and beer [license] LICENSES Classes A and D, so that the total number of licenses granted in these classes [shall] DOES not exceed more than one to every 1300 persons residing in [Allegany] THE County as determined by the last [U.S.] FEDERAL census.

- [(d-1)] (F) (1) Subject to the population limitations on licenses elsewhere provided in this article, [after July 1, 1972,] the Board of License Commissioners may not issue any additional beer, wine and liquor Class A or Class D license, except in the case of a transfer of a presently operating business establishment having a license, subject to the approval of the Board as elsewhere provided in this article. [However, the]
- (2) (I) THE Board may continue to issue special permits to holders of Class D beer and Class D beer and light wine licenses as provided in § 7–101(h), provided that the number of special permits issued does not exceed 35.
- (II) Any holder of a Class D beer or Class D beer and light wine license who applies for and receives a special permit as provided in § 7-101(h) shall receive a pro rata credit for any unexpired portion of the license [he] THE LICENSEE holds when [he] THE LICENSEE receives the special permit.
- [(e)] (G) The number of Class C [, or club,] licenses issued for the retail sale of alcoholic beverages [in Allegany County shall] MAY not at any time exceed [sixty (60)] 60.
- [(f)] (H) The Board [shall have full power and authority to] MAY limit and restrict the number of licenses which [they shall consider] IT CONSIDERS sufficient for any neighborhood, to regulate and limit the use of mechanical music boxes and other sound-making [devices] DEVICES, and to prescribe areas in which [no] licenses [shall] WILL NOT be issued. Any applicant or licensee feeling aggrieved by any limitation, restriction or prohibition imposed by [any such] THE Board [shall be entitled to] MAY appeal [as hereinafter provided].
- [(g)] (I) [No] A Class A, B, or D beer, wine and liquor license [shall] MAY NOT be granted, transferred or issued to, or for use in conjunction with, or upon the premises of, or upon premises having any direct or indirect connection with or access to any food, drug or pharmaceutical, or other business establishment of the type commonly known as chain stores, supermarkets, or discount houses [, in Allegany County].

[9-202.] 9-203.

- (a) [In] THIS SECTION APPLIES ONLY IN Anne Arundel County. [, the]
- (B) (1) (I) THE Board of License Commissioners [shall be authorized to] MAY restrict any specified area within the County to the existing number of licenses [therein] IN THAT AREA or to any other number of licenses it [may, in its discretion, deem] DEEMS appropriate.
- (II) Before any specified area [shall be] IS restricted, the Board shall conduct a hearing on the proposed restricted area. [which] THE HEARING shall be advertised in the manner required for the issuance of a new license. After testimony is taken for and against the restriction of licenses in a specified area, the Board may prohibit the issuance of additional licenses, or fix the number of licenses to be permitted in [such] THAT [area] AREA, and shall determine the limits of that area.