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CHAPTER_____

1 AN ACT concerning

2

Natural Resources - Special Funds and Accounts - Administrative Costs

3 FOR the purpose of authorizing the Secretary of Natural Resources to use money in

- 4 certain funds or accounts for certain administrative expenses based on a
- 5 generally accepted methodology for determining indirect costs; requiring the
- 6 Secretary to submit any changes to the indirect costs methodology for review
- 7 and comment to the House Appropriations Committee and the Senate Budget
- 8 and Taxation Committee within a certain time period; providing for the
- 9 administrative costs of certain funds and accounts administered by the
- 10 Department of Natural Resources; making certain stylistic changes; and
- 11 generally relating to special funds and accounts administered by the
- 12 Department of Natural Resources.

13 BY repealing and reenacting, with amendments,

- 14 Article Natural Resources
- 15 Section 1-103(b), 1-703, <u>3-302(c)</u>, 4-208, 4-209, 5-103(e), 5-209(b), 5-212,
- 16 5-212.1, 5-215(b), 5-307, 5-908, 5-908.1, 5-909, 5-1505, 8-710.2, 8-723,
- 17 8-729, 8-1004, 10-209, and 10-301(n)
- 18 Annotated Code of Maryland
- 19 (2000 Replacement Volume and 2003 Supplement)

20 BY repealing and reenacting, without amendments,

- 21 Article Natural Resources
- 22 Section 1-702(a), <u>3-302(a)</u>, 5-103(d), 5-215(a), 5-1501, and 8-1005(a)(1)

1 Annotated Code of Maryland

(2000 Replacement Volume and 2003 Supplement) 2

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 3 4 MARYLAND, That the Laws of Maryland read as follows:

5

Article - Natural Resources

6 1-103.

7 The Secretary is responsible for the budget of his office and for the (b) (1)8 budgets of the units within the Department.

9 (2)**(I)** UNLESS OTHERWISE AUTHORIZED BY STATUTE, THE 10 SECRETARY MAY USE MONEY IN A FUND OR ACCOUNT CREATED UNDER THIS 11 ARTICLE FOR ADMINISTRATIVE EXPENSES DIRECTLY RELATING TO THE PURPOSES 12 OF THE FUND OR ACCOUNT UP TO AN AMOUNT CALCULATED UNDER A GENERALLY 13 ACCEPTED METHODOLOGY FOR DETERMINING INDIRECT COSTS.

14 THE SECRETARY SHALL SUBMIT ANY CHANGES TO THE (II) 15 METHODOLOGY USED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH FOR REVIEW 16 AND COMMENT TO THE HOUSE APPROPRIATIONS COMMITTEE AND THE SENATE 17 BUDGET AND TAXATION COMMITTEE WITHIN 45 DAYS BEFORE IMPLEMENTING THE 18 METHODOLOGY.

19 1-702.

20 There is a State Chesapeake Bay and Endangered Species Fund. (a)

21 1-703.

22 (1)The Secretary may distribute not more than 5% of the net proceeds of (a) 23 the Fund to a promotional account to be used to promote further donations to the 24 Fund.

25 MONEYS IN THE FUND MAY BE USED FOR ADMINISTRATIVE COSTS (2)26 CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS TITLE.

27 After making the [distribution] DISTRIBUTIONS allowed under subsection (b) 28 (a) of this section, the Secretary shall distribute the remainder of the net proceeds of 29 the Fund as follows:

30 50% to the Chesapeake Bay Trust established under § 8-1901 of this (1)31 article, to be used by the Trust only as provided in § 1-704 of this subtitle; and

32 50% to an endangered species account, to be used only to conserve (2)33 nongame, threatened and endangered species as provided in § 1-705 of this subtitle.

