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By: Senator Edwards

Introduced and read first time: February 4, 2011 Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

Hunting and Recreational Fishing Licenses – Issuance by Agent – Service Charge

- FOR the purpose of authorizing an agent who issues angler's licenses, Chesapeake
 Bay and coastal sport fishing licenses, or hunting licenses to add a certain
 service charge for each license issued by the agent; and generally relating to the
 issuance of hunting and recreational fishing licenses.
- 8 BY repealing and reenacting, without amendments,
- 9 Article Natural Resources
- 10 Section 4–604(g) and 4–745(b)(1) and (3)
- 11 Annotated Code of Maryland
- 12 (2005 Replacement Volume and 2010 Supplement)
- 13 BY repealing and reenacting, with amendments,
- 14 Article Natural Resources
- 15 Section 4–611 and 4–745(b)(2)
- 16 Annotated Code of Maryland
- 17 (2005 Replacement Volume and 2010 Supplement)
- 18 BY repealing and reenacting, without amendments,
- 19 Article Natural Resources
- 20 Section 10–301(h)
- 21 Annotated Code of Maryland
- 22 (2007 Replacement Volume and 2010 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Natural Resources
- 25 Section 10–302
- 26 Annotated Code of Maryland
- 27 (2007 Replacement Volume and 2010 Supplement)



1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 MARYLAND, That the Laws of Maryland read as follows:

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Article – Natural Resources

4 4-604.

5 (g) A person designated to sell an angler's license shall issue the license and 6 collect the fee prescribed in subsection (f) of this section. The Department shall furnish 7 the licenses to the designated persons. An angler's license shall bear the Secretary's 8 facsimile signature and the countersignature of the issuing person. The person who 9 issues the license shall enter the name and address of the licensee. The collected 10 money shall be transmitted to the Department as prescribed by the Department. As 11 compensation, the agent shall retain \$1 for each license issued.

12 4–611.

(a) Any person engaged in a retail business who desires to sell angler's licenses as an agent under the Department's control and supervision shall apply to the Department on forms prepared and prescribed by the Department. The Department may furnish angler's licenses on consignment to any agent who provides a bond or other security deemed sufficient and adequate by the Department to insure payment for the licenses.

19 The agent shall fill out every license and duplicate stub in a legible and (b)20proper manner and submit any necessary report of sales together with the duplicate 21stubs after the first day of each month as long as he sells these licenses in accordance 22with § 4–604 of this subtitle. The report and stubs shall reach the Department by the 23seventh day of each succeeding month. The Department shall reimburse any agent who does not dispose of every angler's license purchased from the Department and 2425who presents the unused licenses intact in their original books to the Department for a 26refund before March 31 of each year, for the amount of licenses returned and after 27they are checked and found correct. Every angler's license not returned by March 31 28shall be deemed sold and is not reimbursable, unless accompanied by a notarized 29statement stating why the license is returned late. The Department, after review, may reimburse the agent. AN AGENT MAY ADD A SERVICE CHARGE NOT EXCEEDING \$5 30 31FOR EACH ANGLER'S LICENSE ISSUED BY THE AGENT.

(c) An agent may not make any false statement concerning any date of
issuance or other license data. Every license book or stub shall be available for any law
enforcement officer to inspect at any time during the regular business day. An agent
may not issue any license without receiving the license fees required by law. A receipt
may not be issued in lieu of an angler's license.

1 (d) In addition to any other penalty provided for in this title, any agent 2 convicted of violating the provisions of this section shall have his angler's 3 license-issuing privilege rescinded.

4 4-745.

5 (b) (1) The Department may designate a person engaged in a commercial 6 enterprise to sell the Chesapeake Bay and coastal sport fishing license or issue a 7 registration under subsection (d) of this section as an agent under the Department's 8 control and supervision.

9 (2) (i) **1.** As compensation, the agent shall retain \$1 for each 10 license issued.

112.AN AGENT MAY ADD A SERVICE CHARGE NOT12EXCEEDING \$5 FOR EACH CHESAPEAKE BAY AND COASTAL SPORT FISHING13LICENSE ISSUED BY THE AGENT.

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(ii) There is no agent compensation for each registration issued.

15 (3) The Chesapeake Bay and coastal sport fishing license shall be 16 furnished to an agent upon satisfactory payment or upon consignment and only if the 17 Department is given adequate security to insure ultimate payment by an agent to the 18 Department for the licenses.

19 10-301.

20The person designated to sell the hunting licenses and individual hunting (h)21stamps shall issue the hunting licenses and individual hunting stamps and collect the 22fee prescribed in subsection (g) of this section. A hunting license may not be issued to 23any person under the age of 16 years without the written consent of the person's 24parent or guardian. The Department shall furnish the hunting licenses and individual 25hunting stamps to the designated person. The issuing person shall countersign the 26license, and retain the duplicate copy of the license. The duplicate copies and money 27collected every month shall be mailed to the Department on the first day of the 28succeeding month each year. The designated person who sells and issues the hunting 29licenses and individual hunting stamps shall retain as compensation 75 cents for each 30 resident senior hunting license and individual hunting stamp sold and issued and shall retain as compensation \$1.50 for each resident junior, nonresident junior, 3132resident regular, nonresident regular, and nonresident 3-day hunting license sold and 33 issued.

34 10-302.

(a) Any person engaged in a retail business who desires to sell the resident
 hunting license, either nonresident hunting license or individual hunting stamps as an
 agent under the Department's control and supervision shall apply to the Department

on forms prepared and prescribed by the Department. The Department may furnish resident and nonresident hunting licenses of any type and individual hunting stamps on consignment to any agent who provides a bond or other security deemed sufficient and adequate by the Department to insure payment for the resident and nonresident hunting licenses of any type and individual hunting stamps.

6 (b) (1) The agent shall fill out every license and duplicate license in a 7 legible and proper manner.

8 (2) The agent shall submit any necessary report of sale together with 9 the duplicate license after the first day of each month as long as the agent sells these 10 licenses in accordance with § 10–301 of this subtitle. The report and duplicate licenses 11 shall reach the Department by the seventh day of each succeeding month.

12(3)The Department shall reimburse any agent not operating on consignment the sum paid for unissued resident and nonresident hunting licenses of 1314any type and individual hunting stamps provided they are returned intact, and still 15attached in the issuing books by June 30 of each year, and have been checked and 16found to be correct by the Department. Every hunting license and individual hunting 17stamp not returned by June 30 shall be deemed sold and not reimbursable unless 18accompanied by a statement under oath stating why the hunting license or individual 19hunting stamp is returned late. The Department, after review, may reimburse the 20agent.

21 (4) AN AGENT MAY ADD A SERVICE CHARGE NOT EXCEEDING \$5 22 FOR EACH HUNTING LICENSE ISSUED BY THE AGENT.

23A designated person may not make any false statement concerning any (c) 24date of issuance or other resident or nonresident hunting license of any type or 25individual hunting stamp data. Every hunting license book, duplicate individual 26hunting license, or individual hunting stamp shall be available for any law 27enforcement officer to inspect at any time during the regular business day. An agent 28may not issue any hunting license or individual hunting stamp without receiving the 29fees required by law. A receipt may not be issued in lieu of a hunting license or 30 individual hunting stamp.

31 (d) In addition to any other penalty provided for by the provisions of this 32 title, any agent convicted of violating the provisions of this section shall have the 33 agent's hunting license and individual hunting stamp issuing privilege rescinded.

34 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 35 June 1, 2011.

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