C2, E4, R4 6lr0160 CF 6lr0171

By: The President (By Request - Administration) and Senators Bates, Brochin, Cassilly, Eckardt, Edwards, Hershey, Hough, Jennings, Norman, Ready, Reilly, Salling, Serafini, Simonaire, and Waugh

Introduced and read first time: January 28, 2016

Assigned to: Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

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Fee, Surcharge, and Tax Reduction Act of 2016

FOR the purpose of repealing a requirement that the Public Service Commission impose a certain environmental surcharge; altering certain application and renewal fees for certain licenses issued by the Maryland Home Improvement Commission; altering the fee that the State Court Administrator is required to charge for the special admission of an out-of-state attorney; repealing a requirement that the State Court Administrator pay a certain portion of a certain fee to a certain program; altering certain fees for certified copies of certain certificates; altering the portion of certain fees collected by local health departments required to be transferred to the General Fund; altering the distribution of certain proceeds from the sale of certain allowances; repealing the requirement that the Public Service Commission establish the amount of a certain surcharge; repealing a requirement that the Secretary of Natural Resources take certain actions in consultation with the Director of the Maryland Energy Administration; repealing a requirement that the Maryland Energy Administration receive certain administrative and fiscal support from a certain fund; providing the sales and use tax does not apply to certain sales in the form of a certain demurrage charge; altering a certain fee that certain vehicle owners are required to pay for the original and renewal application of certain special registrations; repealing the application and renewal fee for a certain handgun qualification license; altering certain fees for registering certain weight and measures used for certain commercial purposes; altering a certain fee related to certain wetlands and waterways authorizations; altering the annual license fees for certain fishing licenses; making conforming changes; providing for the delayed effective date for certain provisions of this Act; and generally relating to altering certain fees, surcharges, and taxes and distribution of certain revenue.

27 BY repealing

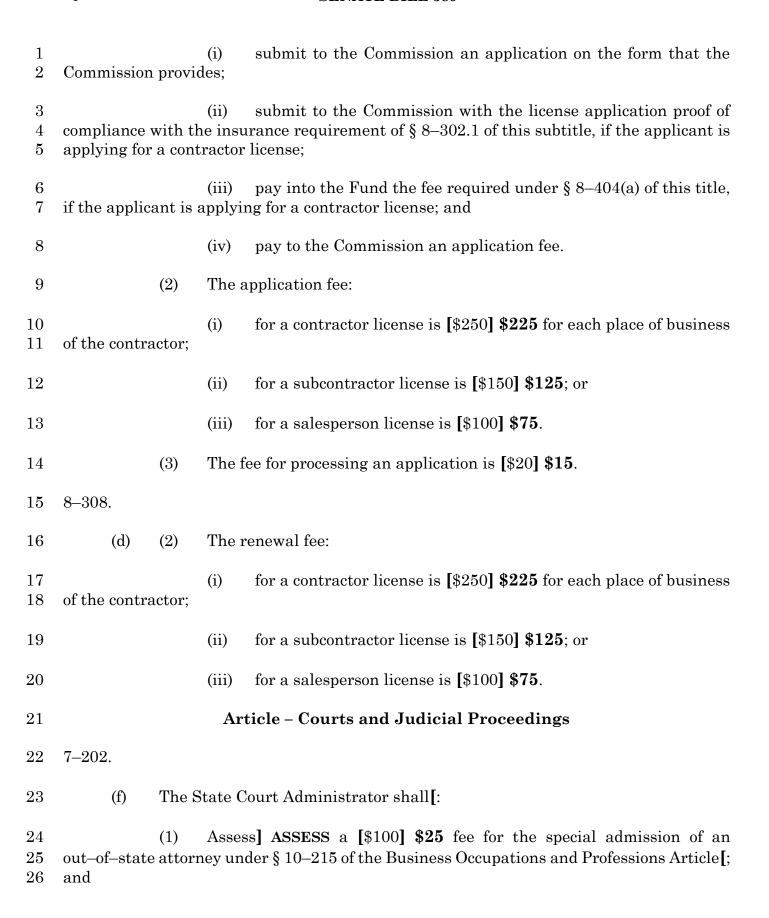
Article – Public Utilities

; law.

