

Chapter 27 of the Acts of 1951 granted general taxing authority to Baltimore City in the manner previously undertaken by the General Assembly, except in certain specified areas. For the current Baltimore City ordinances on amusement devices, see Baltimore City Code, Art. 15, §§ 91 through 93.

Defined terms: "Free-play console machine" § 17-401
"Free-play pinball machine" § 17-401

17-408. KEEPING LICENSED MACHINES LAWFUL.

NOTWITHSTANDING ANY OTHER LAW, IT IS LAWFUL TO KEEP AND OPERATE A FREE-PLAY PINBALL MACHINE OR FREE-PLAY CONSOLE MACHINE AND TO AWARD FREE GAMES TO PLAYERS IF THE FREE-PLAY PINBALL MACHINE OR FREE-PLAY CONSOLE MACHINE IS LICENSED UNDER PART II OF THIS SUBTITLE.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentences of former Art. 56, §§ 18(3) and 19(3).

Defined terms: "Free-play console machine" § 17-401
"Free-play pinball machine" § 17-401

17-409. LICENSE REQUIRED.

(A) FREE-PLAY PINBALL MACHINE.

WHENEVER A PERSON KEEPS A FREE-PLAY PINBALL MACHINE FOR PUBLIC USE IN THE STATE, THE PERSON MUST HAVE A PINBALL MACHINE LICENSE FOR THAT FREE-PLAY PINBALL MACHINE.

(B) FREE-PLAY CONSOLE MACHINE.

WHENEVER A PERSON KEEPS A FREE-PLAY CONSOLE MACHINE FOR PUBLIC USE IN THE STATE, THE PERSON MUST HAVE A CONSOLE MACHINE LICENSE FOR THAT FREE-PLAY CONSOLE MACHINE.

REVISOR'S NOTE: This section is new language derived without substantive change from the first sentences of former Art. 56, §§ 18(1) and 19(1); as they related to the requirement to get a license.

Defined terms: "Console machine license" § 17-405
"Free-play console machine" § 17-401
"Free-play pinball machine" § 17-401
"Person" § 1-101
"Pinball machine license" § 17-405

17-410. LICENSE FEES; DISPOSITION OF MONEY.

(A) LICENSE FEES.

(1) AN APPLICANT FOR A PINBALL MACHINE LICENSE SHALL PAY TO THE CLERK A LICENSE FEE OF: