of 1959.