

**CITY OF BALTIMORE**  
**ORDINANCE 25-013**  
**Council Bill 25-0001**

---

Introduced by: Councilmember Dorsey

Cosponsored by: Councilmembers Parker, Conway, Middleton, Torrence, Gray, Bullock, Porter, Blanchard, Jones, Ramos, and President Cohen

Introduced and read first time: January 13, 2025

Assigned to: Housing and Economic Development Committee

---

Committee Report: Favorable, with Amendments

Council action: Adopted

Read second time: March 10, 2025

---

**AN ORDINANCE CONCERNING**

1

**Department of Consumer Protection and Business Licensing**

2 FOR the purpose of creating the Department of Consumer Protection and Business Licensing;  
3 providing for the leadership and staffing of the Department; establishing the Department's  
4 purpose, powers, and duties; creating the Board of Consumer Protection and Business  
5 Licensing; providing for the membership of the Board; establishing the purpose, powers, and  
6 duties of the Board; transferring the administration of certain business licenses to the  
7 Department; repealing certain obsolete Boards; allowing the Department to suspend a certain  
8 license if the licensee engages in unfair, abusive, and deceptive trade practices; providing for  
9 a special effective date; making conforming changes; and generally relating to consumer  
10 protection and business licensing.

11 BY repealing and re-ordinating,  
12 Article 1 - Mayor, City Council, and Municipal Agencies  
13 Section 41-14(.25) and (.5)  
14 Baltimore City Code  
15 (Edition 2000)

16 BY adding  
17 Article 1 - Mayor, City Council, and Municipal Agencies  
18 Sections 42-1 to 42-41 to be under the new subtitle designation,  
19 "Subtitle 42. Department of Consumer Protection and Business Licensing"  
20 Baltimore City Code  
21 (Edition 2000)

22 BY repealing  
23 Article 2 - Consumer Protections  
24 Sections 1-1 and 1-2  
25 Baltimore City Code  
26 (Edition 2000)

**EXPLANATION:** CAPITALS indicate matter added to existing law.  
[Brackets] indicate matter deleted from existing law.  
Underlining indicates matter added to the bill by amendment.  
~~Strike-out~~ indicates matter stricken from the bill by  
amendment or deleted from existing law by amendment.

- 1 BY repealing and re-ordinating, with amendments  
2 Article 2 - Consumer Protections  
3 Sections 1-4, 1-6, 1-8(b) and (c), 1-9(a)(1), 1-11(a), 1-18(d)(1), (e), and (g), 4-1, 4-2, 6-1(e),  
4 6-11(c), 7-3, 7-4, 7-5(a)(1) and (2) and (b)(2), 7-8, 7-9(b)(2), 8-2, 8-6, 8-7, 8-8(a), 8-11,  
5 8-12(a), 10-2(a) and (b), 10-8(a)(2) and (3), 11-2(b) and (d), 11-3(a)(2), 11-6(a), 11-7(a),  
6 11-12(a), 11-17, 12-3(b), 12-4(b) and (c)(1), 12-7(a), 12-8(a), 12-12, 12-13(a), and 12-15  
7 Baltimore City Code  
8 (Edition 2000)
- 9 BY repealing and re-ordinating, with amendments  
10 Article 8 - Ethics  
11 Section 7-8  
12 Baltimore City Code  
13 (Edition 2000)
- 14 BY repealing and re-ordinating, with amendments  
15 Article 13 - Housing and Urban Renewal  
16 Sections 13-1(b), 13-3, 13-5 to 13-7, 13-8(a) and (b)(1), 13-9(a), 13-11(a)(2), and 13-16  
17 Baltimore City Code  
18 (Edition 2000)
- 19 BY repealing and re-ordinating, with amendments  
20 Article 15 - Licensing and Regulation  
21 Sections 2-1(a), 2-11(c), 2-15(e)(1)(iii)(B), 2-31, 2-37(b), 2-43 to 2-45, 2-52 to 2-54, 3-1(c),  
22 3-2(a), 3-3, 3-4(b) and (c), 3-5(a)(1), 3-6(b)(3) and (4), 3-9(b)(1), 6-1, 6-2(b), 6-5(c), 6-8,  
23 6-9, 6-11(a)(1), 6-13, 6-14, 7-2(b), 7-3, 9-1(d) and (d-1), 9-3, 9-6.1, 9-7(a), 9-8, 9-9,  
24 9-10(b), (c), and (d), 11-1(a), 11-5, to 11-7, 11-8(a) and (c), 11-9(a), 11-11, 11-13(d),  
25 11-14(a) and (b), 11-15(a) and (c), 11-17(b), 12-4(a) and (d), 12-8, 12-13, 13-1(b), 13-10,  
26 15-1(b), 15-7, 15-9 to 15-11, 15-12(a) and (c), 15-13(b), 15-14(a) and (d), 15-15,  
27 15-18(a) and (b), 15-19(a) and (c), 17-1(b), 17-4(a) and (b), 17-5(a)(1) and (c), 17-15,  
28 17-16(b), 17-17(a), 17-18(a) and (b), 17-19(b)(2)(i), 17-20(a), 17-24(b), 17-25(c)(1),  
29 17-34(b)(1), 17-36(b), 17-44(a), 18-3(b) and (c), 18-5(a) and (b)(2), 18-8, 20-2, 20-5(a),  
30 20-6, 22-1(a), 22-3, 22-4(a)(1), 22-5(a), (b)(1), (2) and (3)(v), and (c), 22-6(a), 22-8(a)(1)  
31 and (c), 22-9(a)(1), 22-10(d), 22-11(a), 22-13(h), 22-14(b)(1), (6), and (8), and (c),  
32 22-15(a), (b)(1)(ii), and (c), 22-16(a), 22-17, 22-18(a), and 46-11  
33 Baltimore City Code  
34 (Edition 2000)
- 35 BY repealing  
36 Article 15 - Licensing and Regulation  
37 Sections 15-4 to 15-6, 17-45, and 22-2  
38 Baltimore City Code  
39 (Edition 2000)

1 BY repealing and re-ordinating, with amendments  
2 Article 19 - Police Ordinances  
3 Section 71-1(a)  
4 Baltimore City Code  
5 (Edition 2000)

6 **SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That the**  
7 Laws of Baltimore City read as follows:

8 **Baltimore City Code**

9 **Article 1. Mayor, City Council, and Municipal Agencies**

10 **Subtitle 41. Civil Citations**

11 **§ 41-14. Offenses to which subtitle applies – Listing.**

12 **(.25) Article 1. Mayor, City Council, and Municipal Agencies**

13	§ 38-13. Counterfeit and fraudulent Baltimore City ID Cards	\$100
14	§ 42-30. LICENSING VIOLATIONS – PENALTIES	
15	OPERATING WITHOUT A VALID BUSINESS LICENSE	\$1,000
16	OPERATING WITH IMPROPER BUSINESS LICENSURE	\$1,000
17	OPERATING IN VIOLATION OF THE TERMS OF A BUSINESS LICENSE	\$1,000

18 **(.5) Article 2. Consumer Protections**

19 **SUBTITLE 4. UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES** \$1,000

20 ...

21 **SUBTITLE 42. DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING**

22 **PART I. DEPARTMENT ESTABLISHED**

23 **§ 42-1. DEFINITIONS.**

24 **(A) IN GENERAL.**

25 IN THIS SUBTITLE, THE FOLLOWING TERMS HAVE THE MEANINGS INDICATED.

26 **(B) BOARD.**

27 “BOARD” MEANS THE BALTIMORE CITY BOARD OF CONSUMER PROTECTION AND  
28 BUSINESS LICENSING.

1        **(C) BUSINESS.**

2            "BUSINESS" MEANS ANY PERSON ENGAGED IN AN ENTERPRISE FOR PROFIT THAT OPERATES  
3            IN BALTIMORE CITY.

4        **(D) COMPLAINT.**

5            "COMPLAINT" MEANS A WRITTEN STATEMENT SUBMITTED TO OR ISSUED BY THE  
6            DEPARTMENT ALLEGING THAT A BUSINESS IS COMMITTING OR HAS COMMITTED 1 OR MORE  
7            OF THE ACTS DESCRIBED UNDER § 42-28(A) ("INVESTIGATION PROCEDURES: INITIATION OF  
8            INVESTIGATION").

9        **(D) (E) COMPLAINANT.**

10            "COMPLAINANT" MEANS THE PERSON WHO INITIATED A COMPLAINT TO THE DEPARTMENT  
11            OF CONSUMER PROTECTION AND BUSINESS LICENSING UNDER THIS SUBTITLE.

12        **(E) (F) DEPARTMENT.**

13            "DEPARTMENT" MEANS THE BALTIMORE CITY DEPARTMENT OF CONSUMER PROTECTION  
14            AND BUSINESS LICENSING.

15        **(F) (G) DIRECTOR.**

16            "DIRECTOR" MEANS THE DIRECTOR OF THE BALTIMORE CITY DEPARTMENT OF  
17            CONSUMER PROTECTION AND BUSINESS LICENSING OR THE DIRECTOR'S DESIGNEE.

18        **(G) (H) RESPONDENT.**

19            "RESPONDENT" MEANS A BUSINESS THAT IS THE SUBJECT OF A COMPLAINT UNDER THIS  
20            SUBTITLE.

21        **(H) (I) UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES.**

22            "UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES" HAS THE MEANING STATED IN TITLE  
23            13 OF THE STATE COMMERCIAL LAW ARTICLE.

24        **§ 42-2. DEPARTMENT ESTABLISHED.**

25            THERE IS A BALTIMORE CITY DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
26            LICENSING.

27        **§ 42-3. PURPOSE.**

28            THE PURPOSE OF THE DEPARTMENT IS:

29            (1) TO CENTRALIZE THE ADMINISTRATION OF CITY BUSINESS LICENSES, PERMITS, AND  
30            PRACTICES SPECIFIED IN SUBSECTION §42-16 & 42-9 {"BUSINESS PRACTICES UNDER  
31            OVERSIGHT OF THE DEPARTMENT - LISTING"} OF THIS SUBTITLE;

- 1       (2) TO MAKE EFFICIENT INSPECTIONS OF CITY BUSINESSES TO ENSURE COMPLIANCE WITH  
2           CITY LICENSING REQUIREMENTS;
- 3       (3) TO ENSURE CITY BUSINESSES ARE PROPERLY LICENSED AND OPERATING IN  
4           ACCORDANCE WITH CITY LAW;
- 5       (4) TO INVESTIGATE CLAIMS OF UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES; AND
- 6       (5) TO ENFORCE BUSINESS LICENSING AND CONSUMER PROTECTION PROVISIONS OF THE  
7           CITY CODE.

8       **§ 42-4. POWERS.**

9           THE DEPARTMENT MAY:

- 10       (1) ADMINISTER, OVERSEE, AND ENFORCE CITY BUSINESS LICENSES, PERMITS, AND  
11           PRACTICES, INCLUDING BUSINESS PROCESSES AND RELATED LICENSES CREATED BY THE  
12           SUBTITLES SPECIFIED IN § 42-9 {"BUSINESS PRACTICES UNDER OVERSIGHT OF THE  
13           DEPARTMENT – LISTING"} OF THIS SUBTITLE;
- 14       (2) RECEIVE COMPLAINTS AND TAKE ACTION TO INVESTIGATE COMPLAINTS OF:
  - 15           (I) BUSINESSES OPERATING WITHOUT A LICENSE;
  - 16           (II) BUSINESSES OPERATING WITH IMPROPER LICENSING;
  - 17           (III) BUSINESSES VIOLATING THE TERMS OF A BUSINESS LICENSE; AND
  - 18           (IV) UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES AGAINST CONSUMERS  
19           UNDER CITY CODE ARTICLE 2, SUBTITLE 4 {"UNFAIR, ABUSIVE, OR DECEPTIVE  
20           TRADE PRACTICES"};
- 21       (3) SET LICENSING FEES, WITH THE APPROVAL OF THE BOARD OF ESTIMATES;
- 22       (4) BRING ENFORCEMENT ACTIONS AGAINST A BUSINESS FOR VIOLATING CITY LAW,  
23           INCLUDING INITIATING A HEARING BEFORE THE BOARD OF CONSUMER PROTECTION  
24           AND BUSINESS LICENSING;
- 25       (5) ISSUE SUMMONSES AND SUBPOENAS DURING AN INVESTIGATION UNDER THIS SUBTITLE;
- 26       (6) ISSUE ENVIRONMENTAL CITATIONS, AS DESCRIBED UNDER SUBTITLE 40 OF THIS  
27           ARTICLE;
- 28       (7) ISSUE CIVIL CITATIONS, AS DESCRIBED UNDER SUBTITLE 41 OF THIS ARTICLE;
- 29       (8) REPORT TO ANY APPROPRIATE GOVERNMENT AGENCY WITH JURISDICTION ANY  
30           INFORMATION CONCERNING VIOLATION OF ANY CONSUMER PROTECTION LAW; AND
- 31       (9) ADVISE THE MAYOR AND CITY COUNCIL ON ISSUES RELEVANT TO CITY BUSINESS  
32           LICENSING AND CONSUMER PROTECTION.

1      **§ 42-5. DIRECTOR OF THE DEPARTMENT.**

2      (A) *IN GENERAL.*

3            THE DIRECTOR IS RESPONSIBLE FOR THE ADMINISTRATION AND OVERSIGHT OF THE  
4            DEPARTMENT.

5      (B) *APPOINTMENT.*

6            THE DIRECTOR IS APPOINTED BY THE MAYOR IN ACCORDANCE WITH ARTICLE IV, § 6 OF  
7            THE CITY CHARTER.

8      (C) *SALARY.*

9            THE DIRECTOR SHALL RECEIVE SUCH SALARY AS MAY BE PROVIDED FOR IN THE  
10          ORDINANCE OF ESTIMATES.

11     **§ 42-6. STAFF AND BUDGET.**

12     (A) *STAFF.*

13          THE DEPARTMENT MAY EMPLOY STAFF IN ACCORDANCE WITH THE ORDINANCE OF  
14          ESTIMATES.

15     (B) *BUDGET.*

16          THE DEPARTMENT MAY EXPEND FUNDS AUTHORIZED IN THE ORDINANCE OF ESTIMATES  
17          OR ANY SUPPLEMENTAL APPROPRIATIONS.

18     **§ 42-7. RULES AND REGULATIONS.**

19          SUBJECT TO TITLE 4 {"ADMINISTRATIVE PROCEDURE ACT – REGULATIONS"} OF THE CITY  
20          GENERAL PROVISIONS ARTICLE, THE DIRECTOR MUST ADOPT RULES AND REGULATIONS TO  
21          CARRY OUT THIS SUBTITLE.

