By: The Speaker (By Request – Administration) and Delegates Ali, Barnes, Beidle, Bronrott, Carr, V. Clagett, Frush, Glenn, Healey, Holmes, Howard, Hucker, Lafferty, Lee, Malone, Montgomery, Niemann, Pena-Melnyk, Stein, Stukes, and Valderrama Valderrama, Cane, O'Donnell, Sossi, and Weir

Introduced and read first time: January 29, 2009 Assigned to: Environmental Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: March 24, 2009

CHAPTER _____

1 AN ACT concerning

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Aquaculture - Shellfish - Leasing

3 FOR the purpose of repealing certain restrictions, eligibility requirements, 4 authorizations, and procedures relating to leasing certain areas in certain 5 waters of the State for the purpose of protecting, sowing, bedding, or cultivating 6 certain shellfish; repealing certain provisions relating to revenue derived from 7 private oyster culture; repealing a certain recording fee; requiring the 8 Department of Natural Resources to designate a public shellfish area in the 9 Chesapeake Bay and prohibiting its leasing for shellfish aquaculture; requiring the Department to establish certain zones for growing shellfish for commercial 10 11 purposes in the Chesapeake Bay; limiting the location of the zones; requiring 12 the Department to hold a public hearing before establishing the zones and authorizing the Department to issue certain types of leases in the zones for 13 certain purposes under certain circumstances; establishing a set-aside for 14 15certain leases to active tidal fish holders; designating the uses of leased areas; authorizing the issuance of submerged land leases in certain waters of the 16 17Chesapeake Bay; limiting the locations of submerged land leases and 18 designating their uses in the Chesapeake Bay; authorizing the issuance of 19 submerged land leases in the Atlantic Coastal Bays; limiting the locations of 20 submerged land leases and designating their uses in the Atlantic Coastal Bays; 21establishing a process for designating in the Atlantic Coastal Bays areas 22preapproved for submerged land leasing, not approved for submerged land

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1 leases, and approved for leasing only on certain application; providing for a $\mathbf{2}$ setback from the Assateague Island National Seashore; establishing an 3 application process for aquaculture and submerged land leases; requiring 4 surveys of leased areas; defining and requiring active use of a leased area; $\mathbf{5}$ establishing a lease term; requiring payment of rent and an aquaculture 6 development surcharge; requiring the Department to transfer funds derived 7 from the surcharge to the State Department of Agriculture to be used for certain 8 purposes; establishing a process for advertising submerged land lease 9 applications and considering protests of such applications; identifying 10 leaseholder responsibilities for leased areas; providing for a waiver of the active use requirement under certain circumstances; prohibiting a leaseholder from 11 12engaging in certain activities; authorizing inspection of shellfish planted or harvested under aquaculture or submerged land leases; providing for renewal 1314 and termination of a lease; establishing a demonstration lease and defining its 15purposes, requirements, and limitations; prohibiting the harvest of shellfish for 16 commercial or consumption purposes in areas subject to a demonstration lease; 17providing for a setback from the Assateague Island National Seashore for 18 certain submerged land and demonstration leases; requiring a record of each 19 lease; designating a fund for payments of fees and revenues from aquaculture 20 and submerged land leases; authorizing closure of areas to the catching or 21harvesting of shellfish in certain areas; prohibiting importation of shellfish 22without approval; requiring reports of lease activities; repealing certain 23restrictions relating to nonresident leasing in Somerset County; prohibiting 24interference with a lease under certain circumstances and increasing an 25administrative penalty for such interference; eliminating the prohibition on 26 leasing on natural oyster bars; repealing certain provisions relating to the 27classification of submerged bottom for the purpose of shellfish harvest; 28repealing certain provisions governing the authority of the Department to open 29 and close submerged bottom for shellfish harvest; providing for certain 30 provisions relating to the sale of altering certain restrictions and requirements 31 governing seed ovsters; repealing provisions related to aquaculture seed areas 32 in certain counties; exempting certain leasing activities from a certain licensing 33 requirement; requiring the Department of the Environment to revise certain 34regulations by a certain date; establishing certain requirements for existing 35 shellfish leases; specifying a certain legislative intent; defining certain terms; 36 making certain technical corrections; requiring the Department to monitor the 37 abundance and health of submerged aquatic vegetation in the Atlantic Coastal 38 Bays with a certain intent; making the provisions of this Act severable; and 39 generally relating to shellfish aquaculture leasing in the Chesapeake Bay and 40 the Atlantic Coastal Bays.

