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2004 Regular Session 4lr0618 CF 4lr2756

By: Delegate Conway (Department of Natural Resources Special Funds

Workgroup) and Delegate Owings

Introduced and read first time: February 13, 2004

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

8

2 Department of Natural Resources - Fee Commission - Establishment

3	FOR the purpose of establishing the Natural Resources Fee Commission; requiring
4	the Fee Commission to examine the fees collected by the Department of Natural

- 5 Resources and recommend reasonable fee changes; repealing certain fees, minimum and maximum fees, and shellfish taxes charged by the Department
- 6
- 7 for certain privileges; requiring the Fee Commission to consider a certain cost
 - factor in determining a recommended fee change; authorizing the Secretary of
- 9 Natural Resources to recommend fee changes to the Fee Commission;
- authorizing the Department to adopt a fee change recommended by the Fee 10
- 11 Commission; prohibiting the Department, unless otherwise authorized, from
- 12 adopting a fee change without a recommendation from the Fee Commission;
- 13 requiring the Department to adopt any fee change by regulation; providing for
- 14 the membership of the Fee Commission; requiring the Secretary and the
- 15 Governor to appoint certain members of the Fee Commission; providing that the
- 16 Secretary of Budget and Management or the Secretary's designee shall serve as
- 17 a nonvoting member of the Fee Commission; establishing the term of office and
- 18 initial staggered terms for members of the Fee Commission; authorizing the
- 19 reappointment of a member of the Fee Commission; requiring the Secretary to
- 20 appoint the chairman of the Fee Commission; providing for the meetings of the
- Fee Commission; providing staff for the Fee Commission; providing for 21
- compensation and reimbursement of expenses for a member of the Fee 22
- 23 Commission; repealing a provision that prohibits the Department from charging
- 24 certain fees and that authorizes the Department to establish certain fees under
- 25 certain circumstances; defining a certain term; clarifying certain language;
- 26 making certain technical corrections; providing for a delayed effective date for
- certain provisions of this Act; and generally relating to the establishment of the 27
- Natural Resources Fee Commission. 28
- 29 BY repealing and reenacting, with amendments,
- 30 Article - Natural Resources
- 31 Section 1-106, 4-210(h), 4-210.1(b), 4-211(b) and (c), 4-212, 4-216(b), 4-604(g),
- 32 4-609, 4-614(a) and (d), 4-701(d), (e), (j), and (o), 4-745(a) and (d),
- 33 4-803(a), 4-1020(a) and (b), 4-1028, 4-1035, 4-11A-06(b), 4-11A-09(a),

37 Article.

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1
               4-11A-13, 4-11A-14(b), 4-11A-19(a), 4-11A-20(a) and (b), 4-11A-21(a),
               5-419, 5-1801(b), 8-710(b) and (c), 8-710.2(a), 8-712(c) and (f), 8-712.1(b),
2
3
               8-714(c), 8-716(b), 8-729(b), 8-737(b), 10-2A-06.1(e)(1), 10-301(f),
               10-301.2, 10-305, 10-308.1(b), 10-309(d) and (h), 10-413(e), 10-415(c),
4
5
               10-423.1(b), 10-502, 10-506(b) and (c), 10-512(b) and (c), 10-607(h) and
               (j), 10-608(b), 10-902, 10-905(a), 10-906(b), 10-907, 10-908, 10-909(b),
6
7
               and 10-1003
8
       Annotated Code of Maryland
9
       (2000 Replacement Volume and 2003 Supplement)
10 BY adding to
       Article - Natural Resources
11
12
       Section 1-107
13
       Annotated Code of Maryland
14
       (2000 Replacement Volume and 2003 Supplement)
15 BY repealing and reenacting, without amendments,
       Article - Natural Resources
16
17
       Section 4-210(g)(1), 4-210.1(a), 4-211(a), 4-216(a), 4-604(c), 4-11A-06(a),
18
               4-11A-14(a), 5-416, 8-710(a), 8-712(b), 8-712.1(a), 8-714(a), 8-737(a),
19
               10-2A-06.1(c), 10-506(a), 10-607(b), 10-608(a), 10-906(a), and 10-909(a)
20
       Annotated Code of Maryland
       (2000 Replacement Volume and 2003 Supplement)
21
22
       SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
23 MARYLAND, That the Laws of Maryland read as follows:
24
                                         Article - Natural Resources
25 1-106.
26
               In this article the following words have the meanings indicated.
       (a)
27
               "FEE COMMISSION" MEANS THE NATURAL RESOURCES FEE COMMISSION
       (b)
28 ESTABLISHED UNDER § 1-107 OF THIS SUBTITLE.
29
       (C)
               "Informational meeting" means a meeting, open to the public, at which the
30 applicant or the Department of Natural Resources presents information concerning a
31 permit or certificate application. An informational meeting is not a contested case
32 hearing nor an agency hearing under § 10-202(d) of the State Government Article.
33
                        "Public hearing" means a meeting, open to the public, at which the
       [(c)]
34 Department of Natural Resources receives oral and written comments concerning a
35 decision to issue or deny a permit or certificate. A public hearing is not a contested
36 case hearing nor an agency hearing under § 10-202(d) of the State Government
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1	1-107.
2 3	(A) THERE IS A NATURAL RESOURCES FEE COMMISSION IN THE DEPARTMENT.
4 5	(B) (1) THE FEE COMMISSION CONSISTS OF SEVEN VOTING MEMBERS AND ONE NONVOTING MEMBER, AS FOLLOWS:
6 7	(I) ONE VOTING MEMBER FROM EACH OF THE FOLLOWING ENTITIES, APPOINTED BY THE SECRETARY:
8	1. THE BOAT ACT ADVISORY COMMITTEE;
9	2. THE FOREST ADVISORY COMMISSION;
10	3. THE WILDLIFE ADVISORY COMMISSION;
11	4. THE SPORT FISHERIES ADVISORY COMMISSION; AND
12	5. THE TIDAL FISHERIES ADVISORY COMMISSION;
13 14	(II) TWO VOTING MEMBERS FROM THE GENERAL PUBLIC, APPOINTED BY THE GOVERNOR, EACH OF WHOM:
15 16	1. IS FAMILIAR WITH ISSUES RELATING TO NATURAL RESOURCES; AND
17	2. IS A CITIZEN OF THE STATE; AND
18 19	(III) THE SECRETARY OF BUDGET AND MANAGEMENT OR THE SECRETARY'S DESIGNEE AS THE NONVOTING MEMBER.
20 21	(2) (I) THE SECRETARY AND THE GOVERNOR SHALL APPOINT MEMBERS TO BEGIN SERVING ON OCTOBER 1, 2004.
22 23	(II) EXCEPT AS PROVIDED IN SUBPARAGRAPH (III) OF THIS PARAGRAPH, A MEMBER SERVES FOR A TERM OF 3 YEARS.
24 25	(III) THE TERMS OF THE MEMBERS WHOSE TERMS BEGIN ON OCTOBER 1, 2004, SHALL EXPIRE:
26 27	1. ON OCTOBER 1, 2005, FOR THE MEMBERS FROM THE BOAT ACT ADVISORY COMMITTEE AND THE FOREST ADVISORY COMMISSION;
	2. ON OCTOBER 1, 2006, FOR THE MEMBERS FROM THE WILDLIFE ADVISORY COMMISSION AND THE SPORT FISHERIES ADVISORY COMMISSION; AND
31 32	3. ON OCTOBER 1, 2007, FOR THE MEMBERS FROM THE TIDAL FISHERIES ADVISORY COMMISSION AND THE GENERAL PUBLIC.

1 2	UNTIL A SUCCESS	(IV) OR IS Al	1. AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE PPOINTED AND QUALIFIES.
	BEGUN SERVES OF APPOINTED AND (2. A MEMBER WHO IS APPOINTED AFTER A TERM HAS R THE REST OF THE TERM AND UNTIL A SUCCESSOR IS ES.
6 7	REAPPOINTED.		3. AT THE END OF A TERM, A MEMBER MAY BE
8 9	COMMISSION.	(V)	THE SECRETARY SHALL APPOINT THE CHAIRMAN OF THE FEE
10	(3)	THE FE	EE COMMISSION SHALL MEET:
11		(I)	AT THE TIMES AND PLACES DETERMINED BY THE SECRETARY;
12 13	CHAIRMAN OR A	(II) MAJORI	AT OTHER TIMES AND PLACES AS REQUESTED BY THE TY OF THE MEMBERS; AND
14		(III)	AT LEAST ANNUALLY.
15	(4)	THE DI	EPARTMENT SHALL STAFF THE FEE COMMISSION.
16	(5)	AS PRO	OVIDED IN THE STATE BUDGET, A MEMBER:
17		(I)	MAY RECEIVE COMPENSATION; AND
18 19	STANDARD STATI	(II) E TRAVI	IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE EL REGULATIONS.
20	(C) (1)	THE FE	EE COMMISSION SHALL:
21 22	THIS ARTICLE; AN	(I) ND	EXAMINE THE FEES COLLECTED BY THE DEPARTMENT UNDER
23 24	DEPARTMENT.	(II)	RECOMMEND REASONABLE FEE CHANGES TO THE
		LL CON	ERMINING A RECOMMENDED FEE CHANGE, THE FEE ISIDER THE COSTS OF ADMINISTERING THE PROGRAM
28 29	(D) (1) COMMISSION.	THE SE	CRETARY MAY RECOMMEND FEE CHANGES TO THE FEE
30	(2)	THE DI	EPARTMENT:
31	COMMISSION:	(I)	MAY ADOPT A FEE CHANGE RECOMMENDED BY THE FEE

	(II) UNLESS OTHERWISE AUTHORIZED UNDER LAW, MAY NOT ADOPT A FEE CHANGE WITHOUT A RECOMMENDATION FROM THE FEE COMMISSION; AND
4 5	(III) SHALL ADOPT ANY FEE CHANGE BY REGULATION UNDER TITLE 10, SUBTITLE 1 OF THE STATE GOVERNMENT ARTICLE.
6 7	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
8	Article - Natural Resources
9	4-210.
10 11	(g) (1) The Department may issue a limited fishing guide license that is applicable in all waters of the State to allow a license holder to guide:
12	(i) Anglers in up to 3 boats or vessels that:
13	1. Have 1 or 2 occupants; and
14	2. Are propelled by oars or paddles; or
15 16	(ii) 1. Except as provided in item 2 of this item, up to 10 anglers fishing from shore or on foot in the water; or
	2. Any number of anglers who are participating in an educational or recreational program sponsored by a State, local, or municipal government and who are fishing from shore or on foot in the water.
20 21	(h) (1) The [fee] RESIDENT AND NONRESIDENT FEES for a limited fishing guide license under subsection (g) of this section shall be[:
22	(i) For a resident, \$50; and
23 24	(ii) For a nonresident, \$100] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION.
25 26	(2) All fees collected by the Department under this subsection shall be used for monitoring the freshwater fishery.
27 28	(3) The Department shall publicly report annually the amounts collected under this subsection.
29	4-210.1.
32	(a) A person providing fishing guide services for compensation to a person fishing in nontidal freshwater or areas of tidal water designated in subsection (f) of this section for game and freshwater fish shall obtain a freshwater fishing guide license.

1	(b)	(1)	An appl	icant for a license shall:
2 3	Department	[(1)] requires;	(I)	Submit to the Department an application on the form that the
4		[(2)]	(II)	Pay to the Department an application fee [of:
5 6	freshwater; a	ınd	(i)	\$20 for residents or \$50 for nonresidents to operate in nontidal
9		HED BY	THE DEI	\$50 for residents or \$100 for nonresidents to operate in nontidal all water designated in subsection (f) of this section] PARTMENT ON THE RECOMMENDATION OF THE FEE
11		[(3)]	(III)	Possess any necessary fishing licenses and stamps.
12 13	FOR:	(2)	THE DE	EPARTMENT SHALL ESTABLISH SEPARATE APPLICATION FEES
14			(I)	RESIDENTS;
15			(II)	NONRESIDENTS; AND
16 17	THE AREA	S OF TII	(III) DAL WA	AUTHORIZATION TO OPERATE IN NONTIDAL FRESHWATER AND TER DESIGNATED IN SUBSECTION (F) OF THIS SECTION.
18	4-211.			
			unt or pre	son who desires to commercially practice the art of taxidermy eserve any species of finfish for a person other than dermist and fur-tanning license.
22		(2)	A taxide	ermist and fur-tanning license also shall permit the holder:
23 24	acquired; an	d	(i)	To mount, preserve, or tan any species of wildlife legally
27	tanned, cure	d, or mou	inted spe	Except as provided in paragraph (3) of this subsection, with the ment for each specimen, to sell or dispose of any cimen legally acquired but unclaimed by the customer otice to the customer by certified mail.
29 30	mounted spe	(3) ecimen th		e holder may not sell or dispose of any tanned, cured, or permitted to be fished in the State.
31	(b)	(1)	A person	n desiring a taxidermist and fur-tanning license shall:
32			(i)	Apply on forms the Secretary supplies;

1 2	DEPARTMENT	(ii) ON THE RE	Pay [a \$50] AN annual license fee ESTABLISHED BY THE COMMENDATION OF THE FEE COMMISSION; and
3	Department.	(iii)	Provide recent work samples for examination by the
7	taxidermy or fur-	e Secretary m tanning, as pr	ceipt of the application and license fee, and examination of ay issue the license permitting the practice of covided in the license, if the work samples meet ds, as determined by the Department.
9	(c) At	axidermist and	d fur-tanning license:
10	(1)	Shall ex	pire on June 30 following the date of issuance; and
11 12	(2) supplies and pay		renewed by providing information on forms the Secretary annual license fee.
13	4-212.		
16 17 18 19 20 21 22	certificates to an permitting him to purposes only. To pay TO THE DEPARTMENT be deposited to to the certificate ethe certificate has the certificate before the certificate before the certificate the certificate before the certificate before the certificate before the certificate the certificate before the certificate be	by properly act of collect fish, for obtain a cerepart MENT of the credit of the collection of the col	any other provision of this title, the Secretary may grant credited person of known scientific attainment, fish eggs, crustaceans, or mollusks for scientific tificate the applicant shall submit proof of necessity and a [\$25] fee [to the Department] ESTABLISHED BY THE ECOMMENDATION OF THE FEE COMMISSION. The fee shall be State Fisheries Management and Protection Fund. ber 31 of the issuing year. On proof that the holder of killed any fish, fish eggs, crustaceans, or mollusks for the certificate is void.
24 25			ed within this subtitle shall preempt, restrict or supersede of Health and Mental Hygiene as provided by law.
26	4-216.		
		to be issued to	shall establish a resident consolidated senior sport residents of Maryland beginning in the calendar year 65.
32	from the Depart	ment or from a	solidated senior sport fishing license may be obtained any authorized agent of the Department. The ECOMMENDATION OF THE FEE COMMISSION, SHALL for the license [is \$5]. As compensation, an agent shall

34 retain 50 cents for each license issued.

1	4-604.				
		waters of	the State	. An ang	or older shall secure an angler's license to fish in ler's license entitles the holder to fish in the the open season.
5	(g)	[(1)	The foll	owing an	nual license fees shall apply:
6			(i)	Residen	t \$10.50
7 8	license valid	for 5 cor	(ii) nsecutive		to paragraph (2)(ii) of this subsection, short-term m date of issuance \$7.50
9			(iii)	Residen	t and nonresident blind persons No fee
10			(iv)	Complin	mentary license No fee
11		(2)	For a no	nresident	:
12			(i)	The fee	for an annual angler's license is the greater of:
13				1.	\$20.50; or
14 15	nonresident	's home s	tate for a	2. similar li	A fee equal to the fee charged a Maryland resident by the cense; and
16 17	from the dat	te of issua	(ii) ance is the		for a short-term license valid for 5 consecutive days of:
18				1.	\$7.50; or
	nonresident				A fee equal to the fee charged a Maryland resident by the nat permits an equal number of days of fishing ermitted by the Maryland license.
22 23	from the da	te of issua	(iii) ance is the		for a short-term license valid for 3 consecutive days of:
24				1.	\$5; or
	nonresident				A fee equal to the fee charged a Maryland resident by the nat permits an equal number of days of fishing ermitted by the Maryland license.]
28 29		(1) RTMEN	(I) T SHALI		ON THE RECOMMENDATION OF THE FEE COMMISSION, LISH FOR RESIDENTS:
30				1.	ANNUAL LICENSE FEES; AND
31 32	CONSECU	TIVE DA	YS FRO	2. M THE 1	SHORT-TERM LICENSE FEES, FOR LICENSES VALID FOR 5

