



## Liquor Control Board for Harford County, Maryland

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### PROPOSED RULE CHANGES FOR PUBLIC HEARING ON FEBRUARY 11, 2026

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#### **HB 712 Golf Simulator Facility License 22-1607(b)**

Adds language allowing the Board issue one Class GSF License to the holder of one or more Class B Licenses; and that the GSF License issued shall be included in the total number of licenses that may be issued to the same person.

- BR 2:08(c) Interest in More Than One License

#### **HB 714 Performing Arts Nonprofit Organization License 22-1005.2(k)**

Repeals certain incorrect references to the Comptroller of MD in certain provisions of law requiring the license holder to comply with record-keeping and reporting requirements; repeals the authority of the Comptroller to suspend the license without a hearing under certain circumstances; and authorizes the Board to summon a license holder for hearing and impose a fine under certain circumstances.

- BR 5:32 Performing Arts Non-Profit Organization License

#### **HB 754 Hearing Notice**

Alters hearing notice requirements in Harford County to permit the Board to advertise a public hearing in at least one newspaper of general circulation published in the county or post notice of the public hearing online.

- BR 2:01(c) Board Rules **22-209(b)**
- BR 2:03(e) Application Process & Fees **22-1505(a)**
- BR 2:03(f) Application Process & Fees – Cost **4-209**

Discussion about whether to charge an additional processing fee (instead of the “additional advertising fee”) for applications that have to be reposted.

- BR 2:03(h) Application Process & Fees – Board’s Decision **22-1505(c)**

## **BR 2:17 Tentative Approval**

- (a) – Change “...approved written plans and specifications...” to “...*proposed* written plans and specifications...”.

### **BR 5:13 Class B Café – Beer and Wine License**

**22-805**

### **BR 5:14 Class B Café – Beer, Wine, and Liquor License**

**22-903**

- A general discussion will take place regarding the provisions of both versions of the Class B Café License.
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## **NEW RULE: BR 5: - CATERING PRIVILEGE**

(a) This Rule applies to the following types of Licenses that choose to utilize the catering privilege as part of their License: Class B Restaurant or Hotel License; Class B3 Restaurant or Hotel License; Class BNR License; Class B-FD (Fine Dining) License; Class B-Café License (Beer and Wine and Beer, Wine and Liquor); Class D License and Class H Catering License.

(b) An alcoholic beverage license may be used for off-premises catering provided that:

- (1) The license holder is under contract to provide both food and alcoholic beverages for the catered event; and
- (2) The event is held in Harford County.

(c) For each event at which alcoholic beverages are served, the holder of the catering privilege shall:

- (1) supply service personnel, including bartenders and waiters;
- (2) ensure that the service personnel are present at all times during the catered event;
- (3) have at least one individual at the catered event who has been certified by an alcohol awareness program;
- (4) return all unopened containers of alcoholic beverages to the holder's principal place of business at the end of the catered event, absent Board approval;
- (5) be able to produce a copy of the catering contract upon request to any representative of the Harford County Liquor Control Board;
- (6) use a point of sale system that is owned and operated by the Licensee;
- (7) give notice to the Board of a catered event at least five (5) days in advance of the event;
- (8) cooperate with the Board Inspector or any representative of the Board to provide a security and containment plan if requested for outdoor catered events.

(d) The holder of a catering privilege shall NOT:

(1) Deliver alcoholic beverages to a catered event without service personnel present on the premises of the catered event.

(2) Store alcoholic beverages overnight or for extended periods of time at the catered premises without prior Board approval.

(3) Provide catering services for the same location and for the same customer/client for more than one (1) day per month.

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