22     **§ 42-8. ANNUAL REPORT.**

23          ON OR BEFORE JUNE 30 OF EACH YEAR, THE DEPARTMENT MUST SUBMIT AN ANNUAL REPORT  
24          FOR THE PREVIOUS CALENDAR YEAR TO THE MAYOR AND CITY COUNCIL THAT DETAILS:

25            (1) THE ACTIVITIES OF THE DEPARTMENT; AND

26            (2) COMPLAINTS RECEIVED BY THE DEPARTMENT, INCLUDING THE FOLLOWING  
27            INFORMATION:

28                (I) NUMBER OF COMPLAINTS FILED AND INVESTIGATED BY THE DEPARTMENT;

29                (II) NUMBER OF INVESTIGATIONS INITIATED BY THE DEPARTMENT;

30                (III) NATURE OF COMPLAINTS FILED WITH THE DEPARTMENT; AND

1                   (IV) THE DISPOSITION OR RESOLUTION OF EACH COMPLAINT OR INVESTIGATION;  
2                   AND

3                   (3) RECOMMENDATIONS FOR ADDITIONAL LEGISLATION AND POLICY TO REGULATE  
4                   BUSINESS LICENSING AND PROTECT CONSUMERS.

5   **§ 42-9. BUSINESS PRACTICES UNDER OVERSIGHT OF THE DEPARTMENT – LISTING.**

6                   THE DEPARTMENT IS RESPONSIBLE FOR THE ADMINISTRATION, OVERSIGHT, AND  
7                   ENFORCEMENT OF THE BUSINESS PROCESSES, RELATED LICENSES, AND PROHIBITIONS CREATED  
8                   BY THE SUBTITLES LISTED BELOW:

9                   (1) ***ARTICLE 2. CONSUMER PROTECTION***

10                  SUBTITLE 1. AUCTIONS

11                  SUBTITLE 4. UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES

12                  SUBTITLE 6. “GOING OUT OF BUSINESS” SALES

13                  SUBTITLE 7. SCRAP COLLECTORS AND SCAVENGERS

14                  SUBTITLE 8. SCRAP METAL DEALERS

15                  SUBTITLE 10. MOTOR FUEL SALES

16                  SUBTITLE 11. PAWNBROKERS

17                  SUBTITLE 12. SECOND-HAND PROPERTY, ANTIQUES, AND CONSIGNMENT GOODS

18                  (2) ***ARTICLE 13. HOUSING AND URBAN RENEWAL***

19                  SUBTITLE 13. LICENSING OF PEEP SHOW ESTABLISHMENTS

20                  (3) ***ARTICLE 15. LICENSING AND REGULATION***

21                  SUBTITLE 2. AMUSEMENTS

22                  SUBTITLE 3. AMUSEMENT DEVICE LOCATION PERMITS

23                  SUBTITLE 6. CARRIAGES, WAGONS, BOATS, AND SCOWS

24                  SUBTITLE 7. EMPLOYMENT AGENCIES

25                  SUBTITLE 9. LATE-NIGHT COMMERCIAL OPERATIONS

26                  SUBTITLE 11. MASSAGE ESTABLISHMENTS

27                  SUBTITLE 12. COMMERCIAL PARKING FACILITIES

- 1           **SUBTITLE 13. SPECIAL-EVENT PARKING LOTS**
- 2           **SUBTITLE 15. STREET ENTERTAINERS**
- 3           **SUBTITLE 17. STREET VENDORS**
- 4           **SUBTITLE 18. ITINERANT WHOLESALE PRODUCE DEALERS**
- 5           **SUBTITLE 20. TRANSIENT MERCHANTS**
- 6           **SUBTITLE 22. TOWING SERVICES – TRESPASS TOWING**
- 7        **§§ 42-10 TO 42-15. {RESERVED}**

8           **PART II. BOARD OF CONSUMER PROTECTION AND BUSINESS LICENSING**

9        **§ 42-16. ESTABLISHED.**

10          THERE IS A BOARD OF CONSUMER PROTECTION AND BUSINESS LICENSING.

11        **§ 42-17. COMPOSITION.**

12        (A) *IN GENERAL.*

13          THE BOARD COMPRISES THE FOLLOWING 5 MEMBERS, APPOINTED BY THE MAYOR IN  
14          ACCORDANCE WITH ARTICLE IV, § 6 {"APPOINTMENTS OF MUNICIPAL OFFICERS."} OF THE  
15          BALTIMORE CITY CHARTER:

- 16           (1) 1 MEMBER NOMINATED IN CONSULTATION WITH THE PRESIDENT OF THE CITY  
17           COUNCIL;
- 18           (2) 1 MEMBER NOMINATED IN CONSULTATION WITH THE CITY COMPTROLLER; AND
- 19           (3) 3 MEMBERS NAMED BY THE MAYOR, AT LEAST 2 OF WHOM MUST BE MEMBERS OF  
20           THE MARYLAND BAR.

21        (B) *QUALIFICATIONS.*

22          A BOARD MEMBER MUST:

- 23           (I) BE AN INDIVIDUAL OF KNOWN PERSONAL INTEGRITY;
- 24           (II) POSSESS A RECOGNIZED KNOWLEDGE IN BUSINESS LICENSING OR CONSUMER  
25           PROTECTION; AND
- 26           (III) BE A RESIDENT OF THE CITY OF BALTIMORE.

1        (C) *STAFF.*

2            THE DIRECTOR SHALL DESIGNATE DEPARTMENT STAFF TO ASSIST THE BOARD IN  
3            CARRYING OUT ITS FUNCTIONS.

4        § 42-18. TERMS OF OFFICE AND ORGANIZATION.

5        (A) *TERMS.*

6            A BOARD MEMBER SHALL SERVE A TERM OF 4 YEARS, CONCURRENT WITH THE TERMS OF  
7            THE MAYOR AND THE CITY COUNCIL AND, AT THE END OF A TERM, A BOARD MEMBER  
8            CONTINUES TO SERVE UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIED.

9        (B) *CHAIR.*

10          THE MEMBERS OF THE BOARD SHALL ANNUALLY ELECT A CHAIR FROM AMONG THE  
11          MEMBERS OF THE BOARD.

12        (C) *VACANCIES.*

13          IF THERE IS A VACANCY IN THE MEMBERSHIP OF THE BOARD, THE NEW MEMBER SHALL BE  
14          APPOINTED IN THE SAME MANNER AS THE PREVIOUS MEMBER.

15        (D) *COMPENSATION.*

16          THE MEMBERS OF THE BOARD SHALL RECEIVE NO COMPENSATION FOR THEIR SERVICES ON  
17          THE BOARD, BUT SHALL BE REIMBURSED FOR THE REASONABLE AND NECESSARY  
18          EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES.

19        (E) *MEETINGS; QUORUM.*

20            (1) THE BOARD SHALL MEET AT LEAST MONTHLY.

21            (2) A MAJORITY OF THE MEMBERS OF THE BOARD CONSTITUTES A QUORUM FOR THE  
22            TRANSACTION OF BUSINESS.

23        (F) *ATTENDANCE AT MEETINGS.*

24          ANY APPOINTED MEMBER OF THE BOARD WHO FAILS TO ATTEND 4 CONSECUTIVE  
25          MEETINGS WITHOUT GOOD CAUSE, AS DETERMINED BY THE MAYOR, SHALL BE DEEMED TO  
26          HAVE RESIGNED.

27        § 42-19. POWERS AND DUTIES.

28        (A) *IN GENERAL.*

29          THE BOARD SHALL ADJUDICATE ALL HEARINGS OF THE DEPARTMENT, UNLESS OTHERWISE  
30          PROVIDED BY LAW.

1       **(B) OTHER DUTIES.**

2           IN COORDINATION AND CONSULTATION WITH THE DEPARTMENT, THE BOARD SHALL:

- 3           (1) REVIEW AND PROPOSE IMPROVEMENTS TO EXISTING CITY RULES, REGULATIONS,  
4           AND LAWS WITH RESPECT TO BUSINESS LICENSING AND CONSUMER PROTECTION;
- 5           (2) RESEARCH AND RECOMMEND NEW PROGRAMS AND TRAINING THAT COULD BE  
6           DELIVERED TO CONSUMERS AND BUSINESSES; AND
- 7           (3) EVALUATE CURRENT PROGRAMS AND PROPOSED LEGISLATION TO DETERMINE  
8           THEIR IMPACT ON CONSUMERS AND BUSINESSES.

9       **(C) INFORMATIONAL HEARINGS AND STUDIES.**

10          AS APPROPRIATE, THE BOARD MAY HOLD INFORMATIONAL HEARINGS AND UNDERTAKE  
11          SURVEYS AND STUDIES TO:

- 12           (1) EVALUATE EXISTING CITY POLICIES AND PROCEDURES IN REGARD TO BUSINESS  
13           LICENSING AND CONSUMER PROTECTION; AND
- 14           (2) MAKE RECOMMENDATIONS FOR THE IMPROVEMENT OF EXISTING POLICIES AND  
15           PROCEDURES TO THE DIRECTOR.

16       **(D) ANNUAL REPORT.**

17          THE BOARD SHALL SUBMIT AN ANNUAL REPORT ON ITS ACTIVITIES TO THE DEPARTMENT  
18          TO BE INCLUDED IN THE DEPARTMENT'S ANNUAL REPORT TO THE MAYOR AND CITY  
19          COUNCIL, AS DESCRIBED IN § 42-8 {"ANNUAL REPORT"} OF THIS SUBTITLE.

20       **§§ 42-20 TO 42-25. {RESERVED}**

21           **PART III. DEPARTMENTAL PROCEDURES**

22           **UPON RECEIPT OR ISSUANCE OF COMPLAINT**

23       **§ 42-26. COMMENCEMENT OF ACTION.**

24       **(A) ON COMPLAINT OF OTHER.**

- 25           (1) ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE DEPARTMENT ALLEGING  
26           THAT A BUSINESS IS:
- 27              (I) OPERATING WITHOUT A LICENSE;
- 28              (II) OPERATING WITH IMPROPER LICENSURE;
- 29              (III) VIOLATING THE TERMS OF A BUSINESS LICENSE; OR

1                           (IV) ENGAGING IN UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES AGAINST  
2                           CONSUMERS.

3                           (2) A COMPLAINT FILED UNDER THIS SUBSECTION MUST BE IN THE FORM REQUIRED BY THE  
4                           DIRECTOR.

5                           (B) *ON DIRECTOR'S MOTION.*

6                           THE DIRECTOR MAY ISSUE A WRITTEN COMPLAINT ALLEGING THAT A BUSINESS IS  
7                           COMMITTING OR HAS COMMITTED 1 OR MORE OF THE ACTS DESCRIBED UNDER § 42-28(A)  
8                           {“INVESTIGATION PROCEDURES: INITIATION OF INVESTIGATION”}.

9                           **§ 42-27. COPY TO RESPONDENT.**

10                          (A) *IN GENERAL.*

11                          (1) UPON RECEIPT OR ISSUANCE OF A COMPLAINT, THE DEPARTMENT MUST, VIA REGULAR  
12                          MAIL, SEND A COPY OF THE COMPLAINT TO THE BUSINESS NAMED IN THE COMPLAINT.

13                          (2) THE BUSINESS NAMED IN THE COMPLAINT SHALL BE THE RESPONDENT.

14                          (B) *CONFIDENTIALITY.*

15                          FOR A COMPLAINT FILED UNDER § 42-26(A) {“COMMENCEMENT OF ACTION: ON  
16                          COMPLAINT OF OTHER”} OF THIS SUBTITLE, THE DIRECTOR MUST REDACT FROM THE COPY  
17                          SENT TO THE RESPONDENT:

18                          (1) THE COMPLAINANT’S NAME; AND

19                          (2) TO THE FULLEST EXTENT POSSIBLE, ANY OTHER INFORMATION THAT MIGHT  
20                          IDENTIFY THE COMPLAINANT.

21                          **§ 42-28. INVESTIGATION PROCEDURES.**

22                          (A) *INITIATION OF INVESTIGATION.*

23                          THE DEPARTMENT SHALL INVESTIGATE A COMPLAINT ALLEGING THAT A BUSINESS IS:

24                          (1) OPERATING WITHOUT A LICENSE;

25                          (2) OPERATING WITH IMPROPER LICENSURE; OR

26                          (3) VIOLATING THE TERMS OF A BUSINESS LICENSE; OR

27                          (4) ENGAGING IN UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES.

28                          (B) *COMPLAINT NOT WITHIN JURISDICTION OF DEPARTMENT.*

29                          (1) *DISMISSAL AND REFERRAL.*

1 IF A COMPLAINT IS NOT WITHIN THE JURISDICTION OF THE DEPARTMENT UNDER  
2 SUBSECTION (A) OF THIS SECTION, THE DEPARTMENT SHALL DISMISS THE COMPLAINT  
3 AND, IF APPROPRIATE, REFER THE COMPLAINT TO ANOTHER ENTITY WITH JURISDICTION  
4 OVER THE MATTER.

5 (2) *NOTIFICATION.*

6 IF A COMPLAINT IS DISMISSED UNDER THIS SUBSECTION, THE DEPARTMENT SHALL  
7 PROMPTLY NOTIFY THE COMPLAINANT AND RESPONDENT.

8 (C) *INVESTIGATION.*

9 (1) *IN GENERAL.*

10 UPON RECEIPT OR ISSUANCE OF A COMPLAINT, THE DEPARTMENT SHALL PROMPTLY  
11 INVESTIGATE THE COMPLAINT.

12 (2) *SUBPOENAS.*

13 IN THE COURSE OF AN INVESTIGATION, THE DEPARTMENT MAY ISSUE A SUBPOENA TO  
14 REQUIRE ANY PERSON TO:

- 15 (I) PRODUCE INFORMATION, DOCUMENTS, REPORTS, RECORDS, ACCOUNTS, OR ANY  
16 OTHER EVIDENCE RELATED TO THE ALLEGATIONS IN THE COMPLAINT; AND
- 17 (II) APPEAR UNDER OATH TO GIVE TESTIMONY RELATED TO THE ALLEGATIONS IN  
18 THE COMPLAINT.

19 (3) *OATHS.*

20 THE DIRECTOR MAY ADMINISTER OATHS AS PERMITTED UNDER THIS SECTION.

21 (4) *REPORT OF FINDINGS.*

22 THE DEPARTMENT SHALL PREPARE A WRITTEN REPORT OF FINDINGS AS SOON AS  
23 PRACTICABLE AFTER THE CONCLUSION OF THE INVESTIGATION.

24 § 42-29. DIRECTOR'S ACTION UPON COMPLETED REPORT OF FINDINGS.

