

2. \$75 for a public storage permit, a public transportation permit, or an import and export permit; and

3. \$100 for a public storage and transportation permit, a nonresident dealer permit, a bulk transfer permit, or a family beer and wine facility permit.

(ii) The Office of the Comptroller shall issue a nonbeverage permit without the payment of any fee for an eleemosynary or a fuel-alcohol permittee.

(2) (i) The permits issued pursuant to this section expire on [May 31] OCTOBER 31 following the date of their issue unless otherwise provided.

(ii) All nonbeverage permits do not expire until cancelled or revoked.

(3) The fee for a change of domicile permit is \$5, and when issued shall cover only a specific transaction.

(4) The fee for an individual transportation permit is \$10.

(5) A bulk transfer permit shall cover only a specific transaction and shall expire 10 days from the date of its issue. If the time restriction of this permit would be an undue burden, the Office of the Comptroller may grant a reasonable extension of time.

(6) (i) The Office of the Comptroller shall prescribe a means of identification for each vehicle authorized under an individual transportation permit or a transportation or public storage and transportation permit. The identification shall be kept in or on the vehicle at all times when alcoholic beverages are being transported.

(ii) The fee for the identification is \$2 for each vehicle.

(7) The fee for a national family beer and wine exhibition permit is \$50.

(8) The fee for the nonresident storage permit is \$500.

(9) (i) The fee for an alcohol awareness program instructor's permit is \$5.

(ii) The fee for an alcohol awareness program permit is \$15.

(c) (1) The holder of a nonbeverage permit may purchase alcohol and alcoholic beverages for use in compounding or manufacturing flavoring extracts; medicinal, antiseptic or toilet preparations, or for other similar purposes; for scientific or laboratory purposes; or flavoring food products; or for sale by druggists or apothecaries upon the written prescription of a qualified physician.

(2) The holder of a nonbeverage permit may not use, sell or deliver alcoholic beverages for beverage purposes or use, sell or deliver any product produced with alcoholic beverages which is fit for beverage purposes.

(d) The holder of a nonbeverage permit may transport into this State the holder's private stock of alcoholic beverages, for personal consumption only, when the permit holder is changing his domicile into this State, provided the taxes levied by § 5-102 of the Tax - General Article have been paid to the Office of the Comptroller.