1 <u>3-302.</u>

4 <u>6</u> 5 <u>6</u> 7 <u>i</u> 8 <u>6</u> 9 <u>a</u> 10 11 12	(a) There is an Environmental Trust Fund. 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 Utility Companies 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.
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	(c) (1) The Secretary shall administer the Fund. The Fund is subject to the provisions for financial management and budgeting established by the Department of Budget and Management. [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE moneys in the Fund shall be used to carry out the provisions of this subtitle as provided for in the budget, except that 10% of all moneys accruing to the Fund from July 1, 1978 through June 30, 1983 shall be used to supplement funds necessary to carry out the duties of the People's Counsel of the Public Service Commission. The People's Counsel shall submit an annual budget of necessary supplemental funds to the Department to be incorporated in the Department's budget. 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. 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.
35 36	 (2) <u>MONEYS IN THE FUND MAY BE USED FOR ADMINISTRATIVE COSTS</u> <u>CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS ARTICLE.</u> 4-208. (A) There is a State Fisheries Management and Protection Fund in the Department.

38 (B) Any money received from any fish and fisheries license, stamp, permit, or39 application fee as provided in this title, unless otherwise provided shall be [credited]:

- 40 (1) CREDITED to the Fund; and
- 41 (2) [used] USED only for [the]:

4 **HOUSE BILL 1258** 1 THE scientific investigation, protection, propagation, and **(I)** 2 management of nontidal finfish; AND 3 (II)ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 4 1-103(B)(2) OF THIS ARTICLE. 5 4-209. There is a Fisheries Research and Development Fund in the Department. 6 (a) 7 Any money the State Comptroller receives under the provisions of this title (b) 8 from commercial licenses, permits, and service fees, taxes, and royalties paid to the 9 State for oyster shells and clam shells removed from the bottom beneath the tidal 10 waters of the State, from the sale of seed oysters under § 4-1103 of this title, or any 11 source, together with any fine or forfeiture collected under § 4-1202 of this title, shall 12 be credited to the Fisheries Research and Development Fund. 13 Subject to the limitations described in §§ 4-701(i), 4-1020, 4-1028 and (c) 14 4-1035, the Fund shall be used for [replenishing]: 15 REPLENISHING fisheries resources[,] AND related research[, and to (1)16 match]: 17 MATCHING federal funds available for research and development of (2)18 fisheries resources; AND ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 19 (3)20 1-103(B)(2) OF THIS ARTICLE. 21 5-103. 22 (d) (1)If the constructing agency is unable to locate a sufficient amount of 23 State or other publicly owned land or available forest mitigation bank credits to 24 comply with the requirements of subsection (c) of this section, the constructing agency 25 shall contribute money, at the rate of 10 cents per square foot of the area of required

26 planting, to a special fund to be maintained in the Department and to be known as

28 (2) There is a Reforestation Fund in the Department.

29 (e) (1) Money deposited in the Reforestation Fund:

(i)

30

31

(ii) May not revert to the General Fund.

32 (2) (i) 1. Except as provided in item 2 of this subparagraph AND

Shall remain in the Fund until appropriated and spent; and

33 SUBPARAGRAPH (III) OF THIS PARAGRAPH, the Department shall use the

34 Reforestation Fund solely to plant trees on State or other publicly owned lands

35 located in the county and watershed in which construction projects giving rise to

36 Fund contributions are located.

27 the Reforestation Fund.

2. If reforestation cannot be reasonably accomplished in the
 county and watershed in which the construction activity is located, then the
 Department may use the Reforestation Fund to plant trees on State or other publicly
 owned lands located in the county or in the watershed in the State in which the
 construction activity is located, or to purchase credits in, establish, or maintain a
 forest mitigation bank in the county or watershed in which the construction activity is
 located in accordance with regulations of the Department. The Reforestation Fund

 $8\;$ may not be used to finance administrative activities associated with a mitigation

9 bank and any credits created by the Reforestation Fund may not be sold to

10 compensate for additional forest impacts.

