

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1984.

Approved May 8, 1984.

CHAPTER 259

(House Bill 1434)

AN ACT concerning

Charles County - Alcoholic Beverages Licenses

FOR the purpose of establishing a Class BLX alcoholic beverages license in Charles County for luxury-type restaurants; providing for the manner of application and the license fee for the license; defining luxury-type restaurants to include a certain minimum capital investment, certain facilities and equipment, and certain seating capacity; ~~establishing--a limitation--on--the--number--of--Class--A--B--and--D--licenses--that may--be--granted--in--Charles--County,--excluding--Class--BLX licenses---and---renewals---of---licenses---from---the---license limitation--restriction--on--Class--A--B--and--D--licenses;~~ prohibiting licenses from being transferred or issued to certain business establishments; and generally relating to alcoholic beverages licenses in Charles County.

BY adding to

Article 2B - Alcoholic Beverages
Section 19(j)(3), 49A, and 74(c-2)
Annotated Code of Maryland
(1981 Replacement Volume and 1983 Supplement)

BY repealing and reenacting, without amendments,

Article 2B - Alcoholic Beverages
Section 74(c) and (c-1)
Annotated Code of Maryland
(1981 Replacement Volume and 1983 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 2B - Alcoholic Beverages