

The former reference to a "coin-operated" vending machine is deleted as obsolete.

The former phrase "for the sale of which a trader's license is required" is deleted as surplusage since, with limited exceptions, a trader's license is required to sell any goods.

The fourth sentence of former Art. 56, § 74(b), which required a license for manufacturers as well as others operating vending machines, is deleted as unnecessary since the sale or offer for sale through a vending machine is determinative of licensure.

Defined terms: "Goods" § 17-101

"Person" § 1-101

"Sale" § 17-101

"Sell" § 17-101

"Vending machine license" § 17-1901

17-1904. LICENSE FEES.

AN APPLICANT FOR A VENDING MACHINE LICENSE SHALL PAY TO THE CLERK A LICENSE FEE OF \$2.50 FOR EACH VENDING MACHINE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 56, § 74(a), as it related to the amount of the license fee.

The former reference to a machine "charging 2c or more for merchandise" is deleted as obsolete. Similarly, the first sentence of former Art. 56, § 74(b), which provided that for machines that vend more than one type of item, the basis for the license fee shall be determined by adding the number of cents required to buy each type of item, is deleted as obsolete.

Defined terms: "Clerk" § 1-101

"Vending machine license" § 17-1901

17-1905. IDENTIFICATION OF VENDING MACHINES.

(A) CLERK TO SUPPLY.

THE CLERK SHALL GIVE EACH VENDING MACHINE LICENSEE WITH AN IDENTIFICATION LABEL FOR EACH VENDING MACHINE.

(B) DISPLAY OF IDENTIFICATION.

(1) SUBJECT TO REGULATIONS ADOPTED BY THE COMPTROLLER, THE IDENTIFICATION LABEL SHALL BE ATTACHED TO THE VENDING MACHINE SO THAT THE IDENTIFICATION LABEL IS EASILY VISIBLE.