- 41 BY repealing and reenacting, without amendments,
- 42 Article Environment
- 43 Section 16–202(a)
- 44 Annotated Code of Maryland
- 45 (2007 Replacement Volume and 2008 Supplement)
- 46 BY repealing and reenacting, with amendments,

$1 \\ 2 \\ 3 \\ 4$	Article – Environment Section 16–202(d) Annotated Code of Maryland (2007 Replacement Volume and 2008 Supplement)
5 6 7 8 9	<u>BY repealing</u> <u>Article – Natural Resources</u> <u>Section 4–1102 and 4–11A–04 through 4–11A–11</u> <u>Annotated Code of Maryland</u> (2005 Replacement Volume and 2008 Supplement)
$10 \\ 11 \\ 12 \\ 13 \\ 14$	BY repealing and reenacting, with amendments, Article – Natural Resources Section 4–1102, 4–1103, 4–11A–01, 4–11A–12, 4–11A–13, and 4–11A–15 Annotated Code of Maryland (2005 Replacement Volume and 2008 Supplement)
15 16 17 18 19	BY repealing Article – Natural Resources Section 4–11A–04 through 4–11A–11 Annotated Code of Maryland (2005 Replacement Volume and 2008 Supplement)
20 21 22 23 24	BY adding to Article – Natural Resources Section 4–11A–04 through 4–11A–11 Annotated Code of Maryland (2005 Replacement Volume and 2008 Supplement)
$\frac{25}{26}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
27	Article – Environment
28	16–202.
29	(a) A person may not dredge or fill on State wetlands without a license.
30	(d) The provisions of this section do not apply to any operation for:
31 32 33	(1) Dredging and filling being conducted as of July 1, 1970, as authorized under the terms of an appropriate permit or license granted under the provisions of existing State and federal law;
34 35 36	(2) Dredging of seafood products by any licensed operator, harvesting of seaweed, or mosquito control and abatement as approved by the Department of Agriculture;

	4 HOUSE BILL 312
$1 \\ 2$	(3) Improvement of wildlife habitat or agricultural drainage ditches as approved by an appropriate unit; [or]
$\frac{3}{4}$	(4) Routine maintenance or repair of existing bulkheads, provided that there is no addition or channelward encroachment; OR
5 6 7 8	(5) AQUACULTURE ACTIVITIES OCCURRING IN AQUACULTURE ENTERPRISE ZONES ESTABLISHED UNDER TITLE 4, SUBTITLE 11A OF THE NATURAL RESOURCES ARTICLE UNDER AN AQUACULTURE LEASE ISSUED BY THE DEPARTMENT OF NATURAL RESOURCES.
9	Article – Natural Resources
10	4 <u>-1102</u> .
$ \begin{array}{r} 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ \end{array} $	(a) (1) The Department may resurvey any submerged area of the State to determine the position and extent of any natural oyster or clam bar and barren bottom. If the Department finds, upon resurvey, that any natural oyster or clam bar is located incorrectly on existing charts, or that the existing charts do not reflect the actual condition of submerged lands, the Department shall amend the existing charts or prepare new charts. In addition, the Department shall mark as accurately as possible the correct location and bounds of each natural oyster or clam bar, then existing in the area being surveyed, on any amended or new charts.
19 20 21 22 23 24 25 26 27	(2) A reclassification of submerged areas of the State to clam bars may not be made unless an environmental impact study indicates that a hydraulic clam dredge will not impair the bottom or adversely affect other marine life. The Department shall perform the environmental impact study based on survey data, public hearings, and other available information. An initial environmental impact study shall be carried out by the Department, in cooperation with qualified scientific organizations, for reclassification actions at sites in the waters of Anne Arundel, Calvert, Kent, Queen Anne's, and St. Mary's counties to evaluate the environmental impact of hydraulic clam dredging.
28 29 30 31 32	(b) Within 90 days after the resurvey, a copy of the amended or new charts shall be deposited with the Department and another copy sent to the clerk of the circuit court where the resurveyed area is located or the county nearest this area. This resurvey shall supersede the Oyster Survey of 1906 to 1912, and its amendments, and any decision of any circuit court rendered prior to the completed resurvey.
33 34 35 36	A resurvey may not be effective until 30 days have lapsed after the filing date. During this 30 day period, public notice of the filing of the amended chart shall be given once a week for three successive weeks in a newspaper of general circulation in every county.
$\frac{37}{38}$	(c) Before the Department reclassifies any submerged area of the State from natural oyster bar[, excluded from leasing,] to barren bottom [permitted to be leased