25 (A) *ACTIONS.*

26 IF THE DIRECTOR DETERMINES THAT THE REPORT OF FINDINGS CONTAINS INFORMATION  
27 TENDING TO SUBSTANTIATE AN ALLEGATION IN THE COMPLAINT, THE  
28 DIRECTOR MAY, AS APPROPRIATE FOR THE NATURE OF THE OFFENSE AND SUBJECT TO  
29 OTHER APPLICABLE LAW, TAKE 1 OR MORE OF THE FOLLOWING ACTIONS:

- 30 (1) REFER THE COMPLAINT FOR A HEARING BEFORE THE BOARD;
- 31 (2) ISSUE A CIVIL CITATION;

- 1                   (3) ISSUE AN ENVIRONMENTAL CITATION;
- 2                   (4) PROVIDE THE RESPONDENT WITH THE OPPORTUNITY TO REMEDY THE BEHAVIOR AT  
3                   ISSUE IN THE COMPLAINT; AND
- 4                   (5) PURSUE ANY OTHER LEGAL OR EQUITABLE RELIEF OR ENFORCEMENT AVAILABLE  
5                   UNDER THE LAW.

6                   (B) *DISMISSAL.*

7                   (1) *IN GENERAL.*

8                   IF THE DIRECTOR DETERMINES THAT THE REPORT OF FINDINGS DOES NOT CONTAIN  
9                   INFORMATION THAT TENDS TO SUBSTANTIATE AN ALLEGATION IN THE COMPLAINT,  
10                  THE DIRECTOR SHALL DISMISS THE COMPLAINT AND, IF APPROPRIATE, REFER THE  
11                  COMPLAINT TO ANOTHER ENTITY WITH JURISDICTION OVER THE MATTER.

12                  (2) *NOTIFICATION.*

13                  IF THE DEPARTMENT DISMISSES A COMPLAINT UNDER THIS SUBSECTION, THE  
14                  DIRECTOR SHALL PROMPTLY NOTIFY THE COMPLAINANT AND RESPONDENT OF THE  
15                  DISMISSAL.

16                  (C) *ACTION ON LICENSES.*

17                  BEFORE REVOKING OR SUSPENDING A LICENSE, THE DEPARTMENT MUST PROVIDE NOTICE  
18                  AND OPPORTUNITY FOR A HEARING BEFORE THE BOARD, UNLESS OTHERWISE PROVIDED BY  
19                  LAW.

20                  § 42-30. LICENSING VIOLATIONS – PENALTIES.

21                  (A) *IN GENERAL.*

22                  IN ADDITION TO IN LIEU OF ANY OTHER CIVIL OR CRIMINAL REMEDY OR ENFORCEMENT  
23                  PROCEDURE, A PERSON OPERATING A BUSINESS THAT IS REQUIRED TO BE LICENSED BY ONE  
24                  OF THE SUBTITLES LISTED UNDER § 42-9 OF THIS SUBTITLE MAY BE ISSUED A CIVIL  
25                  CITATION FOR:

- 26                   (1) OPERATING A BUSINESS WITHOUT A LICENSE;  
27                   (2) OPERATING A BUSINESS WITH AN IMPROPER LICENSE; AND  
28                   (3) OPERATING A BUSINESS IN VIOLATION OF THE TERMS OF A LICENSE.

29                  (B) *PROCESS NOT EXCLUSIVE.*

30                  THE ISSUANCE OF A CITATION TO ENFORCE THE PROVISIONS OF A BUSINESS LICENSE  
31                  CREATED IN THE SUBTITLES LISTED UNDER § 42-9 OF THIS SUBTITLE DOES NOT PRECLUDE  
32                  THE CITY FROM PURSUING ANY OTHER CIVIL OR CRIMINAL REMEDY OR ENFORCEMENT  
33                  ACTION AUTHORIZED BY LAW.

1      **§§ 42-31 TO 42-35. {RESERVED}**

2                    **PART IV. HEARING PROCEDURES**

3      **§ 42-36. HEARING PROCEDURES.**

4                    (A) *IN GENERAL.*

5                    IF THE DIRECTOR REFERS A COMPLAINT FOR A HEARING BEFORE THE BOARD UNDER  
6                    § 42-29 {"DIRECTOR'S ACTION UPON COMPLETED REPORT OF FINDINGS"} OF THIS  
7                    SUBTITLE, THE BOARD MUST PROVIDE THE RESPONDENT WITH NOTICE AND AN  
8                    OPPORTUNITY FOR A HEARING BEFORE THE BOARD.

9                    (B) *REPRESENTATION BY COUNSEL.*

10                  IN ANY HEARING CONDUCTED BY THE BOARD, THE RESPONDENT IS ENTITLED TO BE  
11                  REPRESENTED BY COUNSEL.

12                  (C) *SUBPOENAS.*

13                  THE BOARD MAY ISSUE A SUBPOENA TO REQUIRE ANY PERSON TO:

- 14                  (1) PRODUCE INFORMATION, DOCUMENTS, REPORTS, RECORDS, ACCOUNTS, OR ANY  
15                  OTHER EVIDENCE; AND
- 16                  (2) APPEAR UNDER OATH TO TESTIFY.

17                  (D) *OATHS.*

18                  THE CHAIR MAY ADMINISTER OATHS AS PERMITTED UNDER THIS SUBTITLE.

19      **§ 42-37. BOARD DISPOSITION AND REMEDIES.**

20                  (A) *IN GENERAL.*

21                  IF, UPON CONSIDERATION OF THE ENTIRE RECORD PRODUCED AT THE HEARING, THE  
22                  BOARD FINDS BY A PREPONDERANCE OF THE EVIDENCE THAT THE RESPONDENT HAS  
23                  VIOLATED THE CITY CODE, THE BOARD MAY, AS APPROPRIATE FOR THE NATURE OF THE  
24                  OFFENSE AND SUBJECT TO OTHER APPLICABLE LAW, TAKE 1 OR MORE OF THE FOLLOWING  
25                  ACTIONS:

- 26                  (1) ISSUE AN ORDER DIRECTING THE RESPONDENT TO CEASE AND DESIST FROM THE  
27                  VIOLATION;
- 28                  (2) ISSUE A REPRIMAND;
- 29                  (3) REVOKE OR SUSPEND THE RESPONDENT'S LICENSE;
- 30                  (4) REPORT TO ANY APPROPRIATE GOVERNMENT AGENCY WITH JURISDICTION ANY  
31                  INFORMATION CONCERNING A VIOLATION OF ANY LAW;

- 1                   (5) ORDER THE RESPONDENT TO RESTORE MONEY OR PROPERTY TO THE PERSON  
2                   WHO MADE THE COMPLAINT;
- 3                   (6) ORDER THE RESPONDENT TO PAY ANY COSTS OF INVESTIGATION OR RELATED  
4                   ACTIVITIES OF THE DEPARTMENT;
- 5                   (7) IMPOSE AND ORDER THE RESPONDENT TO PAY ANY RELEVANT CIVIL PENALTY  
6                   AUTHORIZED BY LAW; AND
- 7                   (8) TAKE ANY OTHER ACTION THAT WOULD:
  - 8                   (i) ASSIST THE PERSON WHO MADE THE COMPLAINT IN OBTAINING RELIEF; OR
  - 9                   (ii) PREVENT FUTURE VIOLATIONS OF LAW.

10                  **(B) CONSIDERATIONS.**

11                  IN ORDERING ANY REMEDY, THE BOARD SHALL CONSIDER:

- 12                  (1) THE SEVERITY OF THE VIOLATION;
- 13                  (2) THE SEVERITY OF ANY HARM TO CONSUMERS;
- 14                  (3) THE MOTIVES OF THE RESPONDENT;
- 15                  (4) ANY PREVIOUS VIOLATIONS BY THE SAME BUSINESS OR BUSINESS OWNER;
- 16                  (5) WHETHER THE REMEDY WILL DETER FUTURE MISCONDUCT; AND
- 17                  (6) WHETHER A STOP ORDER OR RESTITUTION WOULD SUFFICIENTLY PROTECT  
18                   CONSUMERS OR THE PERSON WHO MADE THE COMPLAINT.

19                  **§ 42-38. ENFORCEMENT BY DIRECTOR.**

20                  **(A) SUBPOENAS.**

21                  IF ANY PERSON DOES NOT COMPLY WITH ANY SUBPOENA ISSUED UNDER THIS SUBTITLE,  
22                  THE DIRECTOR MAY ENFORCE THE SUBPOENA BY SEEKING INJUNCTIVE OR OTHER  
23                  APPROPRIATE RELIEF IN A COURT OF COMPETENT JURISDICTION.

24                  **(B) CIVIL PENALTIES.**

25                  THE DIRECTOR MAY BRING AN ACTION IN ANY COURT OF COMPETENT JURISDICTION TO  
26                  RECOVER ANY CIVIL PENALTY IMPOSED BY THE DIRECTOR OR THE BOARD.

27                  **(C) BOARD ORDERS.**

28                  THE DIRECTOR MAY BRING AN ACTION IN ANY COURT OF COMPETENT JURISDICTION TO  
29                  ENFORCE ANY ORDER, DECISION, OR OTHER ENFORCEMENT ACTION OF THE BOARD.

1       (D) *INJUNCTIVE RELIEF.*

2           THE DIRECTOR MAY SEEK INJUNCTIVE OR OTHER APPROPRIATE RELIEF IN A COURT OF  
3           COMPETENT JURISDICTION TO ENFORCE ANY PROVISION OF LAW UNDER THE  
4           DEPARTMENT'S JURISDICTION.

5       **§ 42-39. ASSISTANCE OF CITY SOLICITOR AND OTHER DEPARTMENTS.**

6       (A) *CITY SOLICITOR.*

7           (1) *IN GENERAL.*

8           THE OFFICE OF THE CITY SOLICITOR SHALL REASONABLY ASSIST THE DEPARTMENT  
9           AND BOARD IN CARRYING OUT THE DEPARTMENT'S AND BOARD'S RESPECTIVE DUTIES  
10          UNDER THIS SUBTITLE, INCLUDING IN ANY JUDICIAL ENFORCEMENT ACTION.

11           (2) *AUTHORITY TO BRING ACTION.*

12          NOTHING IN THIS SUBTITLE SHALL LIMIT THE AUTHORITY OF THE OFFICE OF THE CITY  
13          SOLICITOR TO BRING AN ENFORCEMENT ACTION UNDER CITY CODE ARTICLE 2,  
14          SUBTITLE 4 {"UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICES"}.

15       (B) *ASSISTANCE OF OTHER CITY DEPARTMENTS.*

16          THE DEPARTMENT AND BOARD MAY REQUEST THE ASSISTANCE OF OTHER CITY  
17          DEPARTMENTS AS NECESSARY TO CARRY OUT THE DEPARTMENT AND BOARD'S  
18          RESPECTIVE DUTIES UNDER THIS SUBTITLE.

19       **§ 42-40. JUDICIAL REVIEW.**

20          A RESPONDENT OR OTHER PERSON AGGRIEVED BY A FINAL DECISION OF THE BOARD OR  
21          DIRECTOR UNDER THIS SUBTITLE MAY SEEK JUDICIAL REVIEW OF THAT DECISION BY PETITION  
22          TO THE CIRCUIT COURT FOR BALTIMORE CITY IN ACCORDANCE WITH THE MARYLAND RULES  
23          OF PROCEDURE.

24       **§ 42-41. CONFIDENTIALITY.**

25       (A) *IN GENERAL.*

26          TO THE EXTENT PERMITTED BY THE MARYLAND PUBLIC INFORMATION ACT, AFTER A  
27          COMPLAINT IS FILED:

28           (1) THE PROCEEDINGS, MEETINGS, AND ACTIVITIES OF THE DEPARTMENT, THE BOARD,  
29           AND THE DEPARTMENT'S STAFF RELATING TO THE COMPLAINT ARE CONFIDENTIAL;  
30           AND

31           (2) NEITHER THE DEPARTMENT, THE BOARD, NOR THE DEPARTMENT'S STAFF MAY  
32           DISCLOSE ANY INFORMATION RELATING TO THE COMPLAINT, INCLUDING THE  
33           IDENTITY OF THE COMPLAINANT OR THE RESPONDENT.

1           **(B) PERMITTED DISCLOSURES.**

2           **(1) IDENTITY OF RESPONDENT.**

3           THE DEPARTMENT MAY RELEASE ANY INFORMATION OTHER THAN THE  
4           COMPLAINANT'S IDENTITY IF THE RESPONDENT HAS AGREED IN WRITING TO THE  
5           RELEASE.

6           **(2) IDENTITY OF COMPLAINANT.**

7           THE DEPARTMENT MAY DISCLOSE THE COMPLAINANT'S IDENTITY TO THE RESPONDENT  
8           IF THE COMPLAINANT HAS AGREED IN WRITING TO THE RELEASE.

9           **(C) DURATION.**

10          TO THE EXTENT PERMITTED BY THE MARYLAND PUBLIC INFORMATION ACT, THE  
11          CONFIDENTIALITY PROTECTIONS IMPOSED BY THIS SECTION TERMINATE WHEN THE  
12          DIRECTOR OR BOARD DETERMINES THAT THE RESPONDENT OR ANOTHER PERSON HAS  
13          VIOLATED ANY PROVISION OF THE CITY CODE UNDER THE DEPARTMENT'S JURISDICTION.

14           **Article 2. Consumer Protections**

15           **Subtitle 1. Auctions**

16          **§ 1-1. [Auction Advisory Board — created.] RESERVED.**

17          **[(a) *Created.*]**

18          [There shall be an Auction Advisory Board comprised of 3 members appointed by the  
19          Mayor in accordance with Article IV, § 6 of the Charter.]

20          **[(b) *Member qualifications.*]**

21          [(1) The members shall be citizens and residents of the State of Maryland for 5 years  
22          immediately preceding their appointment.]

23          [(2) 2 of the members shall be auctioneers, licensed to practice as such, for at least 5  
24          years immediately preceding their appointment.]

25          **[(c) *Compensation.*]**

26          [Board members shall serve without compensation.]

1      **§ 1-2. [Auction Advisory Board — duties.] RESERVED.**

2            [The Auction Advisory Board:]

3            [(1) shall investigate and interview applicants regarding their qualifications for  
4            appointment and make recommendations to the Mayor;]

5            [(2) shall, upon the verified complaint of a specific wrongful act, and may, on its own  
6            motion, investigate any act in violation of this subtitle and shall recommend to the  
7            Mayor, *{the}* suspension or revocation of *{a}* license; and]

8            [(3) shall render advice to the Mayor on any question relating to the auction  
9            profession.]

10     **§ 1-4. Maximum appointees; applications.**

11        (a) *In general.*

12           In accordance with the terms of this subtitle, the [Mayor] DIRECTOR OF THE DEPARTMENT  
13           OF CONSUMER PROTECTION AND BUSINESS LICENSING shall appoint as many auctioneers  
14           in the City of Baltimore as [he] THE DIRECTOR may deem proper, not to exceed 50.

15        (b) *Application.*

16           Applications for appointment shall be under oath on a form approved by the [Mayor]  
17           DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING  
18           and shall contain the applicant's qualifications for appointment.