11 (ii) 1. The Department shall accomplish the reforestation for 12 which money is deposited in the Reforestation Fund within 1 year or 2 growing

13 seasons after project completion, as appropriate, after receipt of the money.

2. Money deposited in the Reforestation Fund under
subsection (d) of this section shall remain in the Fund for a period of 1 year or 2
growing seasons, and at the end of that time period, any portion that is not used to
meet the reforestation requirements shall be returned to the constructing agency.

18 (III) MONEYS IN THE REFORESTATION FUND MAY BE USED FOR
19 ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS
20 ARTICLE.

21 5-209.

22 (b) The Secretary shall promulgate rules and regulations regarding 23 equipment standards and the operation of off-road vehicles by type, as defined in § 24 10-410(d) of this article, on property owned or controlled by the Department. He shall 25 conduct appropriate studies and, by January 1, 1975 he shall designate and identify 26 areas for use by the general public for operation of motorcycles, snowmobiles and 27 other off-road vehicles on that property exclusive of wildlife management areas or 28 State fisheries management areas to the extent such use is compatible with the 29 character and established uses of property controlled by the Department. Prior to 30 March 31, 1976, every off-road vehicle to be used on Department of Natural 31 Resources lands shall be registered and provided suitable identification by the 32 Department of Natural Resources, which shall charge an annual uniform fee for all 33 registrants, revenues derived from which shall be used to acquire and maintain areas 34 for off-road vehicle use by the general public. REVENUES MAY BE USED FOR 35 ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS 36 ARTICLE. Any property to be acquired or designated for off-road vehicle use shall be 37 subject to a public hearing held in the county or counties wherein the property is 38 situated. However, no off-road vehicle may be permitted where its operation will 39 damage the wildland character of the property or where the noise from its operation 40 will be audible at or interfere with the use of a picnic or camping area open to public

41 use.

1 5-21	2.				
2	(A)	There is a Forest or Park Reserve Fund in the Department.			
4 reser	3 (B) Any money obtained from the State forest reserves, State parks, scenic 4 reserves, parkways, historic monuments, and recreation areas, together with any fine 5 collected under § 5-1302 of this title, shall be paid into the Fund.				
7 shall				Each county in which any State forest or park reserve is located he Fund 15 percent of the revenue derived from the cated in that county.	
9 (II) Each county in which the forest or park reserve comprises 10 10 percent or more of the total land area of that county shall be paid annually out of the 11 Fund a sum equal to 25 percent of the revenues derived from the State forest or park 12 reserve located in that county.					
13 14 CAI	LCULA	(2) TED IN		YS IN THE FUND MAY BE USED FOR ADMINISTRATIVE COSTS DANCE WITH § 1-103(B)(2) OF THIS ARTICLE.	
15 5-21	12.1.				
16 (a) (1) In this section, "concession operations" means activities within a 17 State forest or park that:					
18			(i)	Raise revenue;	
19			(ii)	Function under a separate budget system; and	
20			(iii)	Supplement the operation of the facility where it is located.	
21		(2)	"Conce	ssion operations" includes:	
22			(i)	Food concessions;	
23			(ii)	Boat rentals;	
24			(iii)	Gift shops;	
25			(iv)	Marine sales;	
26			(v)	Snack bars; and	
27			(vi)	Camp stores.	
28	(b)	There is	s a Forest	and Park Concession Account in the Department.	

29 (c) Any money derived from concession operations shall be paid into the30 Forest and Park Concession Account.

1 (d) Each county in which any State forest or park is located shall be paid 2 annually out of the Forest and Park Concession Account:

3 (1) If the State forest or park reserve comprises less than 10% of the total 4 land area of the county, a sum equal to 15% of the net revenue derived from 5 concession operations within a State forest or park located in that county; and

6 (2) If the State forest or park reserve comprises 10% or more of the total 7 land area of the county, a sum equal to 25% of the net revenue derived from 8 concession operations within a State forest or park located in that county.

