

cated in said city and shall authorize the holder thereof to keep for sale and sell all alcoholic beverages at retail at any hotel or restaurant at the place therein described, for consumption on the premises or elsewhere, except in Dorchester, Queen Anne's and Somerset Counties where consumption of wine and liquor shall be on the premises only and in Kent County [and], Frederick County and *Prince George's County* where consumption is as provided herein. The annual fee for such a license shall be seven hundred and fifty dollars (\$750.00), except as hereinafter provided, and shall be payable to said clerk, before any such license is issued, for distribution as hereinafter provided.

(i) *Prince George's County*.—In *Prince George's County* (1) the annual fee for such a license shall be nine hundred and forty (\$940) dollars but the license holder shall not make any sale of alcoholic beverages for consumption off the licensed premises except from the main bar and within the main portion of the dining room facilities; whenever the applicant for or holder of a beer, wine and liquor license, Class B (on sale) proposes to establish and conduct, or in fact establishes and conducts, on the licensed premises, an area or portion of said licensed premises, wherein there are maintained "off sale" shelves or counters not contained within and an integral-part of the main bar and in the main dining facilities where the majority of the meals are served and consumed in the licensed premises (whether enclosed or opened, partitioned or otherwise partly separated from the main bar or the usual serving area within such premises for the sale of alcoholic beverages for consumption on the premises and not part of the premises where the major portion of meals are served and consumed in such licensed premises) for the sale of alcoholic beverages for consumption off the licensed premises, the annual fee for such a license shall be one thousand five hundred (\$1,500) dollars; and a license holder under this subsection shall not sell alcoholic beverages for consumption off the premises from any portion of said premises other than from the main bar, or the usual place maintained therein for sale of alcoholic beverages for consumption on the premises and where the major portion of the meals are consumed in said premises, unless such annual license fee of one thousand five hundred (\$1,500) dollars shall have been paid.

*Provided, further, that the number of licenses which shall be permitted to have any off-sale privileges referred to herein shall be limited to those licenses having such permit and facilities at the time of the passage of this Act and these licenses shall be permitted only one transfer to another location. Provided, however, this Section shall not be construed to limit any transfer of ownership.*

PROVIDED, FURTHER, THAT THE NUMBER OF LICENSES WHICH SHALL BE PERMITTED TO HAVE ANY OFF-SALE PRIVILEGES REFERRED TO HEREIN SHALL BE LIMITED TO THOSE LICENSES HAVING BEEN GRANTED SUCH PERMISSION BY THE BOARD OF LICENSE COMMISSIONERS PRIOR TO THE EFFECTIVE DATE OF THIS ACT. THOSE LICENSES HAVING SUCH OFF-SALE PRIVILEGE ON OR BEFORE THE EFFECTIVE DATE OF THIS ACT MAY BE TRANSFERRED ONCE WITH SUCH OFF-SALE PRIVILEGE ATTACHED THERETO; THEREAFTER, UPON A SECOND TRANSFER, THE OFF-SALE PRIVILEGE ATTACHING TO SAID LICENSE SHALL CEASE. NOTHING HEREIN SHALL