1	under the provisions of this subtitle], it shall advertise the time, place, and purpose for
2	reexamination, once a week for three successive weeks, in a newspaper of generation
3	circulation in every county. The public may be present at the reexamination. If an
4	person present then offers to make further tests in the presence of employee
5	designated by the Department, the employees shall witness and make note of the
6	findings. If upon reexamination the Department proposes to reclassify the area from
7	natural bar to barren bottom, it first shall hold a public hearing, and the time, plac
8	and purpose shall be advertised pursuant to the provisions of this subsection. The
9	Department shall show any reclassification it determines to make on the amended (
10	new chart which the Department shall file in accordance with subsection (b) of th
11	section.
12	(d) (1) Within 30 days of the filing of the amended or new chart unde
13	subsection (b) of this section, any person adversely affected by the decision of the
14	Department to reclassify any submerged area of the State from natural oyster bar
15	barren bottom may file a petition with the Department protesting the reclassification
10	builen bettelin may me a petition with the Department protesting the reclassification
16	(2) Proceedings on appeal shall be pursuant to those procedures so
17	forth in § [4–11A–06(c)] 4–11A–08 of this title with the same rights of appeal from
18	the decision of the Department.
10	the decision of the Department.
19	$\frac{1}{1}$ A lease of the reclassified area, in whole or part, may not t
20	granted until the new or amended chart has been filed pursuant to subsection (b)
$\frac{20}{21}$	this section and until 30 days have expired from date of filing.
	this section and and be days have expired from date of fining.
22	(e) Notwithstanding any provisions of this section, a lease may not k
$23^{}$	invalidated in any way by facts determined in any resurvey unless the lessee forfei
$\overline{24}$	his lease voluntarily or fails to pay rental or other fees.]
	his rease voluntarily of fails to pay rental of other rees.]
25	4–1103.
26	(a) The Department shall take measures which in its judgment seem be
27	calculated to increase the productivity or utility of any part of the natural oyster bar
28	of OYSTER RESOURCES IN the State, including:
	<u> </u>
29	(1) Identifying and using effective methods of cleaning diseased oyste
30	bars;
31	(2) Providing clean shell for the bars;
32	(3) Using hatchery produced oysters to replant sites; and
33	(4) Applying for a permit to dredge buried oyster shells.
34	(b) The Department may close in any year no more than 30 percent of the
35	natural oyster bars in the waters of the State. The Department may prohibit (
36	restrict the catching of oysters on natural oyster bars whenever in its judgment the

measures will increase the productivity or utility of these areas. The Department may 1 $\mathbf{2}$ plant ovsters, shells, or other culteh or take any other restorative measures, which it deems advisable, on natural oyster bars. The Department shall, before publication, 3 deliver to the Joint Committee on Administrative. Executive, and Legislative Review a 4 $\mathbf{5}$ notice of intent to close an area of a natural oyster bar, including all applicable reasons for the Department's act, and publish the notice not less than 30 days prior to 6 7 the proposed closing date in one or more newspapers of general circulation in the 8 State, in one or more newspapers of general circulation in each county in which the affected waters are located, and on the website of the Department. The Department 9 10 shall schedule a public hearing on the proposal not less than 15 days before the proposed closing date. The hearing shall be held at the county seat of the county in 11 which the affected waters are located. If the affected waters are located in more than 1213one county then the hearing shall be held in that county seat closest to the affected waters. If the area affected is totally within State waters, then the hearing shall be 14 15held in Annapolis.

