

- (8) RESTAURANT WITH AN ALCOHOLIC BEVERAGES LICENSE;
- (9) TAVERN WITH AN ALCOHOLIC BEVERAGES LICENSE;
- (10) VOLUNTEER FIRE COMPANY; OR
- (11) VOLUNTEER RESCUE COMPANY.

(C) RESTRICTIONS.

- (1) A PERSON MAY NOT RECEIVE A TIP JAR LICENSE IF THE PERSON:

(I) OWES TAXES TO THE STATE, THE COUNTY, OR A MUNICIPAL CORPORATION IN THE COUNTY;

(II) UNLESS AUTHORIZED UNDER PARAGRAPH (2) OF THIS SUBSECTION, HOLDS A WHOLESALE'S LICENSE; OR

(III) HAS BEEN CONVICTED OF A:

- 1. FELONY; OR
- 2. MISDEMEANOR INVOLVING A VIOLATION OF A GAMBLING OR GAMING LAW OF THE STATE.

(2) A VOLUNTEER FIRE COMPANY OR VOLUNTEER RESCUE COMPANY MAY HOLD BOTH A TIP JAR LICENSE AND WHOLESALE'S LICENSE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 27, § 255C(f) and (p).

In subsection (a) of this section, the former phrase "in the County" is deleted in light of § 13-2402 of this subtitle, which limits the application of this subtitle to Washington County.

In subsection (c)(1) of this section, the former prohibition on operating a tip jar under certain circumstances is revised as a restriction on receiving a license to operate a tip jar for clarity.

Subsection (c)(2) of this section repeats § 13-2427(c)(2) of this subtitle for clarity.

Defined terms: "Agency" § 13-2414

"County commissioners" § 13-2401

"Person" § 1-101

"Tip jar" § 13-2414

"Tip jar license" § 13-2414

"Wholesaler's license" § 13-2414

13-2421. SAME — APPLICATION.

(A) IN GENERAL.

- (1) AN APPLICANT FOR A TIP JAR LICENSE SHALL: