- (V) Upon the approval of the Board [of License Commissioners] and the payment of the necessary costs and fees, a new license [will] SHALL be issued with the correct names [thereon] ON IT. In all other cases a formal transfer of the license [must] SHALL be accomplished in accordance with subsection (a) of this section.
  - [(i)] (D) (1) [In] THIS SUBSECTION APPLIES ONLY IN Baltimore City.
- (2) [no] A transfer of any license may ONLY be made as authorized in subsection (a) of this section [unless there is presented to] IF the Board [,] HAS PRESENTED TO IT a receipt or certificate from the [director of finance] DIRECTOR OF FINANCE showing there are no unpaid taxes on the merchandise, [fixtures] FIXTURES, and stock of the transferor due to the City of Baltimore or the State of Maryland.
  - [(1)] (E) (1) [In] THIS SUBSECTION APPLIES ONLY IN Baltimore County[:].
- [(1)](2) Except for the transfer provided for in paragraph [(2)] (3) of this subsection, all classes of alcoholic beverages licenses shall be transferred as provided for in subsection (a) of this section.
- [(2)](3) The Board [may], after a hearing, MAY grant a transfer of a Class B beer, wine and liquor (on-sale) hotel and restaurant license to a Class D beer, wine and liquor (on-sale) license if, before the annual renewal of the license, the holder:
- (i) Is cited by the Board for violating the license restriction concerning the percent of food sold versus the percent of alcoholic beverages sold; or
- (ii) Because of hardship or economic conditions, knows that this restriction is being violated on the licensed premises and notifies the Board in writing of this violation and the reasons for requesting the transfer.
- [(3)](4) A license may not be transferred in accordance with the provisions of paragraph [(2)] (3) of this subsection unless after the hearing the Board finds that the transfer is in the best interest, health, safety and welfare of the neighborhood in which the license transfer is to be granted.
- [(4)](5) This subsection does not apply to the exceptions from the population requirements provided for in Section 47A(a)(3), (4), and (5) of this article.
- [(5)](6) The Board [of License Commissioners] may not permit the transfer of an alcoholic beverages license within its jurisdiction unless there is presented to the Board a receipt or certificate from the Director of Finance showing that there are no unpaid taxes on the merchandise, fixtures, or stock of the transferor due to Baltimore County or the State of Maryland.
- (F) THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION APPLY IN CALVERT COUNTY.
- (G) THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION APPLY IN CAROLINE COUNTY.
  - [(g)](H) (1) [In] THIS SUBSECTION APPLIES ONLY IN Carroll County.