9 (e) Except as provided in subsection (d) of this section, the Forest and Park 10 Concession Account shall be used only for [the]:

11(1)[Maintenance] THE MAINTENANCE and operation of concession12 operations; [and]

13 (2) [Function] THE FUNCTION of State forests and parks to the extent of 14 the projected balance of the Account from the prior fiscal year; AND

15 (3) ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 16 1-103(B)(2) OF THIS ARTICLE.

17 (f) The budget submitted by the Governor to the General Assembly shall 18 include the revenues and expenditures of the Forest and Park Concession Account in

19 the same detail as other special fund accounts administered by the Department.

20 5-215.

21 (a) There is a Deep Creek Lake Recreation Maintenance and Management

22 Fund in the Department for the maintenance and management of the land,

23 recreational facilities, and services that are related to Deep Creek Lake in Garrett

24 County.

25 (b) (1) Except as provided in [paragraph] PARAGRAPHS (2) AND (3) of this

26 subsection, the Department shall pay all fees collected for boat launching at Deep

27 Creek Lake State Park, and all funds collected from lake and buffer use permits,

28 contracts, grants, and gifts as a result of the Deep Creek Lake management program,

29 into the Deep Creek Lake Recreation Maintenance and Management Fund.

30 (2) At the end of each quarter of the fiscal year, the Department shall 31 pay 25% of the total revenue collected during the quarter under paragraph (1) of this 32 subsection to the Board of County Commissioners of Garrett County.

33 (3) MONEYS IN THE DEEP CREEK LAKE RECREATION MAINTENANCE
 34 AND MANAGEMENT FUND MAY BE USED FOR ADMINISTRATIVE COSTS CALCULATED
 35 IN ACCORDANCE WITH § 1-103(B)(2) OF THIS ARTICLE.

1 5-307.

2 (a) There is a special fund known as the Woodland Incentives Fund.

3 (b) The Woodland Incentives Fund shall consist of:

4 (1) As provided in § 13-306 of the Tax - Property Article, up to \$200,000

5 annually of the proceeds of the tax imposed by § 13-302 of the Tax - Property Article

6 that are attributable to the taxation of instruments of writing that transfer title to

7 parcels of land that are entirely woodland; and

8 (2) Revenues collected by the Department from the payment of charges 9 imposed for Department assistance in implementation of an approved practice.

10 (c) The Department shall use the Woodland Incentives Fund [to]:

11 (1) TO help fund the Woodland Incentives Program and the cost-share 12 assistance provided for in this subtitle; AND

13 (2) FOR ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 14 1-103(B)(2) OF THIS ARTICLE.

15 (d) Any unexpended funds remaining in the Woodland Incentives Fund at the 16 end of the fiscal year may not revert to the General Fund of the State.

17 5-908.

(A) There is a Fair Hill Improvement Fund in the Department, to be used forthe operation, maintenance, development, and improvement of the Fair Hill facilitiesat Fair Hill, Maryland.

21 (B) (1) Any money obtained by the Department from Fair Hill shall be 22 credited to the Fair Hill Improvement Fund.

(2) MONEYS IN THE FAIR HILL IMPROVEMENT FUND MAY BE USED FOR
ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS
ARTICLE.

26 5-908.1.

(A) There is a Somers Cove Marina Improvement Fund in the Department, to
28 be used for the operation, maintenance, development, and improvement of the Somers
29 Cove Marina facilities in Crisfield, Maryland.

30 (B) (1) Any money obtained by the Department from Somers Cove Marina 31 shall be credited to the Somers Cove Marina Improvement Fund.

32 (2) MONEYS IN THE SOMERS COVE MARINA IMPROVEMENT FUND MAY
 33 BE USED FOR ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH §
 34 1-103(B)(2) OF THIS ARTICLE.

1 5-909.

2 (A) The Natural Resources Property Maintenance Fund is created within the

3 Department to be used for the maintenance, repair, and management of property

4 owned by the Department.

5 (B) MONEYS IN THE FUND MAY BE USED FOR ADMINISTRATIVE COSTS 6 CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS ARTICLE.

7 5-1501.

8 There is a Heritage Conservation Fund in the Department.

9 5-1505.

10 (A) Appropriations for the Heritage Conservation Fund may be provided from:

11 (1) Special bond authorization;

12 (2) General funds of the State; and

13 (3) Other sources.

14 (B) MONEYS IN THE FUND MAY BE USED FOR ADMINISTRATIVE COSTS 15 CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS TITLE.

16 8-710.2.

17 (a) The Department may design temporary certificates of boat number and18 furnish them to any licensed boat dealer who:

19 (1) Applies for at least 25 of the certificates on a form that the 20 Administration requires; and

21 (2) Submits the fee, not to exceed \$1, set by the Department for each 22 certificate with the application.

(b) (1) For any vessel that is to be used principally in Maryland, a licensed
dealer may issue 1 temporary certificate of boat number to the person who buys the
vessel from the dealer.

26 (2) A dealer may not issue a temporary certificate of boat number unless:

27 (i) The taxes and other fees as required by this subtitle are paid to 28 the dealer; and

29 (ii) An application for Maryland certificate of boat title and number 30 or a purchaser's application for transfer of a Maryland certificate of boat title is

31 completed and signed by the purchaser of the vessel.

1 (3) (i) Before issuing a temporary certificate of boat number, the 2 dealer shall complete the certificate by writing in the information required by the 3 Department.						
4 (ii) A temporary certificate of boat number is not valid unless the 5 dealer completes the certificate as required by this subsection.						
6 (4) The dealer may not issue more than 1 temporary certificate for any 7 vessel. If the temporary certificate is lost, stolen, or destroyed, the owner must apply 8 to the Department for a certificate of boat number.						
9 (5) Within 30 days after a dealer issues a temporary certificate of boat 10 number, the dealer shall mail a copy of the temporary certificate to the Department.						
11 (c) A temporary certificate of boat number expires when the first of either of 12 the following occurs:						
13(1)A certificate of boat number for the vessel is issued by the14Department; or						
15 (2) 90 days expire from the date the temporary certificate was issued by 16 the dealer.						
17 (d) (1) (I) There is a special fund called the Boat Dealer Assurance Fund.						
18(II)All fees collected by the Department under this section shall be19 credited to the Fund.						
20(2)The Fund shall be used exclusively as provided in this subsection21 [to]:						
 (I) TO pay title taxes and fees that boat dealers and manufacturers have failed to forward to the Department; AND 						
24 (II) FOR ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE 25 WITH § 1-103(B)(2) OF THIS ARTICLE.						
26 (3) A payment may be made under this section only if:						
 27 (i) A member of the public demonstrates that title taxes and 28 application fees were paid to a dealer and a manufacturer; and 						
 29 (ii) The dealer or manufacturer has failed to forward the taxes and 30 fees to the Department as required by this subtitle. 						
 31 (4) Attainments to the Fund in excess of an accumulated balance of 32 \$100,000 may be expended by the Department for any purpose authorized under § 33 8-723 of this subtitle. However, any funds not expended pursuant to this subsection 34 or § 8-723 of this subtitle: 						
35 (i) Shall remain in the Fund: and						

35

(i) Shall remain in the Fund; and

10

1 (ii) May not revert to the General Fund.

2 (e) In addition to any other sanction under this subtitle, on failure of a dealer 3 to forward to the Department taxes and fees within 30 days of collection, the 4 Department may declare forfeited the bond or other security filed by the dealer under 5 this subtitle. The Department shall use funds collected through the forfeiture to 6 reimburse the Boat Dealer Assurance Fund for the expense of paying title taxes and

7 fees in accordance with this section.

8 (f) The Department may require the return of all temporary certificates from 9 any dealer who has not complied with any provision of this subtitle.