1	Section 7–203
2	Annotated Code of Maryland
3	(2010 Replacement Volume and 2015 Supplement)
4	BY repealing and reenacting, with amendments,
5	Article – Business Regulation
6	Section 8–303(a) and 8–308(d)(2)
7	Annotated Code of Maryland
8	(2015 Replacement Volume and 2015 Supplement)
9	BY repealing and reenacting, with amendments,
10	Article – Courts and Judicial Proceedings
11	Section 7–202(f)
12	Annotated Code of Maryland
13	(2013 Replacement Volume and 2015 Supplement)
14	BY repealing and reenacting, with amendments,
15	Article – Education
16	Section 18–1504(a) and (b)
17	Annotated Code of Maryland
18	(2014 Replacement Volume and 2015 Supplement)
19	BY repealing and reenacting, with amendments,
20	Article – Health – General
21	Section 4–217(c)(1)(ii) and (3)
22	Annotated Code of Maryland
23	(2015 Replacement Volume)
24	BY repealing and reenacting, with amendments,
25	Article – Environment
26	Section 2–1002(g) and 5–203.1(b)(1)
27	Annotated Code of Maryland
28	(2013 Replacement Volume and 2015 Supplement)
29	BY repealing and reenacting, with amendments,
30	Article – Natural Resources
31	Section 3–302, 4–604(f)(1) and (2), and 4–745(a) and (d)
32	Annotated Code of Maryland
33	(2012 Replacement Volume and 2015 Supplement)
34	BY repealing and reenacting, without amendments,
35	Article – Natural Resources
36	Section 4–604(a)
37	Annotated Code of Maryland
38	(2012 Replacement Volume and 2015 Supplement)
39	BY repealing and reenacting, without amendments,

1 2 3 4	Article – State Government Section 9–20B–05(a) through (d) Annotated Code of Maryland (2014 Replacement Volume and 2015 Supplement)
5 6 7 8 9	BY repealing and reenacting, with amendments, Article – State Government Section 9–20B–05(e) Annotated Code of Maryland (2014 Replacement Volume and 2015 Supplement)
10 11 12 13 14	BY adding to Article – Tax – General Section 11–202 Annotated Code of Maryland (2010 Replacement Volume and 2015 Supplement)
15 16 17 18 19	BY repealing and reenacting, with amendments, Article – Transportation Section 13–613 Annotated Code of Maryland (2012 Replacement Volume and 2015 Supplement)
20 21 22 23 24	BY repealing and reenacting, with amendments, Article – Public Safety Section 5–117.1(g) and (j) Annotated Code of Maryland (2011 Replacement Volume and 2015 Supplement)
25 26 27 28 29	BY repealing and reenacting, with amendments, Article – Agriculture Section 11–204.7 Annotated Code of Maryland (2007 Replacement Volume and 2015 Supplement)
30 31 32	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 7–203 of Article – Public Utilities of the Annotated Code of Maryland be repealed.
33 34	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
35	Article - Business Regulation
36	8–303.

37 (a) (1) An applicant for a license shall:



1 2	(2) Pay \$75 of the fee to the Janet L. Hoffman Loan Assistance Repayment Program established under § 18–1502 of the Education Article].						
3	Article - Education						
4	18–1504.						
5 6 7							
8	(1) Has received a graduate degree from a school of law; and						
9 10	(2) Has submitted an application for the Janet L. Hoffman Loan Assistance Repayment Program that the Commission disapproved due to insufficient funds.						
11	(b) Funds for the Janet L. Hoffman Loan Assistance Repayment Program shall [:						
12	(1) Be] BE provided on an annual basis in the State budget[; and						
13 14	(2) Include money paid to the Program from the fee charged for a special admission of an out–of–state attorney under § 7–202(f) of the Courts Article].						
15	Article – Health – General						
16	4-217.						
17	(c) (1) Except as otherwise provided by law:						
18	(ii) The Department shall collect a [\$24] \$12 fee:						
19	1. For each certified or abridged copy of a birth certificate;						
20 21	2. For the first copy of a certified or abridged death certificate issued in a single transaction;						
22 23	3. For a report that a search of the birth or death certificate files was made and the requested record is not on file; or						
$24 \\ 25$	4. For each change to a birth or death certificate made later than 1 year after the certificate has been registered with the Department; and						
26 27 28	(3) (i) Any local health department may set and collect a fee for processing and issuing a birth certificate, or for a report that a search of the files was made and the requested record is not on file, that covers:						