19     **§ 1-6. Designation of associates.**

20           Within 30 days of his appointment, and upon any change thereafter, every auctioneer shall  
21           deposit with the Director of [Finance] THE DEPARTMENT OF CONSUMER PROTECTION AND  
22           BUSINESS LICENSING the names of all officers, associates, partners, or employees designated  
23           by him to conduct auction sales.

24     **§ 1-8. Surety bond.**

25        (b) *Filing.*

26           Said bond shall be filed in duplicate with the Director of [Finance] THE DEPARTMENT OF  
27           CONSUMER PROTECTION AND BUSINESS LICENSING, and the duplicate shall be forwarded  
28           to the City Comptroller for his signatory approval and returned to the Director.

29        (c) *Loss of surety.*

30           (1) In the event the surety leaves the State or becomes insolvent, the Director of [Finance]  
31           THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING shall  
32           demand a substitute surety.

1                   (2) If the auctioneer fails to provide other security within 15 days after such demand, the  
2                   license issued thereupon shall become null and void and the Director of [Finance] THE  
3                   DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING shall give notice  
4                   thereof in 2 or more daily newspapers.

5                   **§ 1-9. License.**

6                   (a) *Fee; term.*

7                   (1) Upon the receipt of an approved surety bond and of a \$1,600-license fee PAID TO THE  
8                   DIRECTOR OF FINANCE, the Director of [Finance] THE DEPARTMENT OF CONSUMER  
9                   PROTECTION AND BUSINESS LICENSING shall issue a license to a duly appointed  
10                  auctioneer for the term of 1 year.

11                  **§ 1-11. License suspension or revocation.**

12                  (a) *In general.*

13                  On timely notice and hearing by the [Auction Advisory Board,] BOARD OF CONSUMER  
14                  PROTECTION AND BUSINESS LICENSING, and receipt of the Board's recommendation, the  
15                  [Mayor] DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
16                  LICENSING may suspend or revoke the license of any auctioneer for any violation of this  
17                  subtitle for which a civil liability or criminal penalty may be imposed.

18                  **§ 1-18. Auction sales of jewelry — merchant's stock.**

19                  (d) *Statement by merchant.*

20                  (1) Not more than 15 nor less than 10 days before commencing any sale, the merchant  
21                  must file with the Police Commissioner of Baltimore City AND THE DIRECTOR OF THE  
22                  DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING a statement  
23                  setting forth:  
24                  ...

25                  (e) *Affidavit and report by auctioneer.*

26                  (1) At least 2 days before the commencement of such sale the auctioneer named in the  
27                  foregoing statement shall file with said Police Commissioner AND THE DIRECTOR OF  
28                  THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING an affidavit  
29                  subscribed and sworn to by him:  
30                  ...

31                  (2) Within 10 days after the conclusion of said sale, said auctioneer shall file with said  
32                  Police Commissioner AND THE DIRECTOR OF THE DEPARTMENT OF CONSUMER  
33                  PROTECTION AND BUSINESS LICENSING a report subscribed by said auctioneer and  
34                  sworn to by him before a notary public:  
35                  ...

1       (g) *Other business prohibited during sale.*

2       Except in the case of auction sales conducted at the rooms of some duly licensed  
3       auctioneer, as set forth in subsection (c) preceding, during the time when and while such  
4       auction sale is being conducted, no business other than the jewelry business which had  
5       been conducted for the period of 90 days immediately prior to the commencement of said  
6       auction sale, shall be conducted or engaged in at and in the place so designated in the  
7       statement filed with the Police Commissioner of Baltimore City AND THE DIRECTOR OF  
8       THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING.

9                          **Subtitle 6. "Going Out of Business" Sales**

10       **§ 6-1. Definitions.**

11       (e) *Licensor.*

12       "Licensor" shall mean the Director [of Finance] THE DEPARTMENT OF CONSUMER  
13       PROTECTION AND BUSINESS LICENSING of Baltimore City.

14       **§ 6-11. License renewal.**

15       (c) *Renewal fee.*

16       The fee for this renewal of license shall be \$50 payable to the [licensor] DIRECTOR OF  
17       FINANCE.

18                          **Subtitle 7. Scrap Collectors and Scavengers**

19       **§ 7-3. Rules and regulations.**

20       Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City General  
21       Provisions Article, THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING,  
22       IN CONSULTATION WITH the Police Commissioner may adopt rules and regulations to carry  
23       out this subtitle.

24       **§ 7-4. Permit or photo ID required.**

25       No individual may remove scrap from any premises in the City, transport scrap through any  
26       street or alley in the City, or sell or offer to sell any scrap in the City unless the individual  
27       has, on his or her person:

28                         (1) a permit to do so from the [Police Commissioner] DEPARTMENT OF CONSUMER  
29                         PROTECTION AND BUSINESS LICENSING; or  
30                         ...

31       **§ 7-5. Permits — Application and issuance.**

32       (a) *Application.*

33                         (1) An application for a permit under this subtitle must:

1                             (i) be on the form that the [Police Commissioner] DIRECTOR OF THE  
2                             DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING provides;  
3                             and

4                             (ii) contain the information that the [Police Commissioner] DIRECTOR OF THE  
5                             DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING requires.

6                             (2) The application for an initial license must be made in person, at the places the [Police  
7                             Commissioner] DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND  
8                             BUSINESS LICENSING designates.

9                             (b) *Issuance.*

10                          The [Police Commissioner] DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION  
11                          AND BUSINESS LICENSING must issue a permit to the applicant if:

12                          ...

13                          (2) in the [Commissioner's] DIRECTOR'S discretion and judgment, the public health,  
14                          safety, or security will not suffer by the permit's issuance.

15                          ...

16                          § 7-8. Permits — Refusal or revocation.

17                          The [Police Commissioner] DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND  
18                          BUSINESS LICENSING may refuse to issue a permit and may revoke any permit already issued  
19                          if:

20                          ...

21                          (2) the [Commissioner] DIRECTOR finds that:

22                          ...

23                          § 7-9. Operations.

24                          (b) *Hours — Special permissions.*

25                          On application by a scrap collector or scavenger, the [Police Commissioner] DIRECTOR  
26                          OF THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING may  
27                          authorize additional or alternative hours if:

28                          (2) the [Police Commissioner] DIRECTOR OF THE DEPARTMENT OF CONSUMER  
29                          PROTECTION AND BUSINESS LICENSING finds that the restrictions imposed by this  
30                          section would be a health or safety hazard or create an unjust hardship.

31                          Subtitle 8. Scrap Metal Dealers.

32                          § 8-2. Rules and regulations.

33                          Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City General  
34                          Provisions Article, the [Police Commissioner] DIRECTOR OF THE DEPARTMENT OF  
35                          CONSUMER PROTECTION AND BUSINESS LICENSING may adopt rules and regulations to carry  
36                          out this subtitle.

1      **§ 8-6. License required.**

2            No person may do business as a scrap metal dealer unless that person:  
3            ...

4            (2) has then obtained from the [Police Commissioner] DEPARTMENT OF CONSUMER  
5            PROTECTION AND BUSINESS LICENSING a City license under this Subtitle 8 {"Scrap  
6            Metal Dealers"}.

7      **§ 8-7. Applications.**

8            The application for a license shall:

9            (1) be made in the form and contain the information that the [Police Commissioner]  
10            DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
11            LICENSING requires; and  
12            ...

13     **§ 8-8. Fees.**

14     (a) *Amount.*

15            The application fee and annual license fee for each place of business are as set by the  
16            [Police Commissioner] DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
17            LICENSING, with the approval of the Board of Estimates.

18     **§ 8-11. Denial, suspension, etc., of license.**

19            The [Police Commissioner] DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND  
20            BUSINESS LICENSING may deny, suspend, revoke, or refuse to renew a license if, after giving  
21            the applicant or licensee notice and an opportunity to be heard, the [Police Commissioner]  
22            DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING finds  
23            that the applicant or licensee:  
24            ...

25     **§ 8-12. Judicial and appellate review.**

26     (a) *Judicial review.*

27            A person aggrieved by a decision of the [Police Commissioner] DEPARTMENT OF  
28            CONSUMER PROTECTION AND BUSINESS LICENSING under § 8-11 {"Denial, suspension,  
29            etc., of license"} of this subtitle may seek judicial review of that decision by petition to  
30            the Circuit Court for Baltimore City in accordance with the Maryland Rules of Procedure.

1                                  **Subtitle 10. Motor Fuel Sales**

2    **§ 10-2. License required for retail dealers.**

3        (a) *In general.*

4                                  No retail dealer shall engage in the business of selling motor fuel at retail without first  
5                                  procuring from the Director of [Finance] THE DEPARTMENT OF CONSUMER PROTECTION  
6                                  AND BUSINESS LICENSING a license for each station, store, garage or other establishment  
7                                  at which his said business is to be conducted.

8        (b) *Issuance; term.*

9                                  Licenses issued under this section:

10                                 (1) shall be issued upon written application to the Director of [Finance] THE  
11                                  DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING;

12                                 . . .

13    **§ 10-8. Penalties.**

14        (a) *In general.*

15                                 (2) Upon the 2<sup>nd</sup> conviction of any licensee or any such violation, whether by himself or  
16                                  by his agent or servant, the Director of [Finance] THE DEPARTMENT OF CONSUMER  
17                                  PROTECTION AND BUSINESS LICENSING may suspend the right of such licensee to  
18                                  engage in the business of selling motor fuel at retail for a period not exceeding 3  
19                                  months.

20                                 (3) Upon a 3<sup>rd</sup> or subsequent conviction of any licensee of any such violation, whether by  
21                                  himself or by his agent or servant, the Director of [Finance] THE DEPARTMENT OF  
22                                  CONSUMER PROTECTION AND BUSINESS LICENSING may suspend such right for a  
23                                  period not exceeding 1 year.

24                                  **Subtitle 11. Pawnbrokers**

25    **§ 11-2. Licenses.**

26        (b) *Issuance.*

27                                 After May 18, 1994, the Director of [Finance] THE DEPARTMENT OF CONSUMER  
28                                  PROTECTION AND BUSINESS LICENSING of Baltimore is hereby authorized to transfer  
29                                  licenses under the corporate seal, to such person, firm, or corporation as shall produce to  
30                                  him satisfactory evidence of his, her, their, or its good character, to exercise or carry on  
31                                  the house or business of pawnbrokers, which licenses shall designate the house in which  
32                                  such person, firm, or corporation shall respectively be licensed to carry on the said trade  
33                                  or business.

1       (d) *Renewals.*

2              The license granted as aforesaid may be renewed on application to the Director of  
3              [Finance] THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING each  
4              and every year on payment of the same sum.

5        § 11-3. **License required.**

6        (a) *In general.*

7              (2) The Director of [Finance] THE DEPARTMENT OF CONSUMER PROTECTION AND  
8              BUSINESS LICENSING shall endorse on said license the house to which the party shall  
9              have removed.

10      § 11-6. **Daily reports required.**

11      (a) *In general.*

12              (1) Each pawnbroker shall submit to the Police Commissioner AND THE DIRECTOR OF THE  
13              DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING a daily report of  
14              all articles taken on pledge.

15              (2) The pawnbroker shall forward the daily report to the Police Department AND THE  
16              DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING, as provided in  
17              § 11-7 of this subtitle.

18      § 11-7. **Filing with police AND DEPARTMENT.**

19      (a) *How.*

20              A pawnbroker shall submit each daily report to the Police Department AND THE  
21              DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING in the following  
22              formats:  
23              ...

24      § 11-12. **Inspection of records and items.**

25      (a) *Dealer to allow inspection.*

26              A pawnbroker shall allow an authorized law enforcement officer OR A SPECIAL  
27              ENFORCEMENT OFFICER, AS DEFINED IN CITY CODE ARTICLE 19 § 71-14 § 71-1  
28              {“APPOINTMENT; DUTIES”}, on request to enter the place of business or storage premises  
29              of the dealer during business hours to inspect a record of transactions and/or items as part  
30              of an investigation of stolen property.

1      **§ 11-17. [Suspension] GROUNDS FOR SUSPENSION or revocation of license.**

2      [(a) *Grounds.*]

3            The license of any pawnbroker who has violated 2 or more provisions of this subtitle  
4            within a 12-month period may be suspended or revoked by the Director of [Finance] THE  
5            DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING if there appears to  
6            him sufficient cause for so doing.

7      [(b) *Review Board.*]

8            [(1) The Mayor shall appoint a review board of 3 members to recommend an appropriate  
9            course of action.]

10          [(2) The members of the review board shall be appointed and confirmed in accordance  
11          with the provisions of Article IV, § 6 of the Baltimore City Charter.]

12          [(3) 1 member of the review board shall be chosen from the Baltimore City Police  
13          Department, another from the State's Attorney's Office, and the third shall be from  
14          among the officers of the Pawnbroker's Association of Baltimore City.]

15          **Subtitle 12. Second-Hand Property, Antiques, and Consignment Goods**

16      **§ 12-3. License required.**

17      (b) *Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING to issue.*

18            The license shall be issued by the Director of [Finance] THE DEPARTMENT OF CONSUMER  
19            PROTECTION AND BUSINESS LICENSING.

20      **§ 12-4. Master license for cooperatives.**

21      (b) *Master license authorized.*

22            Subject to the rules and regulations of the Police Commissioner AND THE DEPARTMENT  
23            OF CONSUMER PROTECTION AND BUSINESS LICENSING, including provision for identifying  
24            member dealers as they change from time to time, the owner or operator of a cooperative  
25            may obtain 1 master license to cover all member dealers in the cooperative.

26      (c) *Scope of master license.*

27            (1) This master license fulfills the license requirements for all dealers who have been  
28            identified to the Police Commissioner AND THE DEPARTMENT OF CONSUMER  
29            PROTECTION AND BUSINESS LICENSING as members of the cooperative.

1      **§ 12-7. Daily reports required.**

2      (a) *In general.*

- 3            (1) Each dealer shall submit to the Police Commissioner AND THE DIRECTOR OF  
4            CONSUMER PROTECTION AND BUSINESS LICENSING a daily report of each transaction  
5            in which a person transfers items to the dealer on that day.  
6            (2) The dealer shall forward the daily report to the Police Department AND DEPARTMENT  
7            OF CONSUMER PROTECTION AND BUSINESS LICENSING, as provided in § 12-8 of this  
8            subtitle.

9      **§ 12-8. Filing with police.**

10     (a) *How.*

11           A dealer shall submit each daily report to the Police Department AND THE DEPARTMENT  
12           OF CONSUMER PROTECTION AND BUSINESS LICENSING in the following formats:  
13           ...

14      **§ 12-12. Retention of records.**

15           For at least 3 years after the date of a transfer, the dealer shall hold all records of the  
16           transaction:  
17           ...

18           (2) if otherwise specifically required by the dealer's property insurer, at some other  
19           suitable location designated by the dealer and from which the dealer can produce the  
20           records as and when needed by the Police Department AND THE DEPARTMENT OF  
21           CONSUMER PROTECTION AND BUSINESS LICENSING.