10 8-723.

(a) Any fee and other revenue the Department collects under authority of this
subtitle, and any other available income, shall be deposited in the State Treasury and
used exclusively for the administration, functions, and objectives of this subtitle.
These funds are credited to the Department.

15 (b) (1) The Department may use the funds credited to its accounts to 16 purchase, rent, and operate any equipment necessary to accomplish the purposes of 17 this subtitle, within budgetary limitations.

18 (2) THE FUNDS MAY BE USED FOR ADMINISTRATIVE COSTS19 CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS ARTICLE.

20 (c) Subject to available income, the Department may employ necessary 21 personnel subject to the provisions of the State Personnel and Pensions Article.

(d) Within the limits of funds available, the Department may enter into any
agreement with the federal government, any municipality or other political
subdivision of the State, or any private agency to share the cost of any development,
construction, or improvement of waterways or of facilities determined to have

26 beneficial value to the boating public.

27 8-729.

(a) Unless excepted by § 8-728 of this subtitle, a security interest in a vessel is
not valid against creditors of the owner or subsequent transferees or secured parties
of the vessel unless perfected as provided under §§ 8-729 through 8-732 of this
subtitle.

(b) A security interest is perfected by the delivery to the Department of the
existing certificate of title, if any, and an application for certificate of title on a form
provided or approved by the Department containing information regarding the
security interest, and upon payment of a filing fee of \$15. Four dollars of this filing fee
shall be treated as described in § 8-723 of this subtitle. The security interest is
perfected at the time of the delivery and payment.

1 (c) If a vessel is already subject to a security interest when the vessel is

2 brought into the State, the validity of the security interest in the State is to be

3 determined by the law (including the conflict of law rules) of the jurisdiction where

4 the vessel was when the security interest attached, subject to the following:

5 (1) If the parties to the transaction understood at the time the security 6 interest attached that the vessel would be kept in the State, and the vessel was 7 brought into the State within 30 days after the security interest attached for purposes 8 other than transportation through the State, the validity of the security interest in 9 the State is to be determined by the law of the State.

10 (2) If the security interest was perfected already under the laws of the 11 jurisdiction where the vessel was when the security interest attached and before 12 being brought into the State:

13 (i) If the name of the secured party is shown on an existing
14 certificate of title issued by that jurisdiction, the security interest continues perfected
15 in the State.

16 (ii) If the name of the secured party is not shown on an existing 17 certificate of title issued by that jurisdiction, and if the law of that jurisdiction does 18 not provide for certificates of title disclosing security interests, the security interest 19 continues perfected in the State for 4 months and, after that time, if within the 20 4-month period the security interest is perfected in the State. This security interest 21 may also be perfected in the State after the expiration of the 4-month period, in 22 which case perfection dates from the time of perfection in the State.

(iii) If the security interest was not perfected under the law of the
jurisdiction in which the vessel was when the security interest attached before being
brought into the State, the security interest may be perfected in the State; in which
case perfection dates from the time of perfection in the State.

27 (d) (1) Five dollars of this filing fee, which is in lieu of a recordation tax 28 imposed under Title 12 of the Tax - Property Article, shall be deposited in a special 29 fund which is created. These moneys shall be used for the benefit of the counties of 30 the State, and Baltimore City, and distribution of this fund shall be made to the 31 several counties and Baltimore City annually on the basis of the residence of the 32 purchasers of the vessels.

33 (2) MONEYS IN THE SPECIAL FUND MAY BE USED FOR ADMINISTRATIVE
 34 COSTS CALCULATED IN ACCORDANCE WITH § 1-103(B)(2) OF THIS ARTICLE.

35 (e) Six dollars of every fee received under the provisions of § 8-730 of this 36 subtitle shall be deposited in the General Fund.

37 8-1004.