1 1. The administrative costs of providing this service; and 2 2. The requirements of subparagraph (iii) of this paragraph. 3 (ii) The fee set by the local health department for processing and 4 issuing a birth certificate or for a report under subparagraph (i) of this paragraph may not 5 exceed the actual costs to the local health department for processing and issuing a birth 6 certificate or a report. 7 From the fee the local health department collects under (iii) subparagraph (i) of this paragraph, [\$20] \$10 shall be transferred to the General Fund. 8 9 Prior to setting and collecting a fee for processing and issuing a birth certificate or for a report under subparagraph (i) of this paragraph, the local health 10 11 department shall enter into a memorandum of understanding with the Department of 12 Health and Mental Hygiene that outlines the local health department's fee structure. 13 Article - Environment 14 2-1002.In this subsection, "allowance" means one ton of carbon dioxide that 15 may be bought, sold, traded, or banked for use under the Regional Greenhouse Gas 16 17 Initiative. 18 (2)Not later than June 30, 2007, the Governor shall include the State as a 19 full participant in the Regional Greenhouse Gas Initiative among Mid-Atlantic and Northeast states. 2021 The State may withdraw from the Initiative, as provided in the (3)22December 20, 2005 memorandum of understanding of the Initiative, at any time after 23January 1, 2009. 24If the Regional Greenhouse Gas Initiative expires and there is a 25successor organization with the same purposes and goals, the Governor is encouraged to 26 join the State in the successor organization. 27 Notwithstanding § 2–107 of this title, all of the proceeds from the sale 28 of Maryland allowances under the Regional Greenhouse Gas Initiative shall be deposited 29in the Maryland Strategic Energy Investment Fund under § 9-20B-05 of the State 30 Government Article, EXCEPT THAT UP TO \$10,000,000 ANNUALLY SHALL BE 31 DEPOSITED DIRECTLY INTO THE ENVIRONMENTAL TRUST FUND ESTABLISHED 32 UNDER TITLE 3, SUBTITLE 3 OF THE NATURAL RESOURCES ARTICLE TO MEET THE 33 BUDGETARY NEEDS OF THE POWER PLANT RESEARCH PROGRAM.

- 1 (6) If the State's participation in the Regional Greenhouse Gas Initiative 2 ceases for any reason, the Governor shall report to the General Assembly, in accordance 3 with § 2–1246 of the State Government Article, regarding:
- 4 (i) Why participation ceased; and
- 5 (ii) A plan to reduce carbon dioxide emissions from power plants in 6 the State that considers the use of Maryland grown, native, warm season grasses as a 7 possible method of reducing carbon emissions.

Article - Natural Resources

9 3-302.