16 (c) The Department may reopen an area if it determines reopening is 17 advisable. An area shall be reopened by notice of reopening published in the same 18 newspapers that published any closing notices. However, an area may not be reopened 19 until a lapse of 48 hours from the publication of the notice of reopening.

20 (\mathbf{d}) The Department may select and reserve for its own use areas, to be 21known as seed areas, within the waters of the State for the propagation of seed 22oysters. The number, size, and location of these areas shall be determined from time to 23time by the Department. However, no more than 5 percent of the natural oyster bars 24of the State shall be designated as seed areas. [The first million bushels of seed oysters produced in seed areas shall be planted on the natural oyster bars of the 2526State.] The Department shall, before publication, deliver a notice of reservation, including all applicable reasons for the Department's act, to the Joint Committee on 27Administrative, Executive, and Legislative Review and publish the notice not less 28than 30 days before the closing date of any seed area in one newspaper of general 29 30 circulation in the State and at least one newspaper of general circulation in each 31county in which the affected waters are located, and on the website of the Department. 32 The Department shall schedule a public hearing on the proposal not less than 15 days 33 before the proposed closing date. The hearing shall be held at the county seat of the 34county in which the affected waters are located. If the affected waters are located in 35 more than one county, the hearing shall be held in that county seat closest to the 36 affected waters, but if the area affected is totally within State waters, the hearing 37 shall be held in Annapolis.

38 (e) (C) [Except as provided in subsection (f) of this section, the] THE State may 39 sell [no more than 50 percent of] seed oysters [in excess of one million bushels 40 produced annually in seed areas to citizens] TO PERSONS who hold A valid [leases 41 under the provisions of this subtitle] AQUACULTURE OR SUBMERGED LAND LEASE 42 for no less than the prevailing price of seed oysters of similar quality in nearby states. 43 Conditions of sale may be prescribed by rule or regulation of the Department. The proceeds from these sales shall be credited by the Comptroller to the Fisheries
 Research and Development Fund.

3 (f) (D) (1) In addition to the provisions of subsections (d) and (e) (B) AND (C)
4 of this section concerning the establishment of oyster seed areas and the sale of seed
5 oysters to a leaseholder, the Department may:

6 (i) Establish aquaculture seed areas [not exceeding a total 7 aggregate of 90 acres] in the State; SELL OR REMOVE SEED OYSTERS FROM 8 OYSTER SEED AREAS IF THE SALE OR REMOVAL IS MADE UNDER DISEASE 9 PROTOCOLS; AND

10 (ii) Designate the seed oysters produced in those aquaculture
 11 seed areas for sale to a [resident of the State] PERSON who holds a valid
 12 AQUACULTURE OR SUBMERCED LAND lease or an aquaculture permit to cultivate
 13 shellfish; and

14 (iii) Adopt regulations necessary to implement the provisions of
 15 this subsection.

16 (2) The Department shall credit the proceeds of any sale of seed 17 oysters under this subsection to the Fisheries Research and Development Fund in the 18 Department [for the benefit of the public oyster fishery].

