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By: Delegate Edwards

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

Committee Report: Favorable House action: Adopted Read second time: March 16, 2004

CHAPTER_____

1 AN ACT concerning

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Vessel Excise Tax - Exemption - Vessel Commissioning

3 FOR the purpose of altering certain exemptions from the vessel excise tax;

- 4 authorizing the Department of Natural Resources to adopt certain regulations;
- 5 defining certain terms and altering certain definitions under the State vessel
- 6 excise tax; making a technical change; and generally relating to the vessel excise
- 7 tax established under the State Boat Act.

8 BY repealing and reenacting, with amendments,

- 9 Article Natural Resources
- 10 Section 8-704(a) and 8-716
- 11 Annotated Code of Maryland
- 12 (2000 Replacement Volume and 2003 Supplement)

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

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

15

Article - Natural Resources

16 8-704.

17 (a) The Department may adopt regulations necessary to carry out the
18 provisions of this subtitle, INCLUDING THE DETERMINATION OF THE STATE OF
19 PRINCIPAL USE FOR THE PURPOSE OF ASSESSING THE VESSEL EXCISE TAX.

20 8-716.

21 (a) (1) In this section the following words have the meanings indicated.

3		EDIATE FRIGGIN	IISSIONING PROCEDURES" MEANS THE INITIAL OUTFITTING LY AFTER THE PURCHASE OF THE VESSEL, INCLUDING THE IG, ELECTRONIC GEAR, PROPULSION MACHINERY, RELATED GEAR.
5	[(2)]	(3)	"Fair market value" means:
8 9 10	the dealer on a form a traded in as part of th	acceptable e conside the trade-	As to the sale of any vessel by a licensed dealer or a dealer oreign country, the total purchase price, as certified by to the Department, less the value of any vessel that is ration for the sale, which trade-in value may not in vessel as shown in a national publication of used Department;
12 13	licensed dealer, the g	(ii) greater of:	As to any other vessel that is sold by any person other than a
14			1. The total purchase price; or
15			2. \$100; or
16 17	licensed dealer, eithe	(iii) er:	As to any other vessel that is sold by any person other than a
	bill of sale approved is stated; or	by the De	1. The total purchase price, if verified by means of a certified epartment, in which the actual price paid for the vessel
	vessel values adopted the application.	d by the I	2. The valuation shown in a national publication of used Department if a certified bill of sale does not accompany
26 27	calculating where the use for any period of	e vessel is time that	"Used principally in this State" means that this State is the d in § [8-701(0)] 8-701(P) of this subtitle, except that in used or used most, a vessel is not considered to be in it is held for [maintenance or repair] MAINTENANCE, ING for 30 consecutive days or more.
29 30	[(4)] exceed 1 day, that is	(5) conducte	"Sea trial" means a period of on-the-water operations, not to d:
31 32	or maintenance] MA	(i) INTENA	For the purpose of testing the effectiveness of specific [repairs NCE, REPAIRS, OR COMMISSIONING procedures; or
33 34	section.	(ii)	For a vessel held for resale by a licensed dealer under this
35 36	[(5)] simultaneously purcl	(6) nased mot	"Total purchase price" means the price of a vessel, including ors, spars, sails, and accessories exclusive of trailer.

35 [(5)] (6) "Total purchase price" means the price of a vessel, in 36 simultaneously purchased motors, spars, sails, and accessories exclusive of trailer,

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1 agreed on by the buyer and seller, with no deduction for trade-in or other 2 nonmonetary consideration.

3 [(6)] (7) (i) "Vessel" has the meaning indicated in § 8-701(r) of this 4 subtitle.

5 (ii) "Vessel" does not include a ship's lifeboat, a vessel propelled 6 only by sail, or vessel manually propelled.

7 (b) The Department shall charge a \$2 fee to issue a certificate of title, a 8 transfer of title, or a duplicate or corrected certificate of title.

9 (c) (1) Except as provided in § 8-715(d) of this subtitle and in subsections (e) 10 and (f) of this section, and in addition to the fees prescribed in subsection (b) of this 11 section, an excise tax is levied at the rate of 5% of the fair market value of the vessel 12 on:

13(i)The issuance of every original certificate of title required for a14 vessel under this subtitle;

15 (ii) The issuance of every subsequent certificate of title for the sale, 16 resale, or transfer of the vessel;

17

The sale within the State of every other vessel; and

18 (iv) The possession within the State of a vessel purchased outside19 the State to be used principally in the State.

20 (2) Notwithstanding the provisions of this subsection, no tax is paid on 21 issuance of any certificate of title if the owner of the vessel for which a certificate of 22 title is sought was the owner of the vessel prior to June 1, 1965, or paid Maryland

23 sales and use tax on the vessel as required by law at the time of acquisition. The

24 Department may require the applicant for titling to submit satisfactory proof that the

25 applicant owned the vessel prior to June 1, 1965.

(iii)

26 (d) If the tax is not collected by a licensed dealer pursuant to § 8-716.1 of this 27 subtile, the owner, whether or not applying for the issuance of a title, shall remit the 28 tax directly to the Department within 30 days of the date of sale or, in the case of a 29 vessel purchased outside the State, within 30 days of the date upon which the

30 possession within the State became subject to the tax.

31 (e) A person is not required to pay the tax provided for in subsection (c) of this 32 section resulting from:

33 (1) A transfer between members of the immediate family as determined34 by Department regulations;

35 (2) A transfer to a licensed dealer of a vessel for resale, RENTAL, OR
36 LEASING purposes;

4	HOUSE BILL 848						
1 (3) 2 is federally document	(3) The holding of a vessel that is titled or numbered in another state or 2 is federally documented, provided:						
3 4 dealer; and	(i) The vessel is held for resale or listed for resale by a licensed						
5 6 the vessel on the wa	(ii) The vessel owner signs an affidavit that there will be no use of ters of the State other than for a sea trial;						
7 (4)	Purchase of a vessel by the State or any political subdivision;						
8 (5) 9 Secretary has approv	Purchase of a vessel by an eleemosynary organization which the ved;						
10 (6) 11 incurred a liability f 12 1986;	The purchase within the State of a vessel if the owner paid or for the Maryland sales and use tax on the vessel prior to July 1,						
13(7)14outside the State if15the vessel prior to J	The possession within the State of a vessel which was purchased the owner paid or incurred a liability for the Maryland use tax on uly 1, 1986;						
18 BE USED principal	The possession of a vessel [that was purchased or acquired prior to te by a nonresident of] IN the State [and] THAT is not used OR TO lly on the waters of the State and [if] FOR WHICH the issuance of a PR REQUIRED UNDER THIS SUBTITLE, except that:						
20 21 vessel is used for 90	(i) A vessel is not deemed used on the waters of the State if the 0 days or less of a calendar year; and						
2223 the period of 90 day24 subtitle;	(ii) If a vessel is used for more days than 90 days in a calendar year, ys shall be counted in the determination of principal use under this						
25 (9) 26 before July 1, 1986	The possession within the State of a vessel if the current owner,						
2728 purposes, finfish, ea29 oysters, or any other	(i) 1. Was licensed by the Department to catch, for commercial els, crabs, conch, terrapin, soft-shell clams, hard-shell clams, r fish; and						
30 31 described in item 1	2. Used the vessel for any of the commercial fishing purposes of this item; or						
32 33 provisions of § 4-2.	(ii) 1. Was licensed as a commercial fishing guide under the 10 of this article; and						
34 35 provided in § 4-745	2. Used the vessel as a charter boat with a license as $i(d)(2)$ of this article; or						
36 (10)	The possession within the State of a vessel that:						

