- [(k)](L) [Such] THE HOLDER OF a permit [shall authorize the holder thereof to] MAY establish a distilled spirits plant solely for the purpose of manufacturing, processing, storing, using, or distributing distilled spirits to be used exclusively for fuel purposes and not for beverage purposes.
- [(1)] (M) (1) A national family wine exhibition permit may be issued at the discretion of THE OFFICE OF the Comptroller to a bona fide national family wine association.
- (2) The permit holder may conduct a national family wine exhibition and competition.
- (3) The permit holder may receive for use, exhibition, and tastings at a national family wine exhibit:
 - (i) Tax free family-produced wine;
- (ii) Tax paid commercially-produced wines from licensed nonresident dealers or manufacturers through licensed Maryland wholesalers or licensed Class 4 wineries; and
- (iii) Commercially-produced wine from non-Maryland licensed manufacturers or suppliers subject to the tax imposed in § 5-102 of the Tax General Article.
- (4) A nonresident dealer's permit [shall] IS not [be] required of a non-Maryland licensed supplier for shipment of wine to a national family wine exhibition permittee.
- (5) The permit holder may not sell but may exhibit, judge, and taste the wine acquired pursuant to this section at the place designated in the application for a period not exceeding 5 days.
- (6) Manufacturers, nonresident dealers, suppliers, and wholesalers or their representatives may act as judges or participate at a national family wine exhibition.
 - (7) The permit may be granted:
 - (i) For an unlicensed premise;
 - (ii) A Class B or Class C alcoholic beverages licensed premise; or
- (iii) A Baltimore City Class B-D-7 alcoholic beverages licensed premise.
- (8) The permit authorizes the possession and consumption of wine on the named premises with THE permission of the licensee as [herein] provided IN THIS SECTION, notwithstanding contrary provisions of § 114 of this article.
- (9) (i) The permit holder shall file a report on forms provided by THE OFFICE OF the Comptroller of the number of gallons of commercially-produced-wine received from nonlicensed suppliers, and pay the tax provided by § 5-102 of the Tax General Article within 30 days following the close of the exhibition.