1 2	(II) THE DEPARTMENT SHALL		ON THE RECOMMENDATION OF THE FEE COMMISSION, LISH FOR NONRESIDENTS:
3		1.	ANNUAL LICENSE FEES;
4 5	CONSECUTIVE DAYS FROI		SHORT-TERM LICENSE FEES, FOR LICENSES VALID FOR 3 ATE OF ISSUANCE; AND
6 7	CONSECUTIVE DAYS FROI	3. M THE D	SHORT-TERM LICENSE FEES, FOR LICENSES VALID FOR 5 ATE OF ISSUANCE.
8	(III)	THE DE	EPARTMENT MAY NOT CHARGE A LICENSE FEE:
9		1.	TO A RESIDENT OR NONRESIDENT BLIND PERSON; OR
10		2.	FOR A COMPLIMENTARY LICENSE.
11 12	(IV) BE:	THE FE	ES ESTABLISHED FOR NONRESIDENT LICENSES SHALL
	CHARGED A MARYLAND SIMILAR LICENSE; AND		FOR AN ANNUAL LICENSE, AT LEAST EQUAL TO THE FEE NT BY THE NONRESIDENT'S HOME STATE FOR A
18 19	HOME STATE FOR A LICE.	GED A N NSE THA	FOR A 3-DAY OR 5-DAY SHORT-TERM LICENSE, AT LEAST MARYLAND RESIDENT BY THE NONRESIDENT'S AT ALLOWS AN EQUAL NUMBER OF DAYS OF FISHING OF DAYS AS PERMITTED BY THE MARYLAND
21 22	[(3)] (2) may only be used in accordance		All fees collected by the Department under this section 4-208 of this title.
23 24	(ii) collected and the expenditures		partment shall publicly report annually the amounts is section.
25	4-609.		
28 29	duplicate angler's license for a DEPARTMENT ON THE RE	fee [not of COMME	agent of the Department may issue a exceeding \$1] ESTABLISHED BY THE ENDATION OF THE FEE COMMISSION if a person and is on record for previously purchasing an
31	4-614.		
34 35	fishing license issued under § not fish in any special catch-attrout while fishing in nontidal	4-216 of a nd-return waters ur	er of a current resident consolidated senior sport this title, a person 16 years old or older may trout management area and may not possess aless the person first obtains a trout stamp in ap shall be obtained from any authorized

2 3 4 5	ON THE RECOMMENDATION designate a person engaged in under the Department's control	ON OF T a retail bo l and supe the Depa] FEE ESTABLISHED BY THE DEPARTMENT HE FEE COMMISSION. The Department may usiness to sell the trout stamp as an agent ervision. The trout stamps may be furnished rtment is given adequate security to insure the stamps.
9	general public for a period of 3	gyears, at es derived	may sell expired stamps below face value to the fter which time the Department shall shred d from the sale of these stamps shall revert
13 14	duplicate trout stamp for a fee DEPARTMENT ON THE RE	[not exce	thorized agent of the Department may issue a eeding \$1] ESTABLISHED BY THE ENDATION OF THE FEE COMMISSION if a person d is on record for previously purchasing a
16	4-701.		
			may issue no more than one authorization to a paragraph (2)(ii)1 and 2 of this subsection
22		D BY TH	On a tidal fish license, the Department may issue an activities for which the [indicated] ANNUAL IE DEPARTMENT ON THE RECOMMENDATION OF id.
24 25	[(ii)] apply regardless of when the l	2. icense is	The [following] annual fees for an authorization [shall] issued or an activity is authorized.
26	(II)	THE DI	EPARTMENT MAY ISSUE AN AUTHORIZATION:
27		1.	To provide services as:
28 29	waters of Maryland [- \$50 for	A. a residen	A RESIDENT OR NONRESIDENT fishing guide in the tidal at and \$100 for a nonresident]; and
30 31	A of this item - \$50 per vessel	B.];	A master fishing guide[, in addition to the fee under item
32 33	this title:	2.	To catch for sale fish with equipment which is legal under
34		A.	Finfish:
35		I.	Hook and line only, anywhere[: \$37.50]; OR
36		II.	All other equipment[: \$100];

1		B.	Crabs:
2 3	scrapes[: \$50]; OR	I.	Up to 50 pots, trotlines, nets, dip nets, traps, pounds, and
4 5	sub-sub-subparagraph[: \$150];	II.	Over 50 pots, plus any other gear listed in item I of this
6		C.	Clams [- \$100];
7 8	than a dredge boat;	D.	Oysters [- \$250] for a dredge boat and [\$50] for other
9		E.	Conch, turtles, and lobster [- \$50]; OR
10 11	items A through E of this item	F. , unlimite	For all activities in item 1 A of this subparagraph and in ed tidal fish [- \$300];
14 15	paragraph with more than 300	pots, the	For one or two crew members employed under § 4-814 of abs under subparagraph (ii)2 B II and F of this licensee shall pay [\$20] A FEE ESTABLISHED ECOMMENDATION OF THE FEE COMMISSION for each
	catch, for a person to buy, procaught in the tidal waters of M		Except for a licensee dealing in [his own] THE LICENSEE'S k, resell, market or otherwise deal in fish seafood dealer [- \$150].
20	(e) (1) To catch	striped l	bass for sale:
	(i) section shall pay an annual sur ON THE RECOMMENDATION	charge [c	ee authorized under subsection (d)(2)(ii)2 A of this of \$200] ESTABLISHED BY THE DEPARTMENT THE FEE COMMISSION; or
		ise fee an	ee authorized under subsection (d)(2)(ii)2 F of this annual surcharge [of \$100] ESTABLISHED BY MMENDATION OF THE FEE COMMISSION.
29	license under this section and	paying ar THE RE	t catch oysters for sale without possessing a valid annual surcharge [of \$300] ESTABLISHED ECOMMENDATION OF THE FEE COMMISSION which or oyster repletion activities.
33 34 35	(d)(2)(ii)2 and 4 of this section surcharge [of \$10] ESTABLIS OF THE FEE COMMISSION	n, a licens HED BY to be cre	normal license fees imposed under subsection see shall pay to the Department an annual 7. THE DEPARTMENT ON THE RECOMMENDATION edited to the Seafood Marketing Office of the food marketing programs which have been

1 2	(4) (i) 1. In this paragraph, "fishing activities" means those activities that are directly related to catching fish.
3	2. "Fishing activities" does not include the activities of buying, selling, processing, transporting, exporting, or similarly dealing in fish.
7 8	(ii) 1. The Department shall assess annually on every nonresident license applicant for the applicant's fishing activities under Subtitles 7, 8, and 9 of this title, in addition to the normal license fees imposed [by] UNDER this subsection, a surcharge [which cumulatively for the license year, shall be the greater of:
12	1. An amount equal to the difference between the total fees charged to a Maryland resident engaged in like fishing activities in the state of residence of the nonresident applicant and the total of normal license fees for fishing activities in Maryland; or
14 15	2. \$350] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION.
18 19	2. THE SURCHARGE ASSESSED UNDER THIS SUBPARAGRAPH SHALL BE AT LEAST AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN THE TOTAL FEES CHARGED TO A MARYLAND RESIDENT ENGAGED IN LIKE FISHING ACTIVITIES IN THE STATE OF RESIDENCE OF THE NONRESIDENT APPLICANT AND THE TOTAL OF NORMAL LICENSE FEES FOR FISHING ACTIVITIES IN MARYLAND.
	(j) (1) Notwithstanding the qualification criteria for a license and authorization to engage in an activity under this section, licensees may renew any valid existing authorizations on their licenses annually.
	(2) (i) Application to renew a tidal fish license shall be made not later than August 31, or the next business day in the instance that the Department is not open, for the following license year.
27 28	(ii) The Department may not accept application for renewal after that date, as stated in subparagraph (i) of this paragraph unless:
29 30	1. Application is made by March 31, or the next business day in the instance that the Department is not open, of the following license year;
31 32	2. The applicant shows good cause why application was not made by August 31 of the previous license year; and
	3. A late fee [of \$50] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION is paid by the applicant in addition to the license fee.
36	(o) (1) This subsection applies only to a person who, on April 1, 1997:
37	(i) Held a valid fishing guide license; and