- 19
- (3) The Department shall:

(i) Sell, at prevailing market prices, seed oysters produced in
 an aquaculture oyster seed area to a [resident of the State] PERSON who holds a valid
 AQUACULTURE OR SUBMERGED LAND lease or an aquaculture permit to cultivate
 shellfish; AND

(ii) Use any revenue derived from the sale of seed oysters to
reimburse the Fisheries Research and Development Fund for any expenditure needed
to create the aquaculture oyster seed areas under this subsection[;

- (iii) Credit any net proceeds from the sale of seed oysters
 remaining, after reimbursement is made under subparagraph (ii) of this paragraph, to
 the exclusive use of the public oyster fishery;
- 30 (iv) Maintain for each aquaculture seed area a record detailing 31 all expenditures required to create and maintain the seed area and all proceeds of the 32 sale of seed oysters produced in the seed area;
- (v) In establishing and maintaining the aquaculture seed areas,
 limit expenditures to \$200,000 annually, and after the first year, any expenditure
 required to maintain the seed areas shall be funded only from revenues derived from
 the sale of seed oysters produced in the seed areas; and

1 (vi) Consult with the County Oyster Propagation Committee in 2 establishing an aquaculture seed area in that county].

3 [(4) The Department may not create aquaculture seed areas within the 4 jurisdictional boundaries of Dorchester, Kent, Queen Anne's, Somerset, or Talbot 5 counties, or in the tidewater tributaries of Charles County, except the Patuxent 6 River.]

7 4–11A–01.

8 (a) In this subtitle the following words have the meanings indicated.

9 (b) "Aquaculture" means the commercial rearing of fish or aquatic plants for 10 sale, trade, barter, or shipment.

11 (C) "AQUACULTURE ENTERPRISE ZONE" OR "AEZ" MEANS AN AREA OF 12 THE MEANS AN AREA OF THE CHESAPEAKE BAY APPROVED FOR THE LEASING 13 OF SUBMERGED LAND AND OR THE WATER COLUMN BY THE DEPARTMENT IN 14 CONSULTATION WITH THE DEPARTMENT OF THE ENVIRONMENT AND THE 15 WETLANDS ADMINISTRATOR OF THE STATE BOARD OF PUBLIC WORKS.

16(D) "AQUACULTURE LEASE" MEANS A LEASE OF ANY SUBMERGED LAND17AND OR THE WATER COLUMN LOCATED IN AN AQUACULTURE ENTERPRISE18ZONE FOR CULTIVATING OYSTERS AND OR OTHER SHELLFISH FOR19COMMERCIAL PURPOSES.

(E) "ATLANTIC COASTAL BAYS" MEANS THE WATERS OF THE
 ASSAWOMAN, ISLE OF WIGHT, SINEPUXENT, NEWPORT, AND CHINCOTEAGUE
 BAYS AND THEIR TRIBUTARIES.

[(c)] (F) "Chesapeake Bay" means the waters commonly known as the
Chesapeake Bay[, as defined by the charts of the Oyster Survey of 1906 to 1912, and
its amendments].

26 (G) "DEMONSTRATION LEASE" MEANS A LEASE OF SUBMERGED LAND 27 FOR THE PURPOSE OF DEMONSTRATING THE ECOLOGICAL BENEFITS OF 28 GROWING SHELLFISH OR FOR RESEARCH OR EDUCATION.

[(d)] (H) "Dredge" includes any dredge, scoop, handscrape, or similar device
 used in catching oysters and clams by dragging.

[(e) "Leased oyster bottom" means any land lying beneath the waters of the
State leased by the State to any person for the purpose of protecting, sowing, bedding,
or cultivating oysters and other shellfish.]

1 [(f)] (I) "Natural clam bar" means any area of submerged tidal bottom not 2 classified as a natural oyster bar which has a population of clams of any species judged 3 by the Secretary to have significant commercial value.

4 [(g)] (J)"Natural oyster bar" means any submerged oyster bar, reef, rock, 5 or area represented as an ovster bar on the charts of the Ovster Survey of 1906 to 6 1912, and its amendments, or any area declared by any circuit court to be a natural 7 ovster bar, or any area on which the Department plants ovsters or shells. [A natural 8 oyster bar also means any bar beneath the waters of the State where the natural growth of oysters abounds to the extent that the public has resorted to the bar for a 9 livelihood, whether continuously or at intervals, during any oyster season within 5 10 years prior to the filing of any application for a lease of the area in question, or within 11 125 years prior to making of a resurvey under § 4–1102 of this title. The actual condition 13of the area in question at any time within the 5-year period shall be considered in 14 determining whether or not the area is a natural ovster bar.]

