

(5) The permit holder may not sell but may exhibit, judge, and taste [the] BEER AND 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 BEER AND 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 BEER AND wine on the named premises with permission of the licensee as herein provided, notwithstanding contrary provisions of § 114 of this article.

(9) (i) The permit holder shall file a report on forms provided by the Comptroller of the number of gallons of commercially-produced BEER AND 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.

(ii) Instead of a bond, the Comptroller may require prepayment of a satisfactory sum to cover the anticipated tax.

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(d) (1) (i) This subsection applies only in Baltimore City.

(3) (i) 1. In this paragraph the following words have the meanings indicated.

2. "Arena" means a facility that is a:

A. Catering hall;

B. Banquet hall;

C. Auditorium;

D. Theatre;

E. Athletic facility;

F. Concert facility;

G. Stadium.

3. "Board" means the Board of License Commissioners.

4. "Person" means a natural person, an association, a firm, a partnership, a corporation, or the Mayor and City Council of Baltimore.