1		(ii)	Either:	
2 3	fishing;		1.	Owned two or more vessels used to carry passengers for
4 5	more that was used to	carry pas	2. ssengers	Owned or operated a federally licensed vessel of 50 tons or for fishing; or
6 7	vessels operate to carr	y passen	3. gers for f	Owned or operated a marina from which 10 or more ishing.
8 9	(2) subsection may obtain			eets the requirements of paragraph (1) of this fishing guide license by:
10		(i)	Filing a	n application on a form provided by the Department;
11 12	required vessels; and	(ii)	Supplyin	ng with the application proofs of ownership of the
	4-701(d)(2)(ii)1 of th RECOMMENDATION		STABLI	he master fishing guide license fee [set forth in § SHED BY THE DEPARTMENT ON THE COMMISSION.
16	(3)	A person	n holding	a master fishing guide license may:
17 18	by the master fishing	(i) guide; ar		other persons to guide fishing parties on vessels owned
21			r fishing	person who holds a valid Coast Guard license to operate from the marina owned or operated by the under paragraph (1)(ii)3 of this subsection as
23			1.	One person for 10 vessels;
24			2.	Two persons for 11 to 20 vessels;
25			3.	Three persons for 21 to 30 vessels;
26			4.	Four persons for 31 to 40 vessels;
27			5.	Five persons for 41 to 50 vessels; and
28			6.	Six persons for 51 or more vessels.
31			nding to	partment shall issue a number of copies of the master the number of vessels owned or operated by the earing the registration number of one of the

1 2	operated, the appropri	(ii) ate copy	The master fishing guide shall ensure that when a vessel is of the license is on board.
5	subsection (k) of this	r fishing, section, t	ter fishing guide employs another person to operate a vessel for purposes of the license suspension criteria in he master fishing guide shall be held responsible for e person employed to operate the vessel.
7	4-745.		
		h in the (as provided in subsections (c) and (d) of this section, a person Chesapeake Bay or in its tributaries up to tidal uing a Chesapeake Bay sport fishing license.
11 12			nse may be obtained from the Department or from any ment. [The following annual license fees shall apply:
13		(i)	Resident \$9
14 15	issue	(ii) \$6	Short term license valid for 5 consecutive days from date of
16		(iii)	Nonresident \$14
17		(iv)	Resident and nonresident blind persons No fee]
	` '	t fishing	for a license issued under subsection (d) of this section, every license shall be valid for not more than 1 year and shall
21 22	(4) THE DEPARTMENT	(I) Γ SHALI	BASED ON THE RECOMMENDATION OF THE FEE COMMISSION, ESTABLISH:
23 24	NONRESIDENTS; A	AND	1. ANNUAL LICENSE FEES FOR RESIDENTS AND
25			2. 5-DAY SHORT-TERM LICENSE FEES.
26 27		(II) NRESIDI	THE DEPARTMENT MAY NOT CHARGE A LICENSE FEE TO ENT BLIND PERSONS.
	special charter boat li		The Department may provide by regulation for issuance of a at would be valid for all individuals on a charter boat guide. [The fee shall be:
31		(i)	For 6 fishermen or less \$240.
32		(ii)	For 7 or more fishermen \$290.]

	THE DEPARTMENT CHARTER BOAT L		ESTABLIS	N THE RECOMMENDATION OF THE FEE COMMISSION, SH ANNUAL LICENSE FEES FOR SPECIAL ARTERING:		
4			1. Sl	IX FISHERMEN OR FEWER; AND		
5			2. A	T LEAST SEVEN FISHERMEN.		
8 9 10	affixed to a boat regist for finfish in the Ches	tered in a sapeake E	y sport fishing state sha Bay or in its	tment may provide by regulation for issuance of an ng license, which when permanently all authorize any person on the boat to fish tributaries up to tidal boundaries, except boat which has been hired to take such		
	ESTABLISHED BY COMMISSION.	(ii) THE DE		l fee for this special license shall be [\$40] NT ON THE RECOMMENDATION OF THE FEE		
17 18 19 20 21 22	(iii) If a boat owner purchases the special license under this paragraph, the boat owner may fish anywhere in the Chesapeake Bay, whether the boat owner is fishing in the owner's boat, in another person's boat, on land, or elsewhere. The Department shall issue a complimentary Chesapeake Bay sport fishing license to the boat owner who purchases a special license under this paragraph. If a boat to which the special license is affixed has more than one owner, then only the individual applicant who signs the application for the special license shall be entitled to a complimentary Chesapeake Bay sport fishing license under this paragraph.					
24	4-803.					
25 26	(a) The Dep following purposes:	partment	may adopt r	rules and regulations to effectuate the		
27	(1)	To restr	ict catching	and possessing any blue crab;		
28	(2)	[The] T	O PRESCRI	IBE methods by which crabs are taken;		
29	(3)	To close	or open an	y specified area to catch crabs;		
30	(4)	To proh	ibit or restri	ct devices used to catch crabs;		
31	(5)	To estab	olish seasons	s to catch crabs; and		
34 35 36	2 (6) To establish minimum size limits for hard, soft, and peeler crabs. 3 [However, this section does not permit the Department to change existing license fees 4 for catching, picking, canning, packing, or shipping cooked hard or soft crabs or crab 5 meat; or for selling, or shipping live hard or soft crabs by barrel or crate. The 6 Department may set license fees on types of gear or equipment if not otherwise set by 7 law.]					

1 4-1020.

- 2 (a) A separate permit shall be obtained for shipping each cargo, truckload, or
- 3 other consignment of oysters in the shell out of the State. An inspection tax [of 30]
- 4 cents per bushel] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION
- 5 OF THE FEE COMMISSION shall be levied upon marketable oysters shipped in the
- 6 shell to any place outside the State and shall be paid by the shipper. The tax imposed
- 7 by this subsection shall be levied in addition to every other tax imposed on oysters.
- 8 (b) A severance tax [of \$1 per bushel] ESTABLISHED BY THE DEPARTMENT
- 9 ON THE RECOMMENDATION OF THE FEE COMMISSION shall be levied upon every
- 10 bushel of oysters caught within the limits of the natural oyster bars of the State
- 11 exclusive of the Potomac River. The oyster buyer or receiver shall pay the tax to the
- 12 Department for deposit to the credit of the Fisheries Research and Development
- 13 Fund. This section does not prevent any person licensed to catch oysters in the State
- 14 from selling his oysters in the shell directly to a consumer in the State. If the
- 15 consumer is a licensed buyer of oysters, he shall assume the obligations placed by this
- 16 subsection on the first buyer of the oysters to remit the tax to the Department.
- 17 However, if the consumer is not a licensed buyer of oysters, the seller of oysters shall
- 18 assume this obligation.
- 19 4-1028.
- 20 Every hard-shell clam dealer shall pay a special tax [of 25 cents for each bag,
- 21 which shall contain no more than 105 hard-shell clams, ESTABLISHED BY THE
- 22 DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION on all clams
- 23 sold by the dealer. All taxes pursuant to this section shall be remitted to the
- 24 Department in accordance with its rules and regulations for deposit to the credit of
- 25 the Fisheries Research and Development Fund and shall be used solely to replenish
- 26 the hard-shell clam resources of the State.
- 27 4-1035.
- A severance tax [of 50 cents per bushel] ESTABLISHED BY THE DEPARTMENT
- 29 ON THE RECOMMENDATION OF THE FEE COMMISSION shall be levied on all soft-shell
- 30 clams of all species Mya arenaria caught within the State. The tax shall be paid by
- 31 the buyer of clams at the place in the State where the clams are to be shipped in bulk
- 32 no further by vessel, or before clams are shipped out of the State by vessel. All taxes
- 33 pursuant to this section shall be remitted to the Department in accordance with its
- 34 rules and regulations for deposit to the credit of the Fisheries Research and
- 35 Development Fund and shall be used solely to replenish the soft-shell clam resources
- 36 of the State. A severance tax may not be levied on soft-shell clams of the species
- 37 Genus Tagelus.
- 38 4-11A-06.
- 39 (a) Any person wishing to lease submerged lands of the State shall apply to
- 40 the Department for a blank application form. The applicant shall indicate on the
- 41 application his place of residence, the estimated area of the submerged land for which
- 42 a lease is sought, and a detailed description of the location of the land. The applicant