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- 10 (a) (1) There is an Environmental Trust Fund.
 - [(2) For the purpose of this subtitle, there is established as an added cost of electricity distributed to retail electric customers within the State, an environmental surcharge per kilowatt hour of electric energy distributed in the State to be paid by any electric company as defined in § 1–101 of the Public Utilities Article. The Public Service Commission shall impose the surcharge per kilowatt hour of electric energy distributed to retail electric customers within the State and shall authorize the electric companies to add the full amount of the surcharge to retail electric customers' bills. To the extent that the surcharge is not collected from retail electric customers, the surcharge shall be deemed a cost of distribution and shall be allowed and computed as such, together with other allowable expenses, for rate—making purposes. Revenues from the surcharge shall be collected by the Comptroller and placed in the Fund.]
- 22 (2) THE FUND CONSISTS OF PROCEEDS RECEIVED FROM THE SALE OF 23 ALLOWANCES FROM THE REGIONAL GREENHOUSE GAS INITIATIVE IN 24 ACCORDANCE WITH § 2–1002(G) OF THE ENVIRONMENT ARTICLE.
- [(b) (1) The Secretary, in consultation with the Director of the Maryland Energy Administration, annually shall coordinate the preparation of a budget required to carry out the provisions of this subtitle. Upon approval of the budget by the General Assembly, the Public Service Commission shall establish the amount of the surcharge per kilowatt hour for the fiscal year beginning July 1, 1972, and for each subsequent fiscal year.
- Notwithstanding any other provisions of this subtitle, the amount of the surcharge for each account for each retail electric customer may not exceed the lesser of 0.15 mill per kilowatt hour or \$1,000 per month and the surcharge may not continue beyond fiscal year 2020.
- 34 (3) The Comptroller shall maintain the method of collection of the 35 surcharge from the companies and the collections shall accrue to the Fund. The Department 36 shall credit against the amount required to be paid into the Environmental Trust Fund by

each electric company an amount equal to 0.75% of the total surcharge attributed to each company on the basis of the electricity distributed within Maryland.

3 (B) THE SECRETARY ANNUALLY SHALL COORDINATE THE PREPARATION OF 4 A BUDGET REQUIRED TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE.

- 5 (c) (1) (i) The Secretary shall administer the Fund.
- 6 (ii) The Fund is subject to the provisions for financial management 7 and budgeting established by the Department of Budget and Management.
- 8 (iii) Any investment earnings of the Fund shall be credited to the 9 General Fund of the State.
- 10 (iv) The Fund is a special, nonlapsing fund that is not subject to § 11 7–302 of the State Finance and Procurement Article.
- 12 (v) Except as provided in paragraph (2) of this subsection, the 13 moneys in the Fund shall be used to carry out the provisions of this subtitle as provided for 14 in the budget.
- (vi) For the purposes of this subtitle, the Secretary[, in consultation with the Director of the Maryland Energy Administration,] may execute appropriate contracts with any State or federal agency, research organization, industry, or academic institution to conduct the necessary research, construct or acquire, or both, real property including physical predictive models, laboratories, buildings, land, and appurtenances, or support the technological development of extraordinary systems related to power plants designed to minimize environmental impact.
- (vii) The Secretary may utilize available expertise in any other State unit in the development, execution, and management of contracts and agreements on projects relating to their areas of prime responsibility.
- 25 (2) Moneys in the Fund may be used for administrative costs calculated in accordance with $\S 1-103(b)(2)$ of this article.
- 27 (d) **[**(1) The Maryland Energy Administration shall receive administrative and 28 fiscal support from the Fund for studies relating to the conservation or production of electric 29 energy.
- 30 (2) Fiscal support to the Maryland Energy Administration from the Fund 31 may not exceed \$250,000 in any fiscal year.
- 32 (3)] The Chesapeake Bay Trust shall receive \$375,000 from the Fund each 33 fiscal year for the purpose of funding energy conservation projects through the Chesapeake 34 Conservation Corps Program, as provided under §§ 8–1913 through 8–1924 of this article.

