

8-803. LICENSE REQUIRED FOR JUNK YARD.

(A) IN GENERAL.

A PERSON MAY NOT ESTABLISH, OPERATE, OR MAINTAIN ANY NEW JUNK YARD OR EXPAND THE AREA OF ANY EXISTING JUNK YARD, IF ANY PART OF THE JUNK YARD IS WITHIN 1,000 FEET OF THE NEAREST EDGE OF THE RIGHT-OF-WAY OF ANY INTERSTATE OR PRIMARY HIGHWAY AND IS VISIBLE FROM THE MAIN TRAVELED WAY OF THAT HIGHWAY, UNLESS THE PERSON IS LICENSED BY THE ADMINISTRATION UNDER THIS SUBTITLE.

(B) EXCEPTION.

THIS SECTION DOES NOT APPLY TO ANY JUNK YARD THAT WAS IN EXISTENCE ON OR BEFORE JANUARY 1, 1968, UNLESS THE AREA OF ITS OPERATION IS EXPANDED.

REVISOR'S NOTE: This section presently appears as Art. 89B, §242.

The only changes are in style.

As to the screening of preexisting junk yards excepted under subsection (b) of this section, see §8-809 of this subtitle.

As to the licensing of the business of scrap processors, generally, see, also, Title 15, Subtitle 5 of this article.

8-804. LICENSE APPLICATION; TERM AND RENEWAL.

(A) APPLICATION.

EACH APPLICATION FOR A LICENSE UNDER THIS SUBTITLE:

(1) SHALL BE MADE ON A FORM PROVIDED BY THE ADMINISTRATION; AND

(2) SHALL INCLUDE THE INFORMATION THAT THE ADMINISTRATION REQUIRES FOR CONSIDERATION OF THE APPLICATION.

(B) TERM AND RENEWAL.

EACH LICENSE ISSUED UNDER THIS SUBTITLE EXPIRES ON THE ~~JANUARY 1~~ DECEMBER 31 AFTER ITS ISSUANCE AND MAY BE RENEWED ANNUALLY ON APPLICATION AND PAYMENT OF THE REQUIRED FEE.

REVISOR'S NOTE: Subsection (a) of this section is new language added for clarity; it is patterned after the similar provisions of 8-709(a) of this title.

Subsection (b) of this section is new language