1 prior to filing the application with the Department shall mark the area applied for 2 with at least one stake bearing his name. 3 [There is] BASED ON THE RECOMMENDATION OF THE FEE 4 COMMISSION, THE DEPARTMENT SHALL ESTABLISH an application fee [of \$300]. The 5 fee is not refundable and shall be used to pay for the Department's costs associated 6 with processing applications and recording leases. 7 Upon receiving the application and [a \$300] THE APPLICATION fee, 8 the Department shall conduct a resource survey of the proposed lease site. The 9 Department shall deny a lease application without further action on the application if 10 the survey results indicate that the site is a natural clam or oyster bar as specified by 11 the criteria in the Department's regulations or this subtitle. 12 If the results of the survey conducted under paragraph (2) of this 13 subsection do not indicate that the site is a natural clam or oyster bar, the 14 Department shall proceed with advertising the application once a week for 4 15 successive weeks in a newspaper published in the county or counties where the 16 proposed lease is to be located. The advertisement shall describe the location of the 17 area applied for, the location of the stake marker, and give the name and residence of 18 the applicant. 19 4-11A-09. 20 (a) A recording fee [of \$5] ESTABLISHED BY THE DEPARTMENT ON THE 21 RECOMMENDATION OF THE FEE COMMISSION shall accompany every application for 22 assignment or transfer of any interest acquired under this subtitle. 23 4-11A-13. 24 (a) A lessee may cultivate or remove oysters planted on his leased oyster 25 bottom in any manner he deems proper, if he complies with the provisions of this 26 subtitle relating to dredging and tonging when transplanting oysters or catching 27 them for commercial purposes. 28 Each lessee shall keep accurate records concerning the seeding and 29 planting of cultch and oysters on, and the harvesting, and selling of oysters from his 30 leased oyster bottom. Each lessee shall report this information to the Department on 31 forms the Department prescribes. 32 In that water area in Somerset County of Pocomoke Sound and (c) 33 Pocomoke River, east of Tull's Point, and Marumsco natural oyster bar eastward to 34 William's Point, a lessee may authorize a nonresident to take oysters by tong as 35 provided by this section. 36 (2) The nonresident shall: 37 (i) Exhibit the written authorization of the lessee to the 38 Department on demand;

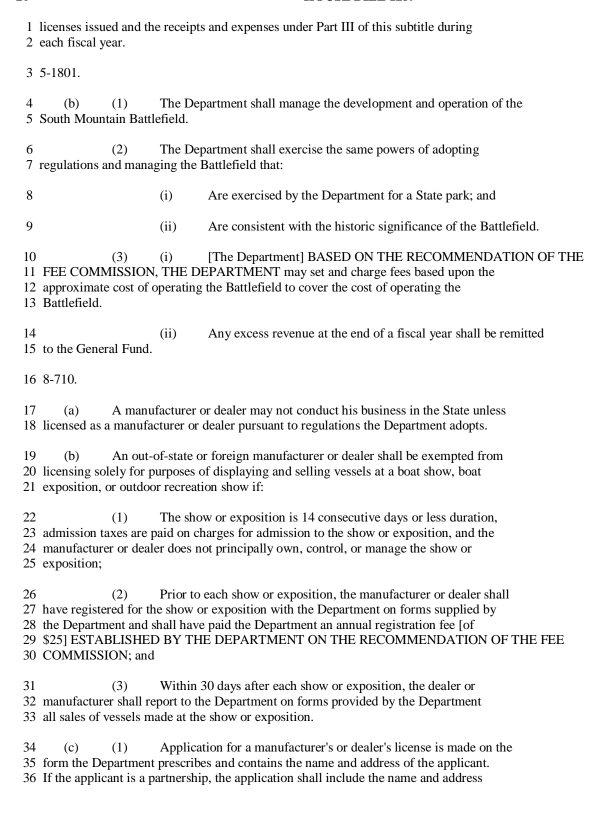
1 2	from the Department;	(ii) and	Obtain a special permit to take oysters from the leased grounds			
3		(iii)	Comply with the appropriate provisions of this article.			
		THE RE	NUAL license fee shall be [\$25 a year] ESTABLISHED BY THE COMMENDATION OF THE FEE COMMISSION, and these fees es Research and Development Fund of the Department.			
7 8	(4) written authorization		The license shall be restricted to the leased oyster ground under the f the lessee.			
9 10	(5) for the benefit of:	The Dep	partment may cancel the license at any time if cancellation is			
11		(i)	Conservation;			
12		(ii)	The proper cultivation of oysters; and			
13		(iii)	Residents of the State.			
14	4-11A-14.					
17 18 19 20 21 22	6 more economically produce oysters through cleaning of grounds, a person may dredge 7 by power boat on grounds he leases for cultivation of oysters in the Wicomico and 8 Nanticoke rivers in Wicomico County.					
24	4-11A-19.					
27 28 29 30 31 32 33 34	Any person desiring to sell live bait in Montgomery, Frederick, or Washington county shall apply to a person designated by the Department for a live bait dealer's license. The application shall be in the form the Department prescribes, and contain an affidavit signed by the applicant that he is a resident of the county. Upon payment by the applicant of an annual fee [of \$10.50] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION, the designated person may issue a license supplied by the Department to the designated person. As compensation for each bait dealer's license issued, the designated person shall retain 50 cents. Any money collected for license fees during a month shall be forwarded to the Department on the first day of each succeeding month. The Department shall account for the money to the State Treasurer.					

1 4-11A-20.

- 2 (a) The Department may issue a permit authorizing a person to establish and
- 3 operate an artificial or man-made pond or lake which he owns, leases, or controls,
- 4 where fishing is permitted for payment of a fee, and in which fish stocked are
- 5 artificially propagated by commercial hatcheries, or purchased from persons licensed
- 6 to sell fish. The Department may issue the permit if it determines the lake or pond
- 7 does not conflict with any reasonable prior public interest. [The] BASED ON THE
- 8 RECOMMENDATION OF THE FEE COMMISSION, THE DEPARTMENT SHALL ESTABLISH
- 9 A permit fee[shall be \$25 a year] FOR THE PERMIT. The permit expires on December
- 10 31 following the date of issuance.
- 11 (b) The Department shall prescribe by regulation the size of the area, method
- 12 of fishing, open and closed seasons, and the catching of fish by furnishing tags for a
- 13 reasonable fee ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF
- 14 THE FEE COMMISSION. The Department also shall regulate the release, possession,
- 15 and use of legally propagated game and freshwater fish, and may require any report
- 16 necessary concerning the operation of these areas.

17 4-11A-21.

- 18 (a) A person may apply in writing to the Department for a permit to breed,
- 19 propagate, and sell any species of game and freshwater fish protected by law, in ponds
- 20 or lakes which he owns or leases. The Department, upon receipt of a permit fee [of
- 21 \$5] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE
- 22 COMMISSION, may issue to the applicant a breeder's license permitting him to hatch,
- 23 rear, transport, sell, barter or exchange any fish. A fish breeder's permit expires on
- 24 December 31 following the date of issuance.
- 25 5-416.
- The Department may examine applicants for licensing as tree experts and pass
- 27 upon their competence.
- 28 5-419.
- 29 (a) (1) An applicant shall pay to the Department at the time of making his
- 30 application, a fee [of \$30] ESTABLISHED BY THE DEPARTMENT ON THE
- 31 RECOMMENDATION OF THE FEE COMMISSION.
- 32 (2) An applicant who fails any examination[,] shall pay an additional
- 33 fee [of \$20] ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE
- 34 FEE COMMISSION for each subsequent examination he takes.
- 35 (b) A tree expert license shall be renewed annually. A person who holds a
- 36 license and wishes to renew it shall pay [a \$10] AN annual renewal fee ESTABLISHED
- 37 BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION.
- 38 (c) Fees the Department receives shall be paid into the State Treasury for the
- 39 Department's use. The Secretary shall prepare an annual report on the number of