1 2 3 4	(e) The Legislative Auditor shall conduct post audits of a fiscal and compliance nature of the Fund and of the appropriations and expenditures made for the purposes of this subtitle. The cost of the fiscal portion of the post audit examinations shall be an operating cost of the Fund.					
5	Article - State Government					
6	9-20B-05.					
7	(a) There is a Maryland Strategic Energy Investment Fund.					
8 9	(b) The purpose of the Fund is to implement the Strategic Energy Investment Program.					
10	(c) The Administration shall administer the Fund.					
11 12	(d) (1) The Fund is a special, nonlapsing fund that is not subject to $\S~7-302$ of the State Finance and Procurement Article.					
13 14	(2) The Treasurer shall hold the Fund separately and the Comptroller shall account for the Fund.					
15	(e) The Fund consists of:					
16 17 18 19	(1) all of the proceeds from the sale of allowances under § 2–1002(g) of the Environment Article, EXCEPT FOR PROCEEDS DIRECTED TO THE ENVIRONMENTAL TRUST ESTABLISHED UNDER TITLE 3, SUBTITLE 3 OF THE NATURAL RESOURCES ARTICLE, IN ACCORDANCE WITH § 2–1002(G) OF THE ENVIRONMENT ARTICLE;					
20	(2) money appropriated in the State budget to the Program;					
21 22	(3) repayments and prepayments of principal and interest on loans made from the Fund;					
23	(4) interest and investment earnings on the Fund;					
24	(5) compliance fees paid under § 7–705 of the Public Utilities Article;					
25 26	(6) money received from any public or private source for the benefit of the Fund; and					
27 28	(7) money transferred from the Public Service Commission under § 7–207.2(c)(3) of the Public Utilities Article.					

Article - Tax - General

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1 **11–202.**

THE SALES AND USE TAX DOES NOT APPLY TO A SALE IN THE FORM OF A DEMURRAGE CHARGE MADE IN THE NATURE OF A PENALTY FOR FAILURE TO RETURN A GAS CYLINDER WITHIN A DESIGNATED PERIOD.

5 Article – Transportation

- 6 13-613.
- 7 (a) (1) The owner of any vehicle described in paragraph (2) of this subsection 8 may apply to the Administration for the assignment to that vehicle of a special, 9 personalized registration number.
- 10 (2) This section applies only as to:
- 11 (i) A Class A (passenger) vehicle;
- 12 (ii) A Class D (motorcycle) vehicle;
- 13 (iii) A Class E (truck) vehicle with a one ton or less manufacturer's 14 rated capacity;
- 15 (iv) A Class G (nonfreight trailer) vehicle;
- 16 (v) A Class L (historic) vehicle;
- 17 (vi) A Class M (multipurpose) vehicle; or
- 18 (vii) A Class N (street rod) vehicle.
- 19 (b) In addition to the annual registration fee otherwise required by this title, the 20 applicant shall pay an additional annual fee of [\$50] **\$25**, payable with the original and 21 each renewal application for special registration under this section.
- 22 (c) (1) A special registration number assigned under this section may consist 23 of any combination of not more than 7 letters and numerals.
- 24 (2) In its discretion, the Administration may refuse any combination of letters and numerals.
- 26 (d) The proceeds collected annually from the additional fees charged under this section shall be distributed to the Transportation Trust Fund.

28 Article – Public Safety

29 5–117.1.

1	(g)	An applicant for a handgun qualification license shall submit to the Secretary:
2		(1) an application in the manner and format designated by the Secretary;
3 4	program of	(2) [a nonrefundable application fee to cover the costs to administer the up to \$50;
5		(3)] (i) proof of satisfactory completion of:
6 7	Secretary; o	1. a firearms safety training course approved by the
8 9 10		2. a course of instruction in competency and safety in the firearms prescribed by the Department of Natural Resources under § 10–301.1 ral Resources Article; or
11		(ii) a valid firearms instructor certification;
12 13	the Secreta	[(4)] (3) any other identifying information or documentation required by ry; and
14 15	that the app	[(5)] (4) a statement made by the applicant under the penalty of perjury plicant is not prohibited under federal or State law from possessing a handgun.
16 17	(j) periods of 1	(1) The handgun qualification license may be renewed for successive 0 years each if, at the time of an application for renewal, the applicant [:
18 19	qualification	(i)] possesses the qualifications for the issuance of the handgun license[; and
20 21	administer	(ii) submits a nonrefundable application fee to cover the costs to the program up to \$20].
22 23	subsection i	(2) An applicant renewing a handgun qualification license under this s not required to:
24 25	subsection ((i) complete the firearms safety training course required in (d)(3) of this section; or
26 27	required in	(ii) submit to a State and national criminal history records check as subsection (f) of this section.
28	SEC	FION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read