(a) The operating budget of the Department may contain an appropriation
 from the Fund sufficient to provide technical and administrative services required to
 implement §§ 8-1002 and 8-1003 of this subtitle, including but not limited to:

13			HOUSE BILL 1258			
1 2	control;	(1)	Review and evaluation of requests for assistance in shore erosion			
3		(2)	Supervision over construction of approved projects; and			
4		(3)	Inspection of completed projects to insure adequate maintenance.			
5	(b)	Costs of	the services enumerated in this section:			
6		(1)	Shall be reimbursed to the Department by the property owner; and			
7		(2)	May not be considered part of the construction cost of the project.			
8 9	(C) CALCULAT		YS IN THE FUND MAY BE USED FOR ADMINISTRATIVE COSTS ACCORDANCE WITH § 1-103(B)(2) OF THIS ARTICLE.			
10	8-1005.					
13	 (a) (1) There is a "Shore Erosion Control Construction Loan Fund". The Department shall administer the Fund to provide interest-free loans or grants to persons, municipalities, or counties for design and construction of shore erosion control projects. The Fund shall be maintained by: 					
16 17 18	 (i) Repayments of principal on loans made from the Fund, with the repayments made through a benefit charge the State levies on privately owned property benefited by shore erosion control projects. The benefit charge shall compensate the State for net project construction cost. The benefit charge shall be levied at a uniform rate over a period not exceeding 25 years; 					
20 21	subtitle; and		(ii) Repayment of administrative costs under § 8-1004 of this			
	sufficient to during the su		(iii) Annual appropriation of funds to restore the Fund to a level t an effective shore erosion control construction loan program g year.			
25	10-209.					
	26 (A) There is a State Wildlife Management and Protection Fund in the27 Department.					
29	 (B) Any money accruing to the Fund from any license, stamp, application, or permit fee provided in this title shall be credited, unless otherwise provided, to this Fund and used only for [the]: 					
31 32	management	(1) t of wildl	THE scientific investigation, protection, propagation, and ife; AND			
33 34	1-103(B)(2)	(2) OF THIS	ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE WITH § S ARTICLE.			

1	10-301.					
2	(n) (1)	There is	s an Upland Wildlife Habitat Fund in the Department.			
3	(2)	The Fu	nd consists of:			
4 5	Fund at the time of	(i) purchase o	Voluntary contributions made to the Upland Wildlife Habitat f a hunting license under this section; and			
6		(ii)	Any other donations made to the Fund.			
7	(3)	The Sec	cretary shall administer the Fund.			
8	(4)	The Fu	nd may be used only as provided in this subsection.			
9 10	(5) of the State Finance		nd is a special, nonlapsing fund that is not subject to § 7-302 urement Article.			
13	11 (6) The Fund shall be invested and reinvested in the same manner as 12 other State funds. Any investment earnings of the Fund may not be transferred or 13 revert back to the General Fund, but shall remain in the Fund to be used for purposes 14 specified in this subsection.					
15	(7)	The Sec	cretary shall use the Fund to:			
16 17	upland wildlife ha	(i) bitat;	Provide cost-share assistance to landowners for planting			
18 19	wildlife habitat pro	(ii) ograms;	Provide matching funds to acquire grant funding for upland			
20 21	programs in the St	(iii) ate; [and]	Hire contractual staff to implement upland wildlife habitat			
22 23	habitat programs;	(iv) AND	Promote the Upland Wildlife Habitat Fund and upland wildlife			
24 25	WITH § 1-103(B)	(V) (2) OF THI	COVER ADMINISTRATIVE COSTS CALCULATED IN ACCORDANCE S ARTICLE.			
26 27	(8) subsection to max		cretary may prioritize the duties under paragraph (7) of this fectiveness of upland wildlife habitat programs.			
		donations fo	nated person who sells hunting licenses under this section and or the Upland Wildlife Habitat Fund may retain as onation the person receives.			
31	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect					

31 32 October 1, 2004.