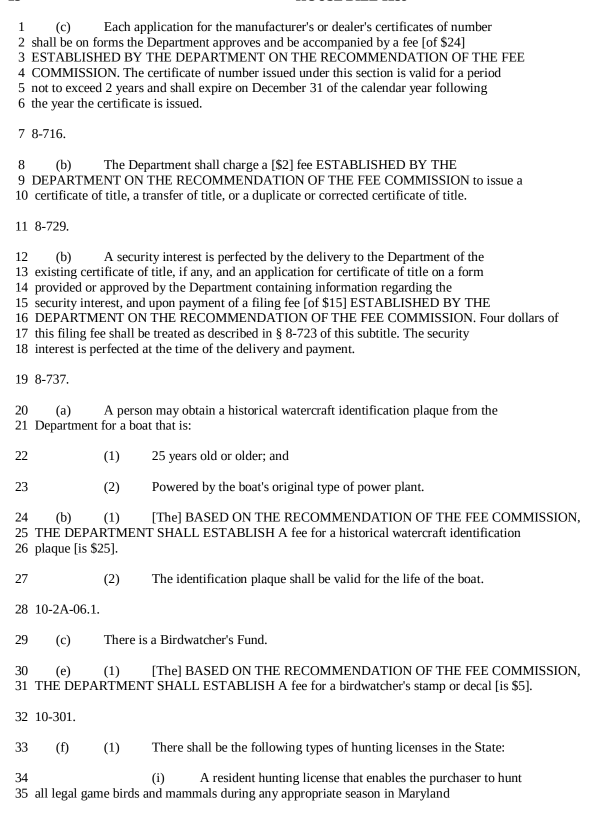


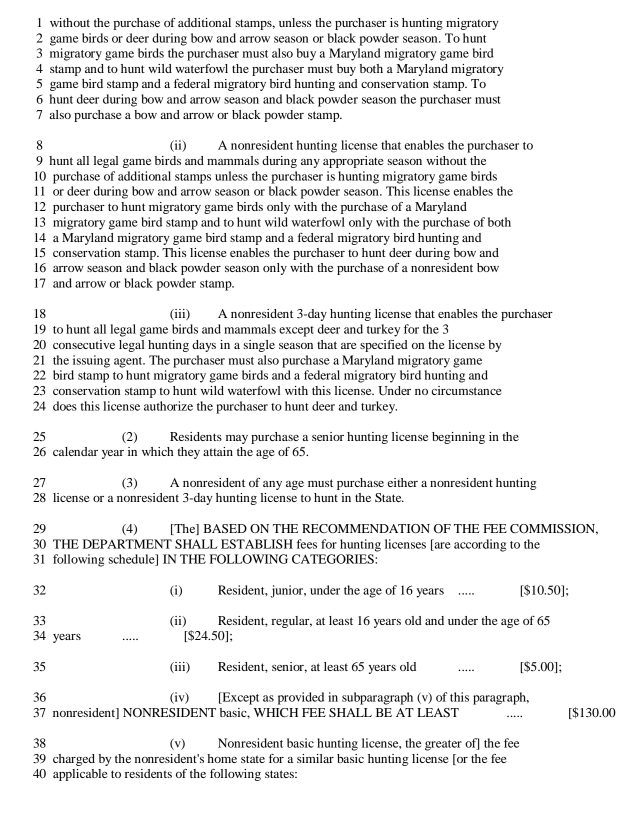
- 1 of each partner. If the applicant is a corporation, the application shall contain the
- 2 names of the principal officers of the corporation, the state of incorporation, the
- 3 addresses of every place where the business is conducted, the nature of the business,
- 4 and any other information the Department requires. Every application shall be
- 5 verified by oath or affirmation of the applicant if an individual, or by the partner or
- 6 officer if the applicant is a partnership or corporation. A license fee [fixed by the
- 7 Department not to exceed \$25] ESTABLISHED BY THE DEPARTMENT ON THE
- 8 RECOMMENDATION OF THE FEE COMMISSION shall accompany every application.
- 9 (2) Registration for purposes of displaying and selling vessels at a boat
- 10 show, boat exposition, or outdoor recreation show shall be made on forms the
- 11 Department prescribes and may require the same information and verification as for
- 12 application for a manufacturer's or dealer's license.
- 13 (3) The registration fee shall be deposited in the Boat Dealer Assurance
- 14 Fund provided for in § 8-710.2 of this subtitle up to the Fund's authorized maximum
- 15 amount. Amounts received in excess of the Fund's authorized maximum amount shall
- 16 be deposited and used in accordance with § 8-723 of this subtitle.
- 17 8-710.2.
- 18 (a) The Department may design temporary certificates of boat number and
- 19 furnish them to any licensed boat dealer who:
- 20 (1) Applies for at least 25 of the certificates on a form that the
- 21 Administration requires; and
- 22 (2) Submits the fee[, not to exceed \$1, set by the Department]
- 23 ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE
- 24 COMMISSION for each certificate with the application.
- 25 8-712.
- 26 (b) The owner of any vessel to be numbered by this subtitle shall file an
- 27 application for a certificate of number with the Department. The application is on
- 28 forms the Department approves, accompanied by the requisite fee, and signed by
- 29 every vessel owner.
- 30 (c) (1) Certificates of number issued under this section shall be valid for a
- 31 period not to exceed 2 years. The owner of the vessel may apply every other year for
- 32 renewal of the certificate. The renewed certificate shall expire on December 31 of the
- 33 calendar year following the year the certificate is issued. [The] BASED ON THE
- 34 RECOMMENDATION OF THE FEE COMMISSION, THE DEPARTMENT SHALL ESTABLISH
- 35 A fee for a 2-year certificate for vessels[is \$24]. Vessels 16 feet in length or less and
- 36 equipped with a 7½ horsepower motor or less are exempt from this fee. [The] BASED
- 37 ON THE RECOMMENDATION OF THE FEE COMMISSION, THE DEPARTMENT SHALL
- 38 ESTABLISH A fee to replace a lost, destroyed, or corrected certificate[is \$2]. The
- 39 Department shall record any transaction or transfer of numbered boats. The
- 40 Department may record any amount of money owing on a vessel required to be
- 41 numbered at the time of sale. The Department may not effect a transfer of ownership

35 certificates.

1 until the amount of money owed as shown on the records of the Department is fully 2 paid or recorded on the new title. Any vessel that is required to be numbered under 3 this section that is exempt prior to January 1, 1974 shall be exempt from payment of 4 this title tax. Emergency rescue boats and fire boats that belong to fire 5 (2) 6 departments or rescue squads in Maryland: 7 (i) Shall be exempt from all registration fees; but 8 (ii) Shall apply for a registration renewal every 3 years. 9 [There is] BASED ON THE RECOMMENDATION OF THE FEE COMMISSION, 10 THE DEPARTMENT SHALL ESTABLISH a [\$5 service charge] SERVICE FEE for every 11 check returned unpaid. 12 8-712.1. 13 An owner of a vessel that has a valid document issued by the United (a) (1) 14 States Coast Guard and that is used principally on the waters of the State for 15 pleasure shall apply to the Department for a Maryland use sticker. The Department shall issue a Maryland use sticker to any person 16 17 who submits an application and pays a fee as required by subsection (b) of this 18 section. 19 The Maryland use sticker issued under this section shall be valid for 20 a period not to exceed 2 years expiring on December 31 of the calendar year following 21 the year the sticker is issued. 22 (b) The owner of the vessel shall: 23 Submit an application to the Department on the form that the 24 Department requires and be signed by every owner of the vessel; and 25 Pay to the Department an application fee [of \$10] ESTABLISHED BY (2) 26 THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION for the 27 2-year sticker. 28 8-714. 29 If a licensed dealer or manufacturer owns a vessel mainly used in the 30 dealer's or manufacturer's business and held for sale and that otherwise is required to 31 be numbered under this title, the dealer or manufacturer may apply to the 32 Department for the issuance of as many dealer's or manufacturer's certificates of

33 number as are required for the normal operation of business and as the Department 34 authorizes. A broker licensed as a dealer may not obtain manufacturer's or dealer's