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as follows:

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Article – Agriculture

1			minere rigileureure
2	11–204.7.		
3 4			registering each weight and measure used for commercial purposes are as follows:
5 6 7			Scales with a capacity of up to 100 pounds (maximum fee per business 25)
8 9	pounds	(2)	Scales with a capacity of more than 100 pounds, up to 2,000
10		(3)	Scales with a capacity of more than 2,000 pounds[\$100] \$75 ;
11		(4)	Belt conveyor scales\$300;
12		(5)	Railroad track scales\$300;
13		(6)	Vehicle scales
14		(7)	Grain moisture meter \$100;
15 16 17	•		Retail motor fuel dispenser meter of under 20 gallons per minute ER BUSINESS LOCATION: \$375)
18 19	more	(9)	Retail motor fuel dispenser meter of 20 gallons per minute or [\$45] \$35 ;
$\begin{array}{c} 20 \\ 21 \end{array}$	per minute	(10)	Bulk petroleum fuel meter of 20 gallons per minute, up to 150 gallons \$50;
22		(11)	Bulk petroleum fuel meter of 150 gallons per minute or more\$85;
23		(12)	Liquefied petroleum gas meters
24 25 26			Point of sale system, as defined by the National Institute of Standards IIST) Handbook 44, connected to a weighing or measuring device (per\$100.
27			Article – Environment

28 5-203.1.

1 2 3 4 5	§§ 5–503 and 5– wetlands licenses	wetland -906 of s issued	ot as provided under paragraphs (2) and (3) of this subsection, all s and waterways authorizations issued by the Department under this title and §§ 16–202, 16–302, and 16–307 of this article or by the Board of Public Works under § 16–202 of this article shall eplication fee as follows:
6 7	permit	(i)	For an application for a minor project or general [\$750] \$500;
8		(ii)	For an application for a minor modification \$250;
9 10	impact of:	(iii)	For an application for a major project with a proposed permanent
11			1. Less than 1/4 acre
12			2. At least 1/4 acre, but less than 1/2 acre \$3,000;
13			3. At least 1/2 acre, but less than 3/4 acre \$4,500;
14			4. At least 3/4 acre, but less than 1 acre \$6,000; and
15 16	\$7,500; and		5. 1 acre or morethe impact area in acres multiplied by
17		(iv)	For an application for a major modification \$1,500.
18			Article - Natural Resources
19	4–604.		
20 21 22	game and freshw	ater fisl	a provides a fund to pay the expense of protecting and managing and preventing unauthorized persons from fishing or attempting freshwater fish without first procuring an angler's license.
23	(f) (1)	The f	following annual license fees shall apply:
24		(i)	Resident
25 26	valid for 7 consec	(ii) eutive da	Subject to paragraph (2)(ii) of this subsection, short–term license ays from date of issuance
27		(iii)	Resident and nonresident blind personsNo fee
28		(iv)	Complimentary license
29	(2)	For a	nonresident:

1	((i)	The fe	ee for an annual angler's license is the greater of:
2			1.	[\$30.50] \$20.50 ; or
3 4	nonresident's home	state	2. for a s	A fee equal to the fee charged a Maryland resident by the similar license; and
5 6	the date of issuance	(ii) is th		ee for a short–term license valid for 7 consecutive days from ter of:
7			1.	\$7.50; or
8 9 10				A fee equal to the fee charged a Maryland resident by the license that permits an equal number of days of fishing or as permitted by the Maryland license.
11 12	the date of issuance	(iii) is th		ee for a short–term license valid for 3 consecutive days from ter of:
13			1.	\$5; or
14 15 16				A fee equal to the fee charged a Maryland resident by the license that permits an equal number of days of fishing or as permitted by the Maryland license.
17	4–745.			
18 19 20 21 22 23	of this title, a person to tidal boundaries and their tributarie	n may or in s wit on iss	y not fi State shout fi ued un	rovided in subsections (c) and (d) of this section and § 4–217 sh for finfish in the Chesapeake Bay or in its tributaries upwaters of the Atlantic Ocean and the Atlantic coastal bays arst obtaining a Chesapeake Bay and coastal sport fishing der subsection (d)(3) of this section and possessing evidence
24 25	` '			may be obtained from the Department or from any ment. The following annual license fees shall apply:
26	((i)	Resid	ent[\$15] \$ 9
27 28		(ii)		term resident license valid for 7 consecutive days from
29 30		(iii) 		short–term nonresident license valid for 7 consecutive days
31	((iv)	Nonre	esident[\$22.50] \$1 4