1	(i)	Is owned by a nonprofit organization that:					
2 3 Revenue Code; and		1. Is qualified as tax exempt under $ 501(c)(4) $ of the Internal					
		2. Is engaged in providing a program to render its best ad otherwise mitigate spills of oil or other substances astal and tidal waters; and					
7	(ii)	Is used for the purposes of the organization.					
8 (f) (1)	This su	bsection applies to possession within the State of a vessel if:					
9	(i)	The vessel was formerly:					
10		1. Titled or numbered in another jurisdiction; or					
11 12 jurisdiction;		2. Federally documented and principally used in another					
13 14 the other jurisdiction	(ii) n; and	The present owner has paid a sales or excise tax on the vessel to					
1516 exemption or credit17 paid to the State.	(iii) under its	The jurisdiction to which the tax was paid would allow an sales or excise tax for excise tax on a vessel formerly					
18 (2)	For a v	essel described in paragraph (1) of this subsection:					
 (i) If the rate of the tax paid to the other jurisdiction is not less than the rate under subsection (c) of this section, the tax imposed under subsection (c) of this section does not apply to possession of the vessel within the State; 							
 (ii) If the rate of the tax paid to the other jurisdiction is less than the rate under subsection (c) of this section, the rate of the tax imposed under subsection (c) of this section on possession of the vessel within the State is the difference between the tax rate paid to the other jurisdiction and the rate under subsection (c) of this section; and 							
	plicable, e	The Department may require the taxpayer to submit nent of a tax to another jurisdiction and the rate of tax vidence of principal use of a federally documented vessel					
31 (3) 32 Maryland boat exci		bsection is applicable to any vessel incurring a liability for or after July 1, 1986.					
	is section	on may claim a credit against any tax imposed under on a vessel for sales tax the person has paid to the State, trict of Columbia on materials and equipment that are					

- 35 to another state, or to the District of Columbia on materials and equipment that are 36 incorporated into the vessel, if:

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1(i)1.The person is licensed by the Department2commercial purposes, finfish, eels, crabs, conch, terrapin, soft-shell clams, hard-sh3clams, oysters, or any other fish; and							
4 2. The vessel is to be used for any of the con 5 purposes described in item 1 of this item; or	nmercial fishing						
6 (ii) 1. Was licensed as a commercial fishing guid 7 provisions of § 4-210 of this article; and	de under the						
8 2. Used the vessel as a charter boat with a lie 9 provided in § 4-745(d)(2) of this article.	cense as						
10 (2) The Department may require a person claiming the credit al 11 under this subsection to submit satisfactory proof of payment of the sales tax and 12 the materials or equipment have been incorporated into the vessel.							
 (h) Notwithstanding the provisions of § 8-723 of this subtitle, the Department shall deposit \$225,000 of funds from the excise tax levied under this section with the Comptroller of the Treasury in the General Fund, and the balance in excess of \$225,000 with the Comptroller of the Treasury in the Waterway Improvement Fund to be expended only for the purposes specified. 							
18 (i) If the Department determines there has been an overpayment of the t 19 a vessel, or an overpayment has resulted for any other reason, the Department may 20 submit the overpayment and supporting data whether accompanied by a written 21 claim or not to the State Comptroller for refund to the appropriate person.							
 (j) Notwithstanding any other provision of this section, the Department shall deposit, in accordance with the provisions of § 8-723 of this subtitle, up to \$350,000 of funds from the excise tax levied under this section and as appropriated in the State budget, to be used for enforcement of the State Boat Act, including collection of the excise tax levied under this section. 							
27 (k) (1) For purposes of subsection (a)(3) of this section, a vessel is 28 be held for [maintenance or repair] MAINTENANCE, REPAIR, OR COMMISSI							
 29 (i) The [maintenance or repair] MAINTENANCE, RE 30 COMMISSIONING work is provided in exchange for compensation; 	EPAIR, OR						
 (ii) The [maintenance or repair] MAINTENANCE, RE COMMISSIONING work is performed pursuant to a schedule preestablished with or more marine contractors; and 							
 34 (iii) The total cost of the [maintenance or repair] MAIN 35 REPAIR, OR COMMISSIONING work is at least two times the reasonable current 36 market cost of docking or storing the vessel. 							

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- 1 (2) Time spent conducting sea trials shall be included when calculating 2 the period of time a vessel is held for [maintenance or repair] MAINTENANCE, 3 REPAIR, OR COMMISSIONING under subsection (a)(3) of this section.

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