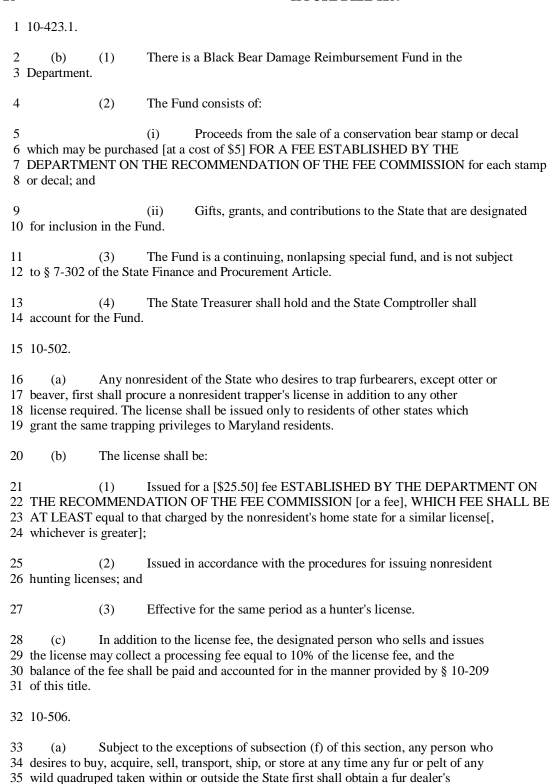


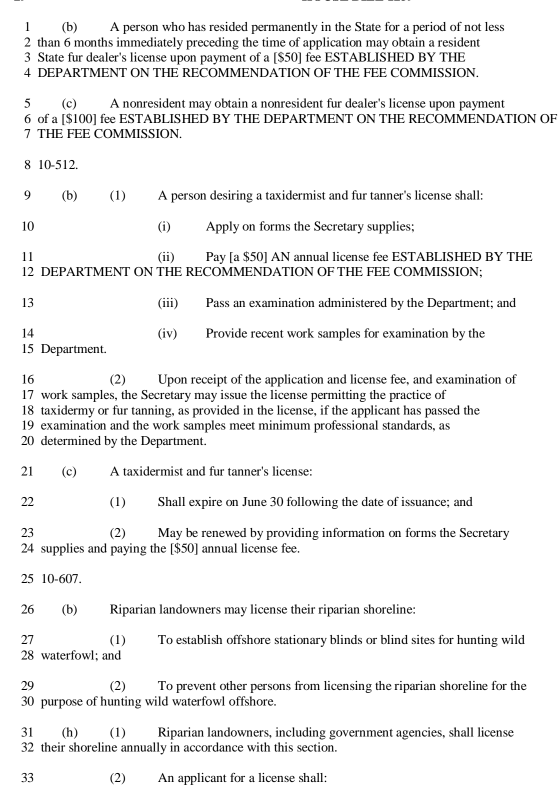
1			1.	Delaware		\$86.00	
2			2.	Pennsylvania		\$101.00	
3			3.	Virginia	\$120.00		
4			4.	West Virginia		\$135.00.];	
	10-303 of this subt CHARGE A	[(vi)] itle, FOR 				orized to be issued Y NOT	l under §
8		[(vii)]	(VI)	Nonresident 3-da	y hunting li	cense	[\$45.00].
	(5) THE DEPARTMEN according to the following t	T SHALI	LESTAE		ividual hun	ting stamps [are	COMMISSION,
12		(i)	Bow and	d arrow stamp		[\$6.00];	
13		(ii)	Nonresi	dent bow and arro	w stamp	[\$25.00]];
14		(iii)	Black p	owder stamp		[\$6.00];	
15		(iv)	Nonresi	dent black powder	stamp	[\$25.00]];
16		(v)	Marylar	ıd migratory game	bird stamp	••••	[\$9.00];
17		(vi)	Residen	t bonus antlered d	eer stamp	••••	[\$10.00]; AND
18 19	hunting season	(vii) 	Nonresi [\$25]	dent bonus antlere	d deer stam	p for each type of	deer
20	10-301.2.						
21	(a) There is	a patron'	s hunting	g license.			
22 23	(b) The Dej	partment	shall issu	e on a yearly basis	s a patron's l	hunting license to	
24 25	(1)	Applies	to the De	epartment on a for	m provided	by the Departmen	ıt;
26 27	(2) RECOMMENDATION			EE ESTABLISHE COMMISSION.	D BY THE	DEPARTMENT	ON THE
30	The holder of a patron's hunting license may hunt any game birds or mammals during any open season and in any manner permitted in the State without obtaining any other license or stamp, except the federal migratory wild waterfowl stamp and the Maryland migratory game bird stamp.						

- 1 10-305.
- If any person loses the person's hunter's license, the person may make affidavit
- 3 stating the date the license was issued, its number, description, and the name of the
- 4 designated person who issued the license. Upon receipt of this information the
- 5 Department may issue a duplicate hunting license for a [\$5] fee ESTABLISHED BY
- 6 THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION.
- 7 10-308.1.
- 8 (b) (1) A person may obtain a Maryland migratory game bird stamp FROM
- ANY PERSON DESIGNATED BY THE DEPARTMENT for a fee [of \$9.00 from any person
- 10 designated by the Department] ESTABLISHED BY THE DEPARTMENT ON THE
- 11 RECOMMENDATION OF THE FEE COMMISSION. The issuing person designated shall
- 12 retain the sum of 75 cents as compensation for issuing each stamp. The balance of the
- 13 fee is paid over and accounted for to the State Treasurer. The Treasurer shall credit
- 14 all such fees received to the State Wildlife Management and Protection Fund, in
- 15 accordance with § 10-209 of this title.
- 16 (2) The Department may sell expired stamps below face value to the
- 17 general public for a period of 3 years, after which time the Department shall shred
- 18 any unsold expired stamps. All revenues derived from the sale of these stamps shall
- 19 revert back to the Game Management Fund.
- 20 10-309.
- 21 (d) (1) To apply for a license as a master hunting guide, an applicant shall:
- 22 (i) Submit an application to any person designated by the
- 23 Department;
- 24 (ii) Furnish any information required by the Department on the
- 25 application, including the oath provided in subsection (e) of this section; and
- 26 (iii) Pay to the person designated to issue the master hunting guide
- 27 license a fee [of \$100] ESTABLISHED BY THE DEPARTMENT ON THE
- 28 RECOMMENDATION OF THE FEE COMMISSION.
- 29 (2) As compensation for issuing the license, the designated person shall
- 30 retain 25 cents of each [\$100] fee received under this section.
- 31 On the first day of each month, the designated person shall send to
- 32 the Department the remainder of the fees received for master hunting guide licenses.
- 33 (h) (1) The term of a license as a master hunting guide is valid for a term of
- 34 1 year from August 1 through July 31 of each year.
- 35 (2) To renew a license as a master hunting guide, a licensee shall submit
- 36 an application and the [\$100] fee, as provided in subsection (d) of this section.

1	10-413.						
4	the Department before birds for the purpose of	the own	ner or custodian of a retriever dog shall obtain a permit from er or custodian may shoot artificially reared game g the dog. The permit is not required in order to shoot son or on a licensed shooting preserve.				
6 7	(2) is required to obtain a		e trainer of a retriever dog and not an assistant to the trainer nder this subsection.				
10	(3) On payment of [the \$5] A permit fee ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE COMMISSION, the Department shall issue annually a permit to the owner or custodian of a retriever dog to train the dog at any time of the year.						
14	2 (4) A permittee under this subsection may, while training a retriever dog, 3 possess and shoot with a shotgun any artificially reared game bird that has been 4 liberated by hand and tagged before its use with an identification band provided by 5 the Department.						
16	10-415.						
17 18	7 (c) (1) A person with a hunting license also may purchase bonus deer 8 stamps from the Department.						
	9 (2) A bonus deer stamp allows a person with the hunting license to hunt 0 1 deer for each stamp purchased in any of the following hunting seasons for deer in 1 the State:						
22		(i)	Deer bow hunting season;				
23		(ii)	Deer muzzle loader season; and				
24		(iii)	Deer firearms season.				
	* *	ticular s	vidual who purchases a bonus antlered deer stamp but does eason may use that stamp during any subsequent year.				
30	THE DEPARTMENT	SHALI amp issu	ASED ON THE RECOMMENDATION OF THE FEE COMMISSION, LESTABLISH A RESIDENT AND A NONRESIDENT fee for each led in accordance with this subsection [shall be \$10.00 onresidents].				
		der this	partment may establish by regulation the type and number of subsection if necessary to control the deer harvest in				

36 license from the Secretary.