22      **§ 12-13. Inspection of records and items.**

23     (a) *Dealer to allow inspection.*

24           A dealer shall allow a law enforcement officer OR SPECIAL ENFORCEMENT OFFICER, AS  
25           DEFINED IN CITY CODE ARTICLE 19 § 71-14 § 71-1 {"Appointment; duties"}, acting in the  
26           line of duty, to:  
27           ...

28      **§ 12-15. Rules and regulations.**

29           Subject to Title 4 {"Administrative Procedure Act - Regulations"} of the City General  
30           Provisions Article, the Police Commissioner, IN CONSULTATION WITH THE DIRECTOR OF  
31           CONSUMER PROTECTION AND BUSINESS LICENSING may adopt rules and regulations to  
32           implement this subtitle and shall make these rules and regulations available to dealers and the  
33           general public.

1    Article 8. Ethics

2    Subtitle 7. Financial Disclosure

3        § 7-8. Persons required to file – Agency officials and staff.

4    The following officials and employees must file the financial disclosure statements required  
5    by this subtitle:

6    ...

7        (6a) *Community Reinvestment and Reparations Commission.*

8    (i) Members the Commission.

9    (ii) All non-clerical employees.

10      (6B) *CONSUMER PROTECTION AND BUSINESS LICENSING DEPARTMENT*

11    (I) DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING.

12    (II) MEMBERS OF THE BUSINESS LICENSING BOARD.

13    (III) ALL NON-CLERICAL EMPLOYEES OF THE DEPARTMENT.

14    Article 13. Housing and Urban Renewal

15    Subtitle 13. Licensing of Peep Show Establishments

16        § 13-1. Definitions.

17        (b) [Commissioner] DIRECTOR.

18    [“Commissioner” means the Commissioner of Housing and Community Development or  
19    the Commissioner’s designee.]

20    “DIRECTOR” MEANS THE DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING  
21    OR THE DIRECTOR’S DESIGNEE.

22        § 13-3. License and compliance required.

23    No person may operate a peep show establishment unless the person:

24    (1) obtains a license from the [Commissioner] DIRECTOR for the operation of the  
25    establishment, and  
26    ...

1      **§ 13-5. Investigation of applicant.**

2            The [Commissioner] DIRECTOR must investigate each applicant for a new or renewal license  
3            to determine that:

4            ...

5      **§ 13-6. Issuance of license.**

6            The [Commissioner] Director must issue or renew the license if, on investigation, the  
7            [Commissioner] DIRECTOR finds that all the requirements of this subtitle are met.

8      **§ 13-7. Denial of license.**

9            (a) *In general.*

10          The [Commissioner] DIRECTOR may deny an application if, after the applicant has been  
11       given the opportunity for a hearing, the [Commissioner] DIRECTOR finds that any  
12       requirement of this subtitle is not met.

13          (b) *Notice of reasons.*

14          The [Commissioner] DIRECTOR must notify the applicant in writing of the reasons for the  
15       denial.

16      **§ 13-8. Revocation or suspension of license.**

17          (a) *In general.*

18          The [Commissioner] DIRECTOR may suspend or revoke any license issued under this  
19       subtitle if, after the licensee has been given the opportunity for a hearing, the  
20       [Commissioner] DIRECTOR finds that:

21       ...

22          (b) *Notice of decision.*

23            (1) The [Commissioner] DIRECTOR must notify the licensee in writing of the reasons for  
24       the suspension or revocation.

25      **§ 13-9. Hearings.**

26          (a) *In general.*

27          Before the [Commissioner] DIRECTOR denies, suspends, or revokes any license or license  
28       renewal, the [Commissioner] DIRECTOR must notify the applicant or licensee in writing  
29       that a hearing will be held to determine whether grounds exist for the denial, suspension,  
30       or revocation.

1      **§ 13-11. Device permit tags.**

2          (a) *In general.*

3                No person may operate a peep show establishment unless every peep show device in the  
4                establishment:

5                          (2) has attached to it a permit tag issued by the [Commissioner] DIRECTOR.

6      **§ 13-16. Enforcement.**

7                In addition to any other remedy provided in this subtitle or otherwise by law, this subtitle may  
8                be enforced by the [Commissioner of Housing and Community Development] DIRECTOR OF  
9                CONSUMER PROTECTION AND BUSINESS LICENSING in the manner provided in [§ 104  
10                {"Duties and powers of Building Official"} of the Baltimore City Building Code]  
11                BALTIMORE CITY CODE ARTICLE 1, SUBTITLE 42.

12                **Article 15. Licensing and Regulation**

13                **Subtitle 2. Amusements**

14                ***Part 1. Billiards***

15      **§ 2-1. License required.**

16          (a) *In general.*

17                No billiard, bagatelle, pool, manhattan, klondike, or rondo table may be erected, set up,  
18                kept, or in any respect whatever used for the purpose of gain or public entertainment  
19                within the City without a license previously obtained from the Director of [Finance]  
20                CONSUMER PROTECTION AND BUSINESS LICENSING.

21                ***Part 3. Amusement Devices***

22      **§ 2-11. Definitions.**

23          (c) *Director.*

24                "Director" means the Director of [Finance of his or her] CONSUMER PROTECTION AND  
25                BUSINESS LICENSING OR THE DIRECTOR'S designee.

26      **§ 2-15. Fees and taxes.**

27          (e) *Quarterly payments for simulated slot machines.*

28                (1) Fees and taxes required to be paid under this Part 3 for simulated slot machines may  
29                be made in equal quarterly installments if:

1                             (iii) by January 1 of each year in which quarterly payments are to be made, the  
2                             person responsible for the payments:

3                             (B) submits to the Director OF FINANCE the full amount of that year's 1<sup>st</sup>  
4                             quarterly installment plus the applicable service charge.

5                             *Part 5. Theaters, Halls, etc.*

6                             **§ 2-31. License required.**

7                             It shall be the duty of the owner of a for profit theater, motion picture theater, hall used for  
8                             entertainment, sports center, or museum, before permitting any person to use such facility for  
9                             gain, to obtain a license from the Director of [Finance] THE DEPARTMENT OF CONSUMER  
10                             PROTECTION AND BUSINESS LICENSING for an annual fee of \$165.

11                             **§ 2-37. Fee for musical parties.**

12                             (b) *Charitable exceptions.*

13                             But the [Mayor] DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING is  
14                             authorized to grant, free of expense, all applications for license for concerts or  
15                             performances of any kind, where the proceeds are intended for charitable purposes.

16                             *Part 7. Animated Riding Devices*

17                             **§ 2-43. Inspections.**

18                             (a) *On application.*

19                             Before issuing any such license, the Director of [Finance] CONSUMER PROTECTION AND  
20                             BUSINESS LICENSING shall have such animated riding device inspected by the  
21                             Commissioner of Housing and Community Development and shall obtain from him a  
22                             certificate to the effect that the animated riding device has been inspected and is  
23                             mechanically safe for operation.

24                             (b) *Semi-annually.*

25                             As a condition for retaining any such license, the applicant shall present to the Director of  
26                             [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING at intervals of not more  
27                             than 6 months thereafter, a similar certificate of inspection and safe condition.

28                             **§ 2-44. Financial responsibility.**

29                             (a) *In general.*

30                             The Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING shall  
31                             require each applicant for a license herein provided for to furnish proof of financial  
32                             responsibility in the form of a written certificate from an insurance carrier authorized to  
33                             transact business in the State of Maryland.

1       (b) *Scope; amount.*

2              Said certificate shall state that the applicant is insured against liability for damage  
3              including death or injury to persons and damage to property due to faulty equipment or  
4              negligence, and indemnifying the City against any suit or suits, losses, claims, damages,  
5              or expense to which the City may be subjected by reason of any damage to property or  
6              person, including death, or injury to the public highways and other public property done  
7              in or in connection with the transportation, erection, operation, maintenance, and  
8              supervision of such animated riding devices and said certificate shall be provided in an  
9              amount which in the discretion of the Director of [Finance] CONSUMER PROTECTION AND  
10             BUSINESS LICENSING will adequately protect the public.

11       § 2-45. **Nonresidents.**

12       (a) *In general.*

13              Where the applicant is a nonresident, said applicant and said insurance carrier shall  
14              execute a power of attorney authorizing the Director of [Finance] CONSUMER  
15              PROTECTION AND BUSINESS LICENSING to accept on their behalf service of notices,  
16              processes, and any action arising out of the ownership, operation, maintenance, or in any  
17              wise connected with said animated riding devices, while they are within the confines of  
18              the limits of the City of Baltimore.

19       (b) *Corporations.*

20              In the event that a nonresident corporation applies for a license, the Director of [Finance]  
21              CONSUMER PROTECTION AND BUSINESS LICENSING shall issue said license provided:  
22              . . .

23              **Part 8. Mobile Riding Units**

24       § 2-52. **Inspections.**

25       (a) *On application.*

26              Before issuing any such license, the Director of [Finance] CONSUMER PROTECTION AND  
27              BUSINESS LICENSING shall have such ride or riding device mounted on mobile equipment  
28              inspected by the Commissioner of Housing and Community Development and shall  
29              obtain from him a certificate to the effect that such ride or riding device mounted on  
30              mobile equipment has been inspected and is mechanically safe for operation.

31       (b) *Semi-annually.*

32              The applicant shall as a condition of retaining any such license present to the Director of  
33              [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING a similar certificate of  
34              inspection and safe condition at intervals of not more than 6 months thereafter.

1      **§ 2-53. Financial responsibility.**2      (a) *In general.*

3                The Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING shall  
4                require each applicant for a license herein provided for to furnish proof of financial  
5                responsibility in the form of a written certificate from an insurance carrier authorized to  
6                transact business in the State of Maryland.

7      (b) *Scope; amount.*

8                Said certificate shall state that the applicant is insured against liability for damage  
9                including death or injury to persons and damage to property due to faulty equipment or  
10               negligence, and indemnifying the City against any suit or suits, losses, claims, damages,  
11               or expense to which the City may be subjected by reason of any damage to property or  
12               person, including death, or injury to the public highways and other public property done  
13               in or in connection with the transportation, erection, operation, maintenance, and  
14               supervision of such ride or riding device mounted on mobile equipment, and said  
15               certificate shall be provided in an amount which in the discretion of the Director of  
16               [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING will adequately protect the  
17               public.

18     **§ 2-54. Nonresidents.**19     (a) *In general.*

20               Where the applicant is a nonresident, said applicant and said insurance carrier shall  
21               execute a power of attorney authorizing the Director of [Finance] CONSUMER  
22               PROTECTION AND BUSINESS LICENSING to accept service on their behalf of notices,  
23               processes, and any action arising out of the ownership, operation, maintenance, or in any  
24               wise connected with said ride or riding device mounted on mobile equipment while it is  
25               within the confines of the limits of the City of Baltimore.

26     (b) *Corporations.*

27               In the event that a nonresident corporation applies for a license, the Director of [Finance]  
28               CONSUMER PROTECTION AND BUSINESS LICENSING shall issue said license provided:  
29               ...

30               **Subtitle 3. Amusement Device Location Permits.**31     **§ 3-1. Definitions.**32     (c) *[Commissioner.] DIRECTOR.*

33               ["Commissioner" means the Commissioner of Housing and Community Development or  
34               the Commissioner's designee.]

35               "DIRECTOR" MEANS THE DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING  
36               OR THE DIRECTOR'S DESIGNEE.

1      **§ 3-2. Permit required.**

2      (a) *In general.*

3            Except as specified in subsection (b) of this section, any person who proposes to locate 1  
4            or more amusement devices in an establishment for the use of the general public must  
5            first obtain an amusement device location permit from the [Commissioner of Housing  
6            and Community Development] DIRECTOR.

7      **§ 3-3. Applications.**

8            The application must be in the form and contain the information that the [Commissioner]  
9            DIRECTOR requires.

10     **§ 3-4. Posting; objections.**

11     (b) *9 or fewer objections.*

12            If, within the 15-day posting period, the [Commissioner] DIRECTOR receives no more  
13            than 9 written objections from persons within the same election precinct as the proposed  
14            location, the permit may be issued.

15     (c) *10 or more objections.*

16            If, within the 15-day posting period, the [Commissioner] DIRECTOR receives 10 or more  
17            written objections from persons within the same election precinct as the proposed  
18            location, the [Commissioner] DIRECTOR must refer the matter to the Zoning Board for a  
19            hearing.

20     **§ 3-5. Hearing on objections; denial.**

21     (a) *Public hearing required.*

22            (1) On referral by the [Commissioner] DIRECTOR, the Zoning Board must hold a public  
23            hearing on the proposed location permit.

24     **§ 3-6. Term and renewal of permits.**

25     (b) *Application for renewal.*

26            (3) On filing the renewal application and payment of the renewal fee, the [Commissioner]  
27            DIRECTOR must approve the application unless 10 or more written objections from  
28            persons within the same election precinct as the location in question are filed with the  
29            [Commissioner] DIRECTOR no later than 30 days before the permit expires.

30            (4) If the [Commissioner] DIRECTOR receives 10 or more timely objections from persons  
31            within the same election precinct as the location in question, the [Commissioner]  
32            DIRECTOR must refer the matter to the Zoning Board for a hearing.

1      **§ 3-9. Rules and regulations.**

2            (b) [Commissioner] DIRECTOR to adopt administrative regulations.

3            (1) Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City  
4            General Provisions Article, the [Commissioner] DIRECTOR may adopt rules and  
5            regulations to carry out the administrative provisions of this subtitle.

6            **Subtitle 6. Carriages, Wagons, Boats, and Scows**

7      **§ 6-1. Issuance of license.**

8            The Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING shall issue all  
9            licenses for and numbers of carriages, wagons, and other vehicles, boats, and scows as  
10          enumerated in § 6-2.

11        **§ 6-2. License required.**

12        (b) *Owners to register annually.*

13            The owner or owners of such carriages, boats, or scows, shall:

14            (1) appear annually at the office of the Director of [Finance] CONSUMER PROTECTION  
15            AND BUSINESS LICENSING;

16            (2) have entered in a book kept for that purpose:

17            (i) [his or her] THE name and place of abode FOR THE OWNER OR OWNERS;

18            (ii) the description of every carriage, boat, or scow [by him or her] owned BY  
19            THE OWNER OR OWNERS; and

20            (iii) the number thereon to be affixed; and

21            (3) take out a license containing his or her number, and signed by the Director of  
22            [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING, with the City Seal  
23            affixed to it.

24        **§ 6-5. Fees.**

25        (c) *Transfer of license.*

26            Transfer of any of these licenses must be made at the [Office of the City Collector]  
27            DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING, and no charge will  
28            be made therefor.

