Unofficial Copy Q5 2004 Regular Session 4lr0927 CF 4lr1378

By: Delegate Edwards

Introduced and read first time: February 9, 2004 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

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Vessel Excise Tax - Exemption - Charter Service

3 FOR the purpose of providing for certain exemptions to the vessel excise tax under

4 certain circumstances; providing for payment of the vessel excise tax under

- 5 certain circumstances; defining a certain term and altering a certain definition;
- 6 and generally relating to the vessel excise tax.

7 BY adding to

- 8 Article Natural Resources
- 9 Section 8-701(b-1) and 8-716(l)
- 10 Annotated Code of Maryland
- 11 (2000 Replacement Volume and 2003 Supplement)

12 BY repealing and reenacting, with amendments,

- 13 Article Natural Resources
- 14 Section 8-701(c) and 8-716(e)
- 15 Annotated Code of Maryland
- 16 (2000 Replacement Volume and 2003 Supplement)

17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

18 MARYLAND, That the Laws of Maryland read as follows:

19

Article - Natural Resources

20 8-701.

21 (B-1) "CHARTER SERVICE" MEANS THE RENTAL OR LEASE OF A VESSEL TO THE 22 GENERAL PUBLIC OR TO A DEALER.

23 (c) (1) "Dealer" means any person who:

24 (i) Engages in whole or in part in the business of buying, selling, 25 [or] exchanging, OR RENTING new and unused vessels or used vessels, or both, either 26 outright or on conditional cale, bailment laces, shotted mortgage, or otherwise, and

26 outright or on conditional sale, bailment, lease, chattel mortgage, or otherwise; and

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1 2 of vessels.	(ii)	Has an established place of business for sale, trade, and display	
3 (2)	"Dealer" includes:		
4	(i)	A yacht broker; [and]	
5 6 SERVICE; AND	(II)	A CHARTER BUSINESS THAT USES VESSELS FOR CHARTER	
		(III) A holder of a lien created under Title 16, Subtitle 2 of who sells the vessel pursuant to that title, including an mmonly known as a lien and recovery company.	
10 8-716.			
11 (e) A person is not required to pay the tax provided for in subsection (c) of this 12 section resulting from:			
13 (1) A transfer between members of the immediate family as determined 14 by Department regulations;			
15 (2)	A trans	sfer to a licensed dealer of a vessel for resale purposes;	
	THE VE	CTIVE USE OF A CERTIFIED VESSEL FOR CHARTER SERVICE, SSEL OWNER AND CHARTER BUSINESS THAT OFFERS THE ERVICE MAINTAINS A CFR SUBCHAPTER T OR SUBCHAPTER K	
20	(I)	MAINTAINS A PUBLIC LIABILITY INSURANCE POLICY;	
21 22 WRITTEN AGREI 23 A FLEET OF LEA		OFFERS CHARTER SERVICE TO THE GENERAL PUBLIC, OR HAS A WITH A BUSINESS THAT OFFERS CHARTER SERVICE, AND HAS & VESSELS;	
	N OF A C	PROVIDES, ON A FORM APPROVED BY THE DEPARTMENT, ESSEL ENTERING CHARTER SERVICE, AND NOTIFICATION CHARTER SERVICE AGREEMENT, OR NOTIFICATION OF A CHARTER SERVICE;	
28 29 STICKER PROVII	(IV) DED BY 7	DISPLAYS ON THE VESSEL A CHARTER SERVICE DESIGNATION THE DEPARTMENT; AND	
30	(V)	COMPLIES WITH APPLICABLE FEDERAL REGULATIONS;	
31[(3)]32state or is federally	(4) documen	The holding of a vessel that is titled or numbered in another ted, provided:	
3334 dealer; and	(i)	The vessel is held for resale or listed for resale by a licensed	

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1 (ii) 2 the vessel on the waters of	The vessel owner signs an affidavit that there will be no use of the State other than for a sea trial;
3 [(4)] (5)	Purchase of a vessel by the State or any political subdivision;
4 [(5)] (6) 5 Secretary has approved;	Purchase of a vessel by an eleemosynary organization which the
6 [(6)] (7) 7 incurred a liability for the 8 1986;	The purchase within the State of a vessel if the owner paid or Maryland sales and use tax on the vessel prior to July 1,
9 [(7)] (8) 10 purchased outside the Stat 11 use tax on the vessel prior	The possession within the State of a vessel which was e if the owner paid or incurred a liability for the Maryland to July 1, 1986;
	The possession of a vessel that was purchased or acquired prior a nonresident of the State and is not used principally on if the issuance of a title is not sought, except that:
15 (i) 16 vessel is used for 90 days	A vessel is not deemed used on the waters of the State if the or less of a calendar year; and
17 (ii)18 the period of 90 days shal19 subtitle;	If a vessel is used for more days than 90 days in a calendar year, be counted in the determination of principal use under this
20 [(9)] (10) 21 before July 1, 1986:	The possession within the State of a vessel if the current owner,
 22 (i) 23 purposes, finfish, eels, cra 24 oysters, or any other fish; 	1. Was licensed by the Department to catch, for commercial bs, conch, terrapin, soft-shell clams, hard-shell clams, and
2526 described in item 1 of this	2. Used the vessel for any of the commercial fishing purposes item; or
27 (ii) 28 provisions of § 4-210 of th	1. Was licensed as a commercial fishing guide under the is article; and
29 30 provided in § 4-745(d)(2)	2. Used the vessel as a charter boat with a license as of this article; or
31 [(10)] (11	The possession within the State of a vessel that:
32 (i)	Is owned by a nonprofit organization that:
3334 Revenue Code; and	1. Is qualified as tax exempt under $ 501(c)(4) $ of the Internal

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12.Is engaged in providing a program to render its best2efforts to contain, clean up, and otherwise mitigate spills of oil or other substances

3 occurring in United States coastal and tidal waters; and

Is used for the purposes of the organization. 4 (ii)

5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6 July 1, 2004.