1		(i)	Submit t	to the Department:
2	form provided by the	Departm	1. ent;	An application by mail prior to June 1 of each year on a
	licensed and the exac sites, if any;	t location	2. of the pro	A map showing the exact location of the shoreline to be oposed offshore stationary blinds or blind
7 8	necessary; and		3.	The written permission of adjacent landowners if
9 10	if necessary; and		4.	The written lease or assignment of the riparian landowner
11 12	DEPARTMENT ON	(ii) THE RE		ne Department a fee [of \$20] ESTABLISHED BY THE ENDATION OF THE FEE COMMISSION.
13 14	(3) under paragraph (2)			ment is exempt from the application fee required
15 16	(j) Before to additional 1-year term			the licensee may renew the license for an
17	(1)	Is other	wise entit	led to be licensed;
18 19	` /			rtment a renewal fee [of \$20] ESTABLISHED BY THE ENDATION OF THE FEE COMMISSION; and
20 21	(3) the Department requi		to the De	epartment a renewal application on the form that
22	10-608.			
	regardless of State re	sidency,	may appl	person who owns riparian property in Maryland, y to the Department to license riparian g an offshore blind site.
26	(b) An appl	icant for	a license	shall:
27	(1)	Submit	to the De _l	partment:
28		(i)	An appli	ication on a form provided by the Department; and
29		(ii)	A signed	d statement that:
30 31	other previously lice	nsed ripa	1. rian shore	The location of the blind site is at least 125 yards from all eline; and
32 33	laws and regulations	; and	2.	The offshore blind site complies with all other pertinent

	(2) THE DEPARTME license requested.	Pay to the Department an application fee [of \$20] ESTABLISHED BY ENT ON THE RECOMMENDATION OF THE FEE COMMISSION for each
4	10-902.	
	rehabilitate, hunt,	person desiring to possess, import, export, breed, raise, protect, kill, trap, capture, purchase, or sell any wildlife, native to est obtain a permit or license from the Department.
8	(b) The	Secretary shall establish by regulation:
9	(1)	The types and classes of permits and licenses which shall be issued;
10 11	requirement;	The species of wildlife exempt from the permit and license
12 13	` '	Sanitary housing or any other conditions which are necessary for the healthy possession of wildlife;
14 15	the wild; and	Conditions under which captive wildlife may be hunted or released to
16	(5)	Recordkeeping requirements.
17 18		Secretary shall charge a reasonable fee, BASED ON THE THE FEE COMMISSION, for each permit or license.
19	10-905.	
22	ON THE RECOM	On payment of a reasonable fee ESTABLISHED BY THE DEPARTMENT MMENDATION OF THE FEE COMMISSION, the Secretary may issue a icense to any person who desires to raise, breed, protect, or sell mmals.
	` '	The license shall expire on December 31 after the date of issuance ed at any time for noncompliance with the license's terms and
27	(3)	The license shall specify:
28 29		(i) The species of game birds and mammals which may be bred, or sold and for what purpose;
30 31		(ii) The type of fencing or other requirements necessary to prevent ag of native wildlife and the captive game birds or mammals; and
32 33	native wildlife.	(iii) Any other condition necessary to ensure adequate protection of

- 1 10-906. 2 Any person desiring to establish and operate a regulated shooting ground (a) 3 shall first obtain a permit from the Department. 4 The Department may issue a regulated shooting ground permit on (b) (1) payment of a reasonable fee ESTABLISHED BY THE DEPARTMENT ON THE 6 RECOMMENDATION OF THE FEE COMMISSION and after determining that the establishment and operation of [it] THE REGULATED SHOOTING GROUND does not 8 conflict with any reasonable prior public interest. 9 The Department may not issue a new permit for a regulated shooting 10 ground to an existing permit holder unless the report required under subsection (c) (2) 11 of this section has been filed. 12 (3)(i) As part of the application for a regulated shooting ground 13 permit, a person may apply to the Department for authorization to allow hunting on 14 Sunday as provided under § 10-410(a)(2)(iii) of this title. 15 The Department shall ensure that all requirements and (ii) 16 conditions of applicable law and regulations are met and that issuance of the 17 authorization will not have an adverse impact on the conservation of native game 18 species or to the public interest. 19 10-907. 20 Any person desiring to take alive, possess, train, fly, and hunt with falcons, 21 hawks, or owls shall first obtain a falconry permit from the Secretary. 22 The Secretary may issue a falconry permit, on the payment of a reasonable (b) 23 fee ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE 24 COMMISSION, to any properly accredited person who: 25 (1) Is at least 14 years old; Has demonstrated adequate knowledge and training in the care and 26 (2) 27 handling of birds of prey; and Possesses facilities demonstrated to be of sufficient design and size to 28 29 properly maintain the permitted wildlife in captivity. The Secretary may adopt regulations governing the issuance, revocation, 30 31 terms, and conditions of the permit.
- 32 (d) The birds authorized under this permit shall be used only for the sport of
- 33 hunting game birds or mammals during the open season.
- 34 10-908.
- 35 (a) Any properly accredited person desiring to assist the Department in the 36 control of wildlife injurious to agriculture or other interests, or to provide care and

- 1 treatment of sick or injured wildlife for rehabilitation and release back to the wild, 2 shall first obtain a wildlife cooperator permit from the Secretary. 3 The Secretary may issue a wildlife cooperator permit, on the payment 4 of a reasonable fee ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION 5 OF THE FEE COMMISSION, to a person who: Has adequate training in the capture, handling, and care of 6 (i) 7 wildlife; and 8 Owns or leases facilities demonstrated to be of sufficient size (ii) 9 and design to properly maintain the permitted wildlife in captivity. 10 (2) The Secretary may adopt regulations governing the issuance, 11 revocation, terms, and conditions of the permit. 12 (c) The Secretary may designate in the permit the species and numbers of 13 wildlife authorized to be possessed and the disposition of the wildlife. 14 10-909. 15 (a) Any properly accredited person of known scientific attainment desiring to 16 collect wildlife, nests, or eggs from the wild for scientific or educational purposes shall first obtain a scientific collection permit from the Secretary. 18 (b) The Secretary may issue a scientific [collecting] COLLECTION permit, on 19 the payment of a reasonable fee ESTABLISHED BY THE DEPARTMENT ON THE 20 RECOMMENDATION OF THE FEE COMMISSION, to any properly accredited person who 21 has demonstrated a legitimate scientific or educational need for the requested 22 wildlife. 23 10-1003. 24 (a) Each application for a license to feed waterfowl shall be submitted in the 25 form and number of copies as the Secretary prescribes. The submitted application 26 shall show the name and address of each applicant and each owner, or each lessor and 27 lessee if the property is leased. The submitted application shall contain a sufficient 28 description of the property and its location so that the property may readily be 29 identified and located.
- 30 (b) Each copy shall be accompanied by a sketch map showing the exterior
- 31 boundaries, access roads, principal ponds, creeks, and other bodies of water in
- 32 sufficient detail to identify and clearly record the location of the proposed feeding
- 33 zones and shooting blinds or stands.
- 34 (c) (1) Each application shall be accompanied by [a \$10] AN application fee
- 35 ESTABLISHED BY THE DEPARTMENT ON THE RECOMMENDATION OF THE FEE
- 36 COMMISSION.

- 1 (2) An annual fee [of \$25] ESTABLISHED BY THE DEPARTMENT ON THE
- 2 RECOMMENDATION OF THE FEE COMMISSION shall be imposed for each licensed
- 3 shooting area.
- 4 (d) The application shall contain a statement outlining the general plan of
- 5 feeding to be carried out.
- 6 (e) Applications shall be filed with the Department within 2 weeks after the
- 7 Department has publicly released the waterfowl hunting regulations for the
- 8 forthcoming season.
- 9 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall 10 take effect October 1, 2005.
- 11 SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in
- 12 Section 3 of this Act, this Act shall take effect October 1, 2004.