1		(v)	Resident and none	resident l	olind pers	sons		No fee
2 3	section	(vi)	Complimentary					
4 5 6	(3) Chesapeake Bay a following the date	nd coa	ot as provided in stal sport fishing li ance.					
7 8	(4) information reques	_	oplicant for a license the Department or				-	ide all the
9 10 11 12	August 31 and th	se that at wou	Department may post shall be effective all be valid for all tidal waters of the	for not n	nore thar als on a	n 1 year and charter boat	shall	expire on
13		(i)	For 6 fishermen or	r less				\$240.
4		(ii)	For 7 or more fish	ermen		•••••		\$290.
15 16 17 18 19	affixed to a boat refinfish in the Ches of the Atlantic Oce	egister apeake ean and	The Department ke Bay and coastal ed in any state shate Bay or in its tributed the Atlantic coast don a boat that has	sport fish all author taries up al bays a	ning licentize any puto tidal bund their	se, which who erson on the oundaries or tributaries, e	en per boat in Sta xcept	manently to fish for te waters that such
21		(ii)	The annual fee for	this spe	cial licen	se shall be [\$	50] \$ 4	10 .
22 23 24 25 26 27 28 29 30	or the State water tributaries, whether on land, or elsewh coastal sport fishing paragraph. If a bost only the individual	ers of er the l ere. Th ng licen at to w al appl	If a boat owner er may fish anywhouse the Atlantic Ocea boat owner is fishing the Department shall have to the boat own which the special liciticant who signs that ary Chesapeake Barry Chesapea	ere in the can and tag in the call issue an er who pense is at a police	e Chesap the Atlar owner's be complim ourchases ffixed has ation for	eake Bay and the coastal loat, in another entary Chesa a special lick more than the special l	d its to bays a er pers apeake ense u one ow icense	ributaries and their son's boat, e Bay and under this mer, then e shall be
32 33 34	(3) in any of the follow license:	(i) ring are	An individual sha eas that do not requ	_		=		_

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SENATE BILL 389

1 2	title with hook and line;	1.	A free fishing area established under § 4–214(b)(1) of this
3 4 5	owner or tenant of the property with the		On private real property bordering on tidal water as any, or a spouse or an immediate family member who resides or tenant; and
6		3.	On a boat licensed under paragraph (2) of this subsection.
7	(ii)	There	e is no fee for registration under this paragraph.
8 9 10	(iii) provide all the informa Department.		dividual required to register under this paragraph shall requested by the Department on forms issued by the
11 12 13	(4) (i) issuance of a special comfrom the pier in tidal wat		The Department may provide by regulation for the l fishing pier license that is valid for all individuals fishing the State.
14 15	license shall be \$290.	2.	The annual fee for the special commercial fishing pier
16 17	(ii) exempt from purchasing		iduals fishing from a licensed commercial fishing pier are sapeake Bay and coastal sport fishing license.
18 19 20	(iii) pier shall maintain a lo structure each day.	1. og of t	The owner or operator of a licensed commercial fishing he contact information of the persons fishing from that
21 22 23	subparagraph must be Department.	2. subm	The logs required under subsubparagraph 1 of this itted electronically as prescribed or approved by the
24 25	SECTION 4. AND effect July 1, 2017.	BE IT	FURTHER ENACTED, That Section 3 of this Act shall take

SECTION 5. AND BE IT FURTHER ENACTED, That, except as provided in Section

4 of this Act, this Act shall take effect July 1, 2016.