- [(2)](4) (I) The [cost of this] ANNUAL license FEE for each separate establishment is \$3,000 [each year, to be].
- (II) THE FEE SHALL BE paid on May 1 to the Board and entitles the holder to sell ALCOHOLIC BEVERAGES EVERY DAY at one or more locations within the hotel-restaurant or motel-restaurant complex [on each and every day and].
- (III) THE LICENSE permits THE playing of music and dancing [and no provision contained in subsection (a)].
- (IV) THE PROVISIONS OF SUBSECTION (C) of this section relating to special Sunday licenses [applies] DO NOT APPLY to the holder of a license issued under this subsection.
- [(3)](5) (I) The licenses and [the] licensees are subject to all laws[, rules] and regulations applicable [in Anne Arundel County] to the sale of alcoholic beverages, not inconsistent with the provisions of this subsection.
- (II) This license permits the sale OF ALCOHOLIC BEVERAGES at bars or counters, but not for consumption off the premises.

 8-203.
- (A) [In] THE PROVISIONS OF THIS SECTION ONLY APPLY IN Baltimore City[, (1)].
- (B) IN THIS SECTION, "BOARD" MEANS THE BOARD OF LICENSE COMMISSIONERS OF BALTIMORE CITY.
 - (C) (1) (I) THERE IS A SPECIAL AMUSEMENT LICENSE.
- (II) The Board [of License Commissioners of Baltimore City] may [authorize the issuance of an additional] ISSUE A license [, to be known as a special amusement license,] to the holders of Class D beer, wine and liquor licenses [in Baltimore City] who regularly specialize in the entertainment of their patrons by providing approved types of amusement such as singing, dancing, music (other than recorded music or radio programs), floor shows, acrobatic acts, theatricals or moving pictures. [The license shall authorize the holder to keep for sale and]
 - (III) LICENSEES MAY sell all alcoholic beverages at the hours provided.
- (IV) The provisions of $\$ 12–302 of this article do not apply to these licenses.
- (V) A person under the age of 18 may not be employed in these establishments for the sale of alcoholic beverages.
- (2) The procedure in issuing such licenses shall be prescribed by rule or regulation of the Board [of License Commissioners] and shall conform as near as practicable to the procedure prescribed in § 10-202 of this article. [No such license shall be authorized to be issued by the Board of License Commissioners unless the said license is in the judgment of the said] THE Board SHALL DETERMINE IF THE LICENSE IS reasonably necessary for the convenience of the public.