15 (K) "PERSON" MEANS AN INDIVIDUAL, RECEIVER, TRUSTEE, GUARDIAN,
 16 PERSONAL REPRESENTATIVE, FIDUCIARY, OR REPRESENTATIVE OF ANY KIND
 17 AND ANY PARTNERSHIP, FIRM, ASSOCIATION, CORPORATION, OR OTHER ENTITY.

18 (L) "PUBLIC SHELLFISH FISHERY AREA" MEANS AN AREA IN WHICH
 19 SHELLFISH IS HARVESTED FOR COMMERCIAL PURPOSES.

(M) "SAV PROTECTION ZONE" MEANS AN AREA OF SUBMERGED
 AQUATIC VEGETATION WITH A DENSITY GREATER THAN 10% AS MAPPED IN
 AERIAL SURVEYS BY THE VIRGINIA INSTITUTE OF MARINE SCIENCES IN 1 OR
 MORE OF THE 3 YEARS PRECEDING THE DESIGNATION OF AN AEZ
 <u>AQUACULTURE ENTERPRISE ZONE</u> OR AN APPLICATION FOR AN AQUACULTURE,
 SUBMERGED LAND, OR DEMONSTRATION LEASE.

(N) "SUBMERGED LAND LEASE" MEANS ANY LAND LYING BENEATH THE WATERS OF THE STATE LEASED BY THE STATE TO ANY PERSON FOR CULTIVATING OYSTERS AND OTHER SHELLFISH FOR COMMERCIAL PURPOSES.

[(h)] (O) "Tong" means any pincers, nippers, tongs, or similar device operated entirely by hand and consisting of 2 shafts or handles and a metal body composed of 2 opposable and complementary baskets used in catching oysters and clams.

[(i)] (P) "Transgenic" means an organism into which genetic material from
 another organism has been experimentally transferred, so that the host acquires the
 genetic traits of the transferred genes.

(Q) "WATER COLUMN LEASE" MEANS A LEASE OF THE COLUMN OF
 WATER ON OR UNDER THE SURFACE OF THE WATER AND ABOVE THE SURFACE
 OF THE SUBMERGED LAND.

[4–11A–04.

 $\mathbf{2}$ The Department may set aside for each tidewater public high school no more 3 than 5 acres of submerged barren tidewater lands to be used for the sole purpose of 4 experimental oyster farming or for the cultivation of other shellfish in conjunction $\mathbf{5}$ with regular scholastic conservation studies. These areas shall be set aside pursuant 6 to the procedures established in § 4-1103 of this title and marked in the manner $\mathbf{7}$ provided in § 4–11A–10 of this subtitle. These high schools may introduce and use 8 modern methods of planting, harvesting, or marketing fishery products without regard to the restrictive provisions of this subtitle. If a subject school does not use a barren 9 10 bottom for its studies for three years or if studies are discontinued, the submerged 11 lands shall revert to the State.]

12 **[**4–11A–05.

(a) (1) The Department may lease, in the name of the State, tracts or
parcels of land beneath the waters of the State to residents of the State for protecting,
sowing, bedding, or cultivating oysters or other shellfish, subject to the provisions of
this section. These submerged lands when leased shall be known as leased oyster
bottoms.

18 (2) (i) Except as provided in this paragraph, a corporation or joint 19 stock company may not lease or acquire by assignment or otherwise any submerged 20 land of the State for the purposes of this section.

(ii) A 4-H club in the State may lease or acquire not more than
 10 acres of submerged land for the purposes of this section.

(iii) 1. An incorporated college or university within the State
having an enrollment of at least 700 undergraduate, degree-seeking students may
acquire, by assignment, gift, or bequest, submerged land for education and research
purposes only.

27 2. An incorporated college or university may not transfer
28 or attempt to transfer any interest in submerged land acquired under the provision of
29 item 1 of this subparagraph to any person, corporation, or joint stