1994 LAWS OF MARYLAND

- (3) An infirmary of a higher education institution or of a public school;
- (4) An industrial infirmary; or
- (5) Any agency that is licensed or regulated by the Department under any other law.]

[17-405.

To qualify for a permit, an applicant shall meet the requirements that the Secretary adopts under this subtitle.]

[17-406.

- (a) An applicant for a permit shall submit an application to the Secretary on the form that the Secretary requires.
 - (b) An application shall include:
 - (1) The name and address of the owner;
 - (2) The classes of tests that the medical test unit would provide; and
 - (3) Any other information that the Secretary requires.
- (c) The applicant shall pay to the Department the application fee set by the Secretary.]

Г17-407.

- (a) The Secretary shall issue a permit to any applicant who meets the requirements of this subtitle.
 - (b) The Secretary shall include on each permit that the Secretary issues:
 - (1) The name of the medical test unit;
 - (2) The name of its director;
 - (3) The name of its owner; and
 - (4) The classes of services that the medical test unit may offer.]

[17–408.

While a permit is effective, the permit authorizes the permit holder:

- (1) To operate a medical test unit; and
- (2) To offer and perform the classes of tests set forth in the permit.]

[17–409.

(a) A permit expires on the first anniversary of its effective date, unless the permit is renewed for a 1-year term as provided in this section.