

~~Article 64A -- Merit System~~~~9B.~~

~~ALL EMPLOYEES OF THE DIVISION OF VOCATIONAL TECHNICAL REHABILITATION OF THE DEPARTMENT OF EDUCATION, WHO ARE TRANSFERRED TO MARYLAND SERVICES FOR THE BLIND SHALL BE STATE EMPLOYEES FOR ALL PURPOSES. ALL SALARIED PERSONNEL OF MARYLAND SERVICES FOR THE BLIND SHALL BE STATE EMPLOYEES FOR ALL PURPOSES. ALL VENDING FACILITY MANAGERS OR PRODUCTION EMPLOYEES OF MARYLAND SERVICES FOR THE BLIND MAY NOT BECOME A STATE EMPLOYEE, BUT SHALL CONTINUE AS AN EMPLOYEE OF MARYLAND SERVICES FOR THE BLIND FOR ALL PURPOSES. ALL OF THE FOREGOING PERSONNEL SHALL BE ENTITLED TO HEALTH, WELFARE, AND RETIREMENT BENEFITS WHICH MAY NOT BE DIMINISHED FROM THOSE WHICH WERE IN EFFECT ON JULY 1, 1979.~~

~~SECTION 2. AND BE IT FURTHER ENACTED, That all laws or parts of laws, public general or public local, inconsistent with this Act, are repealed to the extent of the inconsistency.~~

9A.

ALL VENDORS IN THE MARYLAND VENDING FACILITIES PROGRAM, WHETHER LICENSED BY THE DIVISION OF VOCATIONAL REHABILITATION OR BY BLIND INDUSTRIES AND SERVICES OF MARYLAND, ARE EMPLOYEES OF BLIND INDUSTRIES AND SERVICES OF MARYLAND FOR ALL PURPOSES. THIS SECTION MAY NOT BE CONSTRUED TO ADVERSELY AFFECT A PERSON'S ENTITLEMENT TO HEALTH, WELFARE, OR RETIREMENT BENEFITS.

SECTION ~~3~~ 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1979.

Approved May 29, 1979.

---

 CHAPTER 697

(Senate Bill 545)

AN ACT concerning

Premium Finance Contracts - Service ~~Charge~~ Fee

FOR the purpose of clarifying the distinction between a finance charge and a service ~~charge fee~~ fee in a premium finance agreement; and altering the permitted service ~~charge fee~~ fee on a premium finance agreement.

BY repealing and reenacting, with amendments,