1      **§ 6-8. License plates.**2      (a) *Director to obtain.*

3                (1) It is the duty of the Director of [Finance,] CONSUMER PROTECTION AND BUSINESS  
 4                LICENSING, annually, on or before January 1 in each year, to purchase a sufficient  
 5                number of tin plates, numbered with plain conspicuous figures, beginning with  
 6                number 1, and so on progressively, 2 of each to correspond with the number of the  
 7                carriage, boat, or scow, and also to purchase suitable dies for the arithmetical  
 8                numbers.

9                (2) The figures standing for the year in which those numbers were issued shall be  
 10               stamped on the top of each numbered plate.

11               (3) The plate shall be of suitable size and description in the discretion of the Director of  
 12               [Finance,] CONSUMER PROTECTION AND BUSINESS LICENSING, and paid for out of the  
 13               appropriation for general licenses.

14               (b) *Issuance and display.*

15               (1) It is the duty of the Director of [Finance] CONSUMER PROTECTION AND BUSINESS  
 16               LICENSING to furnish for each licensed carriage, boat, or scow, 2 of these tin plates,  
 17               with number corresponding with the number of the license, and the record of that  
 18               carriage, boat, or scow.

19               (c) *Private carriage license.*

20               The Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING shall  
 21               furnish to those who take out private carriage licenses, a single number, painted upon a  
 22               tin plate that shall not measure more than  $2\frac{3}{4}$  x 2 inches, which number shall be placed  
 23               upon the hindermost part of the hind axle of the carriage by the owner or owners.

24      **§ 6-9. License numbers.**25      (a) *Right to display own numbers.*

26               All persons who take out licenses under this subtitle are hereby authorized to provide  
 27               numbers for their carriages, wagons, and other vehicles, of such design as to them may  
 28               seem proper, such numbers to conform with their license, the same to be in a conspicuous  
 29               place; provided, that the number furnished by the Director of [Finance] CONSUMER  
 30               PROTECTION AND BUSINESS LICENSING be nevertheless attached to such carriage or  
 31               wagon in such place inside the carriage or wagon as he may direct.

32      (b) *Notice.*

33               All persons availing themselves of the privilege of this section can retain the same  
 34               number from year to year by annual notice of the Director of [Finance] CONSUMER  
 35               PROTECTION AND BUSINESS LICENSING previous to December 20 and those desiring to  
 36               retain their old numbers may do so by similar notice.

1      **§ 6-11. Transporters for hire.**

2      (a) *License required.*

3            No owner of any carriage shall use the same in carrying or transporting any person or  
4            persons within the said City for hire or pay, unless such owner shall:

5            (1) appear at the [office of the Director of Finance] DEPARTMENT OF CONSUMER  
6            PROTECTION AND BUSINESS LICENSING and make entry and take out license as  
7            aforesaid;

8            ...

9      **§ 6-13. Withdrawal of license.**

10           It shall be the duty of the [Mayor] DIRECTOR OF CONSUMER PROTECTION AND BUSINESS  
11           LICENSING to withdraw the license from any vehicle licensed by the City, the driver of which  
12           shall violate a 2<sup>nd</sup> time any of the provisions of this Code regulating the speed of horses and  
13           vehicles.

14      **§ 6-14. Subtitle to be advertised.**

15           It shall be the duty of the Director of [Finance] CONSUMER PROTECTION AND BUSINESS  
16           LICENSING to notify all persons annually of the necessity of attending to the provisions of this  
17           subtitle, by advertising the same at least 10 days previous to January 1 in a daily paper of  
18           general circulation in Baltimore City, and of the privilege accorded by § 6-9 by advertising  
19           the same at least 5 days previous to December 20 in a daily paper of the City.

20                          **Subtitle 7. Employment Agencies**

21      **§ 7-2. License required.**

22      (b) *Issuance, fees, records.*

23           It shall be the duty of the Director of [Finance] CONSUMER PROTECTION AND BUSINESS  
24           LICENSING:

25           (2) to charge for each and every such license the sum of \$250 TO BE PAID TO THE  
26           DIRECTOR OF FINANCE; and

27           ...

28      **§ 7-3. Exhibition of license.**

29           Every person, firm, or corporation, who shall take out a license under § 7-2, and who shall  
30           conduct an employment agency under such license:

31           (1) shall register his, her, or its full name and address with the Director of [Finance]  
32           CONSUMER PROTECTION AND BUSINESS LICENSING during the 1<sup>st</sup> week of January in  
33           each year; and

34           ...

1                   **Subtitle 9. Late-Night Commercial Operations**

2                   *Part 1. Definitions; General Provisions*

3                   **§ 9-1. Definitions.**

4                   (d) [Finance Department;] *Department*.

5                   [“Finance Department” or “Department” means the Baltimore City Department of  
6                   Finance.]

7                   “DEPARTMENT” MEANS THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
8                   LICENSING.

9                   (d-1) [Finance Director;] *Director*.

10                  [“Finance Director” or “Director” means the Director of the Finance Department or the  
11                  Director’s designee.]

12                  “DIRECTOR” MEANS THE DIRECTOR OF CONSUMER PROTECTION AND BUSINESS  
13                  LICENSING.

14                  **§ 9-3. Rules, regulations, and forms.**

15                  Subject to Title 4 {“Administrative Procedure Act – Regulations”} of the City General  
16                  Provisions Article, the [Finance] Department must adopt rules, regulations, and forms to  
17                  carry out this subtitle.

18                   *Part 2. Licensing*

19                  **§ 9-6.1. Conditional license for late-night delivery services.**

20                  The [Finance] Department may issue a late-night operations license for a business to operate  
21                  a late-night delivery-only service, conditioned upon all indoor sales and dining areas being  
22                  closed to the public during late-night hours.

23                  **§ 9-7. Applications.**

24                  (a) *In general.*

25                  Every application for an initial or renewal license must be in the form and contain the  
26                  information that the [Finance] Department requires.

27                  **§ 9-8. Posting and notice; Objections.**

28                  (a) *Posting and notice required.*

29                  On filing an application for an initial license, the applicant must, in accordance with the  
30                  [Finance] Department’s rules and regulations:

31                  ...

1       (b) *9 or fewer objections.*

2           (3) The notice of a denial must:

3              (ii) notify the applicant of the applicant's right to appeal to the [Finance] Director.

4           (4) Within 30 days of receiving the notice of denial, the applicant may appeal to the  
5              [Finance] Director for an administrative review of the application.

6       (c) *10 or more objections.*

7           (1) If, within the 15-day posting period, the Department receives 10 or more written  
8              objections from real property owners, commercial tenants that are not themselves  
9              holders of or applicants for a late-night operations license, or residents within the  
10             impact area of the business, the Department must:

11              (ii) within 7 days after the last day of the 15-day posting period, notify the  
12              applicant of the denial and of the applicant's right to appeal to the [Finance]  
13              Director.

14           (2) Within 30 days of receiving the notice of denial, the applicant may appeal to the  
15              [Finance] Director for an administrative review of the application.

16       **§ 9-9. Decision on review.**

17       (a) *[Finance] Director to decide.*

18           Within 30 days after the timely filing of an appeal, the [Finance] Director must notify the  
19           applicant in writing of his or her decision:  
20            ...

21       (b) *Considerations.*

22           In reviewing an application, the [Finance] Director must consider:  
23            ...

24       **§ 9-10. Term and renewal of license.**

25       (b) *Application for renewal.*

26           To renew a license, the licensee must:

27           (2) in accordance with the [Finance] Department's rules and regulations, post the  
28              premises for 15 days.

29       (c) *Approval.*

30           On filing the renewal application and payment of the renewal fee, the [Finance]  
31           Department may approve the application, except as provided in subsection (d) of this  
32           section.

1       (d) *Objections; Review.*

2           (1) If, within the 15-day posting period, 10 or more written objections from real property  
3           owners, commercial tenants that are not themselves holders of or applicants for a  
4           late-night operations license, or residents within the impact area of the business, the  
5           Department must:

6              (ii) within 7 days after the last day of the 15-day posting period, notify the  
7              applicant of the denial and of the applicant's right to appeal to the [Finance]  
8              Director.

9           (2) Within 30 days of receiving the notice of denial, the applicant may appeal to the  
10           [Finance] Director for an administrative review of the application.

11           (3) The filing of an appeal to the [Finance] Director does not stay the decision of the  
12           Department pending the Director's decision.

13           (4) The considerations and decision of the [Finance] Director shall be as provided in  
14           § 9-9 of this subtitle.

15                                  **Subtitle 11. Massage Establishments**

16                                  **§ 11-1. Definitions.**

17              (a) *Board.*

18              [Board means the Board of Licenses for Massage Establishments.]

19              “BOARD” MEANS THE BOARD OF CONSUMER PROTECTION AND BUSINESS LICENSING.

20                                  **§ 11-5. License required for massage establishments.**

21              No person shall maintain, operate, or conduct a massage establishment within the City of  
22              Baltimore without a license previously issued by the Director of [Finance] CONSUMER  
23              PROTECTION AND BUSINESS LICENSING.

24                                  **§ 11-6. Registration required for massagists.**

25              No person maintaining, operating, or conducting a massage establishment shall employ, or  
26              otherwise allow, any individual to perform as a massagist, and no individual shall perform as  
27              a massagist, unless such individual shall have first been duly registered as a massagist for that  
28              particular massage establishment with the [Board of Licenses for Massage Establishments]  
29              DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING.

30                                  **§ 11-7. [Board of Licenses for Massage Establishments.] RULES AND REGULATIONS.**

31              [(a) *Board established.*]

32              [There is hereby created and established a Board of Licenses for Massage Establishments,  
33              with the membership, powers, and duties as in this subtitle provided.]

1        [(b) *Composition.*]

2        [(1) The Board shall be composed of:]

3              [(i) the Commissioner of Health;]

4              [(ii) the Commissioner of Housing and Community Development; and]

5              [(iii) the Chief of the Fire Department.]

6        [(2) A member of the Board may designate a duly authorized officer of his Department  
7              to serve in his capacity as may be necessary from time to time.]

8        [(c) *Officers.*]

9              [The members of the Board shall annually elect a chairman from among the members of  
10              the Board and may appoint a Secretary.]

11       [(d) *Compensation; expenses.*]

12              [The members of the Board shall receive no compensation for services rendered by them  
13              as members of the Board, but they shall be reimbursed for all necessary and proper  
14              expenses incurred in the discharge of their duties.]

15       [(e) *Rules and regulations.*]

16              Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City General  
17              Provisions Article, the [Board] DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
18              LICENSING is authorized and empowered to promulgate and adopt rules and regulations to  
19              carry out the purpose and intent of this subtitle.

20       [(f) *Notice of applications.*]

21              [The Board through its rules, shall provide for the notification of civic associations of  
22              applications received from massage establishments within the district served by the  
23              association.]

24       § 11-8. Application for license — contents; fee.

25       (a) *Required information.*

26              Applicants for a license under § 11-5 shall file upon a form provided by the  
27              [Commissioner of Housing and Community Development] DIRECTOR OF CONSUMER  
28              PROTECTION AND BUSINESS LICENSING a signed application, subject to the law relating to  
29              perjury, setting forth the following information:  
30              ...

1       (c) *Successor license.*

2              An application for a successor license shall be filed with the [Commissioner of Housing  
3              and Community Development] DIRECTOR OF CONSUMER PROTECTION AND BUSINESS  
4              LICENSING on or before April 1 of each year.

5       **§ 11-9. Application for license — investigation.**

6       (a) *Referral to Board.*

7              The application shall be referred by the DIRECTOR OF CONSUMER PROTECTION AND  
8              BUSINESS LICENSING to the Board OF CONSUMER PROTECTION AND BUSINESS LICENSING  
9              for investigation and recommendation.

10       **§ 11-11. Issuance of license; fee.**

11       (a) *In general.*

12              If the recommendation of the Board is favorable, the Director of [Finance] CONSUMER  
13              PROTECTION AND BUSINESS LICENSING shall, upon payment of a license fee in the sum of  
14              \$1,500 TO THE DIRECTOR OF FINANCE, issue a license to the applicant.

15       (b) *Term.*

16              Every license so granted shall terminate on July 1 annually, or until a successor license is  
17              issued or denied by the Director of [Finance] CONSUMER PROTECTION AND BUSINESS  
18              LICENSING.

19       (c) *Display.*

20              The Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING shall issue  
21              a certificate of license which shall at all times be prominently displayed inside the  
22              massage establishment.

23       **§ 11-13. Unlawful acts.**

24       (d) *Penalties.*

25              Any person violating the provisions of this section shall, upon conviction, be punished as  
26              hereinafter provided in this subtitle and, in addition to such penalty, it shall be the duty of  
27              the Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING to revoke  
28              the license of the establishment wherein the provisions of this section shall have been  
29              violated.

1      **§ 11-14. Inspection.**

2      (a) *In general.*

3           Any massage establishment, its equipment, records, and methods of operation shall be  
4           open during working or business hours to inspection by representatives of the Police  
5           Department, Health Department, Fire Department, DEPARTMENT OF CONSUMER  
6           PROTECTION AND BUSINESS LICENSING, and the Department of Housing and Community  
7           Development.

8      (b) *Regular inspections to be made; reports.*

9           The Police Commissioner, Health Commissioner, Chief of the Fire Department,  
10          DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING, and the Commissioner  
11          of Housing and Community Development shall assign personnel to make regular  
12          inspection of such licenses, and a report of such inspections shall be made to the  
13          respective department heads in writing.

14     **§ 11-15. Revocation of license; hearing.**

15     (a) *Grounds.*

16          Whenever the [Board] DIRECTOR believes that any licensed massage establishment or  
17          registered massagist has violated any of the provisions of this subtitle, the rules and  
18          regulations promulgated by the [Board] DEPARTMENT, or is not qualified to hold a  
19          license, [it] THE DIRECTOR may order a hearing BEFORE THE BOARD.

20     (c) *Decision.*

21          Following such hearing, the Board shall reduce findings of fact to writing, and if it  
22          determines that the licensee has violated any of the provisions of this subtitle, the rules  
23          and regulations promulgated by the [Board,] DEPARTMENT, or is unqualified under the  
24          provisions of this subtitle to hold the license in effect, it shall transmit a copy of such  
25          findings to the Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING  
26          recommending revocation of the license, and the Director [of Finance] shall immediately  
27          revoke the license.

28     **§ 11-17. Penalties.**

29     (b) *License revocation.*

30          Conviction for any violation of the provisions of this subtitle shall constitute cause for  
31          immediate revocation of the license by the Director of [Finance] CONSUMER PROTECTION  
32          AND BUSINESS LICENSING upon the recommendation of the Board.

**Subtitle 12. Commercial Parking Facilities****§ 12-4. License required; fee.****(a) In general.**

(1) No person may operate a commercial parking facility in the City of Baltimore unless the person has first obtained an annual license for the facility FROM THE DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING and has paid the annual fee for the license TO THE DIRECTOR OF FINANCE.

(2) The term of a license is from May 1 of each year through April 30 of the next year.

**(d) Online licensee list.**

The Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING shall maintain and post on the Department's website a current list of all commercial parking facilities licensed under this subtitle.

**§ 12-8. Rules and regulations.**

Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City General Provisions Article, the Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING may adopt rules and regulations for the administration and enforcement of this subtitle.

**§ 12-13. License revocation.****(a) In general.**

After a hearing conducted in accordance with the rules and regulations adopted under this subtitle and with proper notice to the license holder, the Department of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING may revoke a license if the Department finds that the license holder violated any provision of this subtitle.

**(b) Form and effect of revocation.**

Any revocation under this subtitle must be in writing from the Department of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING and specify the reasons for the action.

**(c) Administrative appeals.**

(1) A license holder aggrieved by a decision [if] OF the Department of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING may appeal that decision to the [Director of Finance] BOARD OF CONSUMER PROTECTION AND BUSINESS LICENSING in writing within 10 days of the Department's decision.

(2) The [Director of Finance] BOARD OF CONSUMER PROTECTION AND BUSINESS LICENSING must issue a written decision within 30 days of receipt of the license holder's appeal.

1                   **Subtitle 13. Special-Event Parking Lots**

2                   **§ 13-1. Definitions.**

3                   **(b) Director.**

4                   “Director” means the Director of [the Department of Finance of his or her] CONSUMER  
5                   PROTECTION AND BUSINESS LICENSING OR THE DIRECTOR’S designee.

6                   **§ 13-10. Issuance of license.**

7                   On receipt of a license application and UPON THE DIRECTOR OF FINANCE’S RECEIPT OF the  
8                   applicable license fee, the DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING  
9                   shall:  
10                 ...

11                   **Subtitle 15. Street Entertainers**

12                   **§ 15-1. Definitions.**

13                   **(b) [Board.] DEPARTMENT.**

14                   [“Board” means the Board of Licenses for Street Entertainers.]

15                   “DEPARTMENT” MEANS THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
16                   LICENSING.

17                   **§ 15-4. [Board of Licenses established.] {RESERVED.}**

18                   **[(a) In general.]**

19                   [There is a Board of Licenses for Street Entertainers.]

20                   **[(b) Composition.]**

21                   [The Board comprises the following 7 members:]

22                   [(1) 4 members appointed by the Mayor in accordance with City Charter  
23                   Article IV, §6; and]

24                   [(2) 2 members appointed by the President of the City Council; and]

25                   [(3) the Director of the Community Relations Commission or the Director’s  
26                   designee.]

1      **§ 15-5. [Board officers; expenses.] {RESERVED.}**

2      [(a) *Officers.*]

3            [The Board annually shall:]

4            [(1) elect a Chair from among its members; and]

5            [(2) appoint a Secretary.]

6      [(b) *Compensation; expenses.*]

7            [The members of the Board:]

8            [(1) serve without compensation; but]

9            [(2) are entitled to reimbursement for reasonable expenses incurred in the  
10            performance of their duties, as provided in the Ordinance of Estimates.]

11     **§ 15-6. [Staff.] {RESERVED.}**

12        [The Board may appoint employees, assistants, and investigators as provided in the  
13            Ordinances of Estimates.]

14     **§ 15-7. Rules and regulations.**

15        Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City General  
16            Provisions Article, the [Board] DEPARTMENT shall adopt rules and regulations to carry out  
17            this subtitle.

18     **§ 15-9. License required.**

19        No person may perform as a street entertainer without first having obtained a license to do so  
20            from the [Board of Licenses for Street Entertainers] DEPARTMENT.

21     **§ 15-10. Classes and scope of licenses.**

22        (a) *In general.*

23            In its rules and regulations, the [Board] DEPARTMENT shall:

24            . . .

25        (b) *Required considerations.*

26            In designating classes and specifying limitations, the [Board] DEPARTMENT shall  
27            consider:

28            . . .

1      **§ 15-11. Limitations and conditions.**

2            The [Board] DEPARTMENT may impose reasonable limitations on any license issued under  
3            this subtitle, as necessary or proper to carry out the purpose and intent of this subtitle.

4      **§ 15-12. Applications.**

5            (a) *Form.*

6            An application for a license must be made in the form the [Board] DEPARTMENT requires.

7            (c) *Contents.*

8            The application must contain:

9                (5) any other information the [Board] DEPARTMENT requires.

10     **§ 15-13. Term, renewal, fees.**

11        (b) *Renewal.*

12            Before a license expires, a licensee may renew it for an additional 1-year term, if the  
13            licensee submits to the Board a renewal application in the form the [Board] DEPARTMENT  
14            requires.

15     **§ 15-14. Entertainer identification.**

16        (a) *[Board] DEPARTMENT to issue.*

17            The [Board] DEPARTMENT shall issue an identification badge for each license issued.

18        (d) *Replacement badges.*

19            If a badge is lost, the [Board] DEPARTMENT shall issue a replacement badge on payment  
20            by the licensee of a \$10 fee.

21     **§ 15-15. BOPA to assist.**

22            The Baltimore Office of Promotion and The [Arts] ARTS, OR ITS SUCCESSOR, shall assist the  
23            [Board] DEPARTMENT by:  
24            ...

25     **§ 15-18. Revocations and suspensions.**

26        (a) *Authorized suspension or revocation.*

27            The [Board] DEPARTMENT may suspend or revoke a license if the licensee violates any  
28            provision of:  
29            ...

1       (b) *Mandatory revocation.*

2              On a street entertainer's 3<sup>rd</sup> violation of any provision, the [Board] DEPARTMENT must  
3              revoke the street entertainer's license.

4       **§ 15-19. Administrative appeals.**

5       (a) *Right of appeal.*

6              An aggrieved party may appeal to the Board of [Municipal and Zoning Appeals:]  
7              CONSUMER PROTECTION AND BUSINESS LICENSING:

8                  (1) the denial, suspension, or revocation of a license; or

9                  (2) any other decision or ruling by the [Board of Licenses] DEPARTMENT.

10       (c) *Hearing and decision.*

11              The Board of [Municipal and Zoning Appeals:] CONSUMER PROTECTION AND BUSINESS  
12              LICENSING:

13                  (1) shall hold a hearing on the appeal as soon as practicable; and

14                  (2) may affirm, modify, or reverse the action of the [Board of Licenses]  
15                  DEPARTMENT.

16              **Subtitle 17. Street Vendors**

17              *Part I. Definitions; General Provisions*

18       **§ 17-1. Definitions.**

19       (b) *Department.*

20              “Department” means the Baltimore City Department of [Transportation] CONSUMER  
21              PROTECTION AND BUSINESS LICENSING.

22       **§ 17-4. Rules and regulations.**

23       (a) *Department may adopt.*

24              Subject to Title 4 {“Administrative Procedure Act – Regulations”} of the City General  
25              Provisions Article, the DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
26              LICENSING, IN CONSULTATION WITH THE Department of Transportation, may adopt rules  
27              and regulations to carry out this subtitle.

1       (b) *Public hearing and comment.*

2              In accordance with General Provisions Article § 4-301, the Department of  
3              [Transportation] CONSUMER PROTECTION AND BUSINESS LICENSING must publish, for  
4              public hearing and comment, notice of all rules and regulations proposed for adoption  
5              under this subtitle.

6       **§ 17-5. Mobile vending zones.**

7       (a) *Designation.*

8              (1) *In general.*

9              After public notice has been provided to area business and neighborhood  
10             organizations, the Director of Transportation, IN CONSULTATION WITH THE  
11             DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING, may designate  
12             spaces on City streets or other public property as "mobile vending zones" for the  
13             exclusive use of mobile vendors during designated hours.

14       (c) *Temporary relocation or suspension.*

15              The Department of Transportation, IN CONSULTATION WITH THE DEPARTMENT OF  
16             CONSUMER PROTECTION AND BUSINESS LICENSING, may temporarily relocate or suspend  
17             mobile vending zones at any time due to emergencies or to further public safety, public  
18             health interests, or City operations.

19              *Part II. Licensing*

20       **§ 17-15. License required.**

21              No street vendor may operate in Baltimore City without first having obtained a license to do  
22             so from the Department of [Transportation] CONSUMER PROTECTION AND BUSINESS  
23             LICENSING.

24       **§ 17-16. Classes and scope of licenses.**

25       (b) *Required considerations.*

26              In designating classes and specifying limitations, the Department, IN CONSULTATION WITH  
27             THE DEPARTMENT OF TRANSPORTATION, must consider:  
28              ...

29       **§ 17-17. Limitations and conditions.**

30       (a) *In general.*

31              The Department of [Transportation] CONSUMER PROTECTION AND BUSINESS LICENSING  
32             may impose reasonable limitations and conditions on any license issued under this  
33             subtitle, as necessary or proper to carry out the purpose and intent of this subtitle.

1      **§ 17-18. Applications.**

2      (a) *Form.*

3           An application for a license must be made in the form that the Department of  
4           [Transportation] CONSUMER PROTECTION AND BUSINESS LICENSING requires.

5      (b) *Contents.*

6           The application must contain:

7                 (6) any other information that the Department of [Transportation] CONSUMER  
8                 PROTECTION AND BUSINESS LICENSING requires.

9      **§ 17-19. Term and renewal.**

10     (b) *Renewal.*

11         (2) A renewal application must be:

12                 (i) in the form the Department of [Transportation] CONSUMER PROTECTION AND  
13                 BUSINESS LICENSING requires; and

14                 . . .

15      **§ 17-20. Temporary licenses.**

16     (a) *In general.*

17           The Department of [Transportation] CONSUMER PROTECTION AND BUSINESS LICENSING  
18           may issue a temporary license to be used in connection with a charitable, educational,  
19           artistic, civic, or other public function or activity.

20      **§ 17-24. Vendor identification – In general.**

21     (b) *Department to issue.*

22           The Department of [Transportation] CONSUMER PROTECTION AND BUSINESS LICENSING  
23           must issue an identification badge for each license issued.

24      **§ 17-25. Vendor identification – Country growers.**

25     (c) *Sign.*

26                 (1) Instead of the badge provided for in § 17-24 {"Vendor identification – In general"} of  
27                 this subtitle, the Department of [Transportation] CONSUMER PROTECTION AND  
28                 BUSINESS LICENSING must provide the producer or grower with a sign to be displayed  
29                 on his or her vehicle.

1      **§ 17-34. Mobile food vendors – Operating without logbook.**

2      (b) *Form of logbook.*

3            The logbook must:

4            (1) be in the form the Department of [Transportation] CONSUMER PROTECTION AND  
5            BUSINESS LICENSING requires; and  
6            ...

7      **§ 17-36. All vendors – Between midnight and 6 a.m.**

8      (b) *Exception.*

9            Subsection (a) of this section does not apply to a street vendor operating between the  
10          hours of midnight and 6 a.m. in accordance with the terms and conditions of a special  
11          event permit from the Department of [Transportation] CONSUMER PROTECTION AND  
12          BUSINESS LICENSING that explicitly grants permission to operate during those hours.

13            ***Part IV. Penalties; Enforcement***

14      **§ 17-44. Revocations and suspensions.**

15      (a) *Authorized suspension or revocation.*

16            The Department of [Transportation] CONSUMER PROTECTION AND BUSINESS LICENSING  
17          may suspend or revoke a license if the licensee violates any provision of:  
18            ...

19      **[§ 17-45. Administrative appeals.]**

20      [(a) *Right of appeal.*]

21            [An aggrieved party may appeal to the Board of Municipal and Zoning Appeals:]

22            [(1) the denial, suspension, or revocation of a license; or]

23            [(2) any other decision or ruling by the the Department of Transportation relating to  
24            the administration of this subtitle.]

25      [(b) *How and when taken.*]

26            [The appeal must be taken in writing within 10 days from the date of notice of the denial,  
27            suspension, revocation, decision, or ruling.]

1        [(c) *Hearing and decision.*]

2        [The Board of Municipal and Zoning Appeals:]

3            [(1) must hold a hearing on the appeal as soon as practicable; and]

4            [(2) may affirm, modify, or reverse the action of the Department.]

5                          **Subtitle 18. Itinerant Wholesale Produce Dealers**

6        **§ 18-3. Scope of subtitle - local produce.**

7        (b) *Permit required.*

8            But it shall be unlawful, however, for any such farmer or producer or person or any  
9            employees of such farmer or producer, or person to engage in the business of selling the  
10           products herein mentioned, or any of them, to retailers, hotels, restaurants, or public  
11           institutions within the City of Baltimore unless he applies annually to the Director of  
12           [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING for a permit so to sell.

13        (c) *Application.*

14            (1) Any farmer or producer or person desiring to secure such permit shall file with the  
15            Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING annually an  
16            application, with his post office address, subscribed and sworn to before a notary  
17            public, which shall state that he will sell or offer for sale only such products as were  
18            grown, raised, produced, made, manufactured, caught, trapped, or killed in the State  
19            of Maryland.

20            (2) It shall be the duty of the said Director of [Finance] CONSUMER PROTECTION AND  
21            BUSINESS LICENSING to investigate and verify the statements of the applicant if he is  
22            not satisfied with the proofs submitted.

23        **§ 18-5. Applications.**

24        (a) *In general.*

25            Written application therefor shall be made to the Director of [Finance] CONSUMER  
26            PROTECTION AND BUSINESS LICENSING on forms prepared by [him.] THE DIRECTOR.

27        (b) *Contents.*

28            (2) The application shall contain such further information as may be required by the  
29            Director of [Finance] CONSUMER PROTECTION AND BUSINESS LICENSING in order to  
30            inform him fully as to the nature of the business, the equipment and facilities to be  
31            used.

1      **§ 18-8. Revocation of license.**

2      The [Mayor] DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING may revoke  
3      such license at any time by notice in writing whenever it shall appear to his satisfaction that  
4      the licensee has violated the provisions of this subtitle and has failed to correct same upon  
5      due notice from the Director [of Finance].

6                    **Subtitle 20. Transient Merchants**

7      **§ 20-2. License required.**

8      No person shall engage in business as a transient merchant unless he shall first have obtained  
9      a license to do so from the Director of [Finance] CONSUMER PROTECTION AND BUSINESS  
10     LICENSING.

11     **§ 20-5. Bonding; contracts; delivery.**

12     (a) *Bond required.*

13     Before such license is issued by the Director of [Finance,] CONSUMER PROTECTION AND  
14     BUSINESS LICENSING, the applicant will be required to post a surety bond in an amount of  
15     \$1,000, with a surety company licensed to do business in the State of Maryland.

16     **§ 20-6. Reports by hotel keepers.**

17     The owner, proprietor, or manager of any hotel, motel, rooming house, or other place of  
18     public accommodation shall report, within 6 hours after renting, to the Commissioner of  
19     [Police,] POLICE AND THE DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING,  
20     the name of any person who has rented a room or other space for the sale and display of  
21     merchandise of a transient merchant, giving the location of the room so rented.

