

(2) [the] THE fee for transfer of a license is [fifty dollars (\$50.00)] \$50, in addition to the costs of publication and notice. This fee is not refundable.

[(2)](3) The fee for assignment of a license to another person is [fifty dollars (\$50.00)] \$50. Of this fee, [the sum of twenty-five dollars (\$25.00)] \$25 is not refundable, but the excess of the fee over [twenty-five dollars (\$25.00)] \$25 may be refunded in the discretion of the Board.

[(3)](4) [No] A transfer or assignment of license, or both, may NOT be made until the Board has been satisfied that all State and local real and personal property taxes owed by the transferor or assignor of the license, or both, have been paid.

[(o)](1) (1) [In] THIS SUBSECTION APPLIES ONLY IN Cecil County[, the].

(2) THE Board [of License Commissioners] may not transfer an off-sale alcoholic beverages license of any class for the use in a business that is intended to be operated as a drive-through purchase facility where alcoholic beverages are to be sold at retail and dispensed through a window or door to a purchaser in or on a motor vehicle for [off-premise] OFF-PREMISES consumption.

[(c)](J) (1) [In] THIS SUBSECTION APPLIES ONLY IN Charles County.

(2) [the] THE fee for assignment and/or transfer of a license [shall be] IS \$200.

[(2)](3) (i) If an alcoholic beverages license is to be transferred to a different holder, the [Charles County] Board [of License Commissioners] shall investigate whether the transferee has a police record of criminal convictions.

(ii) The Board shall adopt regulations for preserving the confidentiality of the police records secured under this subsection.

[(3)](4) If an alcoholic beverages license is to be transferred to a different location, the [Charles County] Board [of License Commissioners] shall consider the existing need for that class of license at the proposed new location.

[(c-1)](5) [In Charles County, no] A transfer of any license may NOT be made as authorized in subsection (a) of this section unless there is presented to the Board [,] a receipt or certificate from the supervisor of assessments of the County showing there are no unpaid taxes on the merchandise, [fixtures] FIXTURES, and stock of the transferor due to the County or any municipal corporation in the County in which the licensed premises are located.

[(c-2)](6) Except by way of renewal, an alcoholic beverages license of any class [in Charles County] may not be transferred or issued to any business establishment of the type known as chain stores, supermarkets, discount houses, or their franchisors or franchisees, or concessionaires of any kind.

(K) THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION APPLY IN DORCHESTER COUNTY.

[(n)](L) (1) [In] THIS SUBSECTION APPLIES ONLY IN Frederick County[, the].