22                    **Subtitle 22. Towing Services – Trespass Towing**

23     **§ 22-1. Definitions.**

24     (a) *[Board.] DEPARTMENT.*

25     [“Board” means the Board of Licenses for Towing Services of Baltimore City.]

26     “DEPARTMENT” MEANS THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
27     LICENSING.

28     **§ 22-2. [Board of Licenses for Towing Services.] {RESERVED.}**

29     [(a) *Board created.*]

30     [There is hereby created a Board of Licenses for Towing Services.]

1        [(b) *Composition.*]

2        [(1) The Board comprises:]

3            [(i) the following officials of their respective designees:]

4              [(A) the Director of Finance or designee;]

5              [(B) the Director of Transportation or designee;]

6              [(C) the Police Commissioner or designee; and]

7              [(D) the President of the City Council or a Councilmember designee; and]

8            [(ii) 3 members appointed by the Mayor in accordance with Article IV, § 6 of the  
9            City Charter, as follows:]

10            [(A) a representative of the property management industry who contracts  
11            with 1 or more trespass towers for trespass towing services;]

12            [(B) a representative of the trespass towing industry; and]

13            [(C) a citizen at large.]

14        [(2) The members shall serve a term of 4 years, concurrent with the terms of the Mayor  
15            and City Council. The members shall be appointed without regard to political party  
16            affiliation.]

17        [(c) *Officers.*]

18            [The members of the Board shall annually elect a chairman from among the members of  
19            the Board and shall appoint a secretary.]

20        [(d) *Compensation; expenses.*]

21            [The members of the Board shall receive no compensation for services rendered by them  
22            as members of the Board, but they shall be reimbursed for all necessary and proper  
23            expenses incurred in the discharge of their duties.]

24        [(e) *Staff.*]

25            [The Board shall appoint such employees, assistants, and investigators and at such  
26            compensation as may be provided in the annual Ordinance of Estimates from time to  
27            time.]

1      **§ 22-3. Rules and regulations.**

2      (a) [Board may] DEPARTMENT SHALL adopt.

3              Subject to Title 4 {"Administrative Procedure Act – Regulations"} of the City General  
4              Provisions Article, the [Board] DEPARTMENT is [authorized and empowered] REQUIRED  
5              to promulgate and adopt rules and regulations to carry out the purpose and intent of this  
6              subtitle.

7      (b) *Public hearing and comment.*

8              In accordance with General Provisions Article § 4-301, the [Board] DEPARTMENT must  
9              publish, for public hearing and comment, notice of all rules and regulations proposed for  
10             adoption under this subtitle.

11     **§ 22-4. License required.**

12     (a) *In general.*

13        (1) It shall be unlawful for any person to engage in a towing service in Baltimore City  
14           without a valid towing license issued by the Director of [Finance] CONSUMER  
15           PROTECTION AND BUSINESS LICENSING.

16     **§ 22-5. Applications.**

17     (a) *In general.*

18        (1) Applications shall be made on forms furnished by the [Board] DEPARTMENT.

19        (2) With the application, the applicant shall pay a non-refundable application fee of \$100  
20           TO THE DIRECTOR OF FINANCE.

21     (b) *Investigation; qualifications.*

22        (1) Prior to the issuance of a license, the [Board of Licenses for Towing Services]  
23           DEPARTMENT shall determine the qualifications of each applicant to be licensed as  
24           hereinafter provided.

25        (2) The [Board of Licenses for Towing Services] DEPARTMENT shall conduct an  
26           investigation of the applicant for a towing service license.

27        (3) The investigation shall include the following:

28              (v) proof that the applicant has complied with any other rule or regulation  
29              provided in this subtitle or, subject to Title 4 {"Administrative Procedure Act  
30              – Regulations"} of the City General Provisions Article, adopted by the  
31              [Board] DEPARTMENT; and  
32              ...

1       (c) *Designated agent.*

2             (2) The [Board] DEPARTMENT must be notified within 10 days of any change in the  
3             designated agent.

4       **§ 22-6. Issuance; fees.**

5       (a) *In general.*

6             On approval by the [Board] DEPARTMENT of a license application and payment of the  
7             applicable license fee TO THE DIRECTOR OF FINANCE, the Director of [Finance]  
8             CONSUMER PROTECTION AND BUSINESS LICENSING shall issue the license.

9       **§ 22-8. Charges.**

10      (a) *Schedule to be filed.*

11             (1) Every person engaged in providing towing services shall, at the time of application for  
12              a license, file with the [Board] DEPARTMENT a schedule setting forth the applicant's  
13              proposed charges for towing and for any services incident to towing.  
14             ...

15      (c) *Changes.*

16             These charges shall not be changed without filing with the [Board] DEPARTMENT an  
17              amended schedule showing the charges proposed.

18       **§ 22-9. Surety bond; liability insurance.**

19      (a) *Bond required.*

20             (1) Every person who shall be licensed in the towing business under the provisions of this  
21              subtitle shall file with the [Board of Licenses for Towing Services] DEPARTMENT OF  
22              CONSUMER PROTECTION AND BUSINESS LICENSING a bond in the amount of \$20,000  
23              to save harmless the owner of any motor vehicle for any property damage occurring  
24              thereto during the time that it is in the possession of the person engaged in providing  
25              towing services.

26       **§ 22-10. Records and receipts.**

27      (d) *Inspection of records and vehicles.*

28             Each towing service licensed under the provisions of this subtitle:

29             (1) shall make available in a reasonable time and manner, for inspection by the  
30              [Board] DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS LICENSING or  
31              the Police Department, its records kept in the ordinary course of business pursuant  
32              to this subtitle; and  
33             ...

1      **§ 22-11. Storage facilities.**

2      (a) *In general.*

3      The motor vehicle shall be moved to the licensee's storage or repair facility customarily  
4      used by the person undertaking the towing or removal as designated in the license issued  
5      by THE Director of [Finance,] CONSUMER PROTECTION AND BUSINESS LICENSING, unless  
6      directed otherwise by:  
7      ...

8      **§ 22-13. Prohibited acts.**

9      (h) *Delay in delivery to storage facility.*

10     It shall be unlawful for any towing service or tow truck operator to fail to immediately  
11    deliver any vehicle towed under this subtitle to its customarily used storage facility as  
12    provided for in the license issued by the Director of [Finance] CONSUMER PROTECTION  
13    AND BUSINESS LICENSING.

14     **§ 22-14. Denial, revocation, suspension, refusal to renew.**

15     (b) *Grounds for sanctions.*

16     The [Board] DEPARTMENT is authorized to deny, suspend, revoke, or refuse to renew any  
17    license under this subtitle if:

- 18     (1) the applicant or licensee furnished or made misleading or false statements on  
19    reports, certifications, or written documents that are required by this subtitle or  
20    that are otherwise submitted or caused by the applicant or licensee to be submitted  
21    to the [Board] DEPARTMENT;
- 22     (6) the licensee has failed to make available for inspection by the [Board]  
23    DEPARTMENT or the Police Department the daily towing log required by  
24    § 22-10(d) of this subtitle;
- 25     (8) within a 6-month period, the [Board] DEPARTMENT has received 5 or more  
26    individual complaints of unfair or deceptive trade practices against a given  
27    applicant or licensee; or  
28    ...

29     (c) *Term of sanction.*

- 30     (1) The [Board] DEPARTMENT may deny, suspend, revoke, or refuse any license issued  
31    under this subtitle for a period of time determined by the [Board] DEPARTMENT to be  
32    just and reasonable in relation to the severity of the violation found to exist under  
33    subsection (b) of this section.
- 34     (2) If a license has been denied, revoked, or not renewed, the applicant shall not be  
35    eligible to apply for another license for a period of 12 months after the date on which  
36    the [Board] DEPARTMENT rendered a denial, revocation, or refusal to renew decision.

1      **§ 22-15. Notice and hearing.**

2      (a) *Hearing required.*

3            No license shall be denied, suspended, revoked, or not renewed hereunder without the  
4            BOARD OF CONSUMER PROTECTION AND BUSINESS LICENSING first affording the licensee  
5            an opportunity for a hearing.

6      (b) *Notice.*

7            (1) At least 15 calendar days prior to the date set for the hearing, the BOARD OF  
8            CONSUMER PROTECTION AND BUSINESS LICENSING shall:

9            ...

10            (ii) specify the reason why the BOARD OF CONSUMER PROTECTION AND BUSINESS  
11            LICENSING proposes to refuse, deny, suspend, revoke, or not renew the  
12            application or license; and

13            ...

14      (c) *Decision.*

15            Within 10 working days following the hearing, the BOARD OF CONSUMER PROTECTION  
16            AND BUSINESS LICENSING AND shall render a decision and the reasons therefor in writing  
17            and shall forward a copy of the same to all parties by certified or registered mail.

18      **§ 22-16. Judicial and appellate review.**

19      (a) *Judicial review.*

20            A person aggrieved by a decision of the BOARD OF CONSUMER PROTECTION AND  
21            BUSINESS LICENSING under this subtitle may seek judicial review of the decision by  
22            petition to the Circuit Court for Baltimore City in accordance with the Maryland Rules of  
23            Procedure.

24      **§ 22-17. Enforcement.**

25      (a) *In general.*

26            The [Board] DEPARTMENT is hereby authorized to institute or cause to be instituted any  
27            and all legal or equitable actions or proceedings of any kind which may be necessary to  
28            enforce any and all provisions of this subtitle.

29      (b) *Criminal proceedings not bar to other actions.*

30            Nothing contained in this subtitle shall be construed to prevent the [Board] DEPARTMENT  
31            from instituting, causing to be instituted, or fully prosecuting any and all legal or  
32            equitable actions or proceedings of any kind necessary to compel compliance with any  
33            and all provisions of this subtitle, even though criminal proceedings may be pending or  
34            may have been completed.

1      **§ 22-18. Penalties.**2      (a) *In general.*

3            Any person or his agent violating any provision of this subtitle or any rule or regulation  
4            promulgated by the [Board] DEPARTMENT to effectuate the provisions of this subtitle,  
5            shall be guilty of a misdemeanor and upon conviction thereof, shall be subject to a fine of  
6            not less than \$50 nor more than \$500 or imprisonment for not more than 60 days, or both.

7            **Subtitle 46. Administration and Enforcement**8      **§ 46-11. Refusal, revocation of license.**9      (A) *DIRECTOR OF FINANCE.*

10           Upon the approval of the Mayor, the Director of Finance shall have full power and  
11           authority to refuse to grant licenses under the provisions of THE FOLLOWING SUBTITLES OF  
12           this article, and also, when directed by the Mayor, shall have full power and authority to  
13           revoke any license granted by virtue of [this article.] THE FOLLOWING SUBTITLES OF THIS  
14           ARTICLE:

15           (1) ~~SUBTITLE 1. ADULT ENTERTAINMENT BUSINESSES;~~

16           (1) ~~(2) SUBTITLE 10. HOTELS; AND~~

17           (2) ~~(3) SUBTITLE 48. SHORT-TERM RESIDENTIAL RENTALS.~~

18      (B) *DIRECTOR OF CONSUMER PROTECTION AND BUSINESS LICENSING.*

19           UPON THE APPROVAL OF THE MAYOR, THE DIRECTOR OF CONSUMER PROTECTION AND  
20           BUSINESS LICENSING SHALL HAVE FULL POWER AND AUTHORITY TO REFUSE TO GRANT  
21           LICENSES UNDER THE PROVISIONS OF THE FOLLOWING SUBTITLES OF THIS ARTICLE, AND  
22           ALSO, WHEN DIRECTED BY THE MAYOR, SHALL HAVE FULL POWER AND AUTHORITY TO  
23           REVOKE ANY LICENSE GRANTED BY VIRTUE OF THE FOLLOWING SUBTITLES OF THIS  
24           ARTICLE:

25           (1) **SUBTITLE 2. AMUSEMENTS;**

26           (2) **SUBTITLE 3. AMUSEMENT DEVICE LOCATION PERMITS;**

27           (3) **SUBTITLE 6. CARRIAGES, WAGONS, BOATS, AND SCOWS;**

28           (4) **SUBTITLE 7. EMPLOYMENT AGENCIES;**

29           (5) **SUBTITLE 9. LATE-NIGHT COMMERCIAL OPERATIONS;**

30           (6) **SUBTITLE 11. MASSAGE ESTABLISHMENTS;**

31           (7) **SUBTITLE 12. COMMERCIAL PARKING FACILITIES;**

- 1                   (8) SUBTITLE 13. SPECIAL-EVENT PARKING LOTS;
- 2                   (9) SUBTITLE 15. STREET ENTERTAINERS;
- 3                   (10) SUBTITLE 17. STREET VENDORS;
- 4                   (11) SUBTITLE 18. ITINERANT WHOLESALE PRODUCE DEALERS;
- 5                   (12) SUBTITLE 20. TRANSIENT MERCHANTS; AND
- 6                   (13) SUBTITLE 22. TOWING SERVICES – TRESPASS TOWING.

7                   **Article 19. Police Ordinances**

8                   **Subtitle 71. Special Enforcement Officers**

9                   **§ 71-1. Appointment; duties.**

10                  (a) *Agency certification; appointment.*

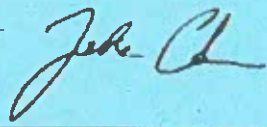
11                  The following officials shall from time to time certify to the Police Commissioner the  
12                  names of employees of their respective departments for appointment by the Police  
13                  Commissioner as Special Enforcement Officers:

- 14                  (1) Commissioner of Health.
- 15                  (2) Chief of the Fire Department.
- 16                  (3) Director of Public Works.
- 17                  (4) Commissioner of Housing and Community Development.
- 18                  (5) Director of Recreation and Parks.
- 19                  (6) Director of Transportation.
- 20                  (7) DIRECTOR OF THE DEPARTMENT OF CONSUMER PROTECTION AND BUSINESS  
21                  LICENSING.

22                  **SECTION 2. AND BE IT FURTHER ORDAINED,** That this Ordinance takes effect on the 90<sup>th</sup> day  
23                  after the date it is enacted.

**Council Bill 25-0001**

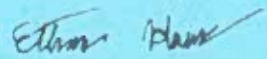
Certified as duly passed this 24th day of March, 2025



President, Baltimore City Council

Certified as duly delivered to His Honor, the Mayor,

this 24th day of March, 2025



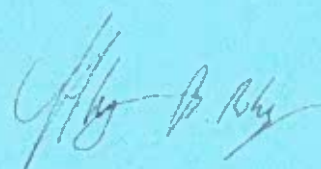
Ethelene Hank  
Chief Clerk

Approved this 1 day of May, 2025

  
[unclear]  
Mayor, Baltimore City

Approved for Form and Legal Sufficiency.

this 25th day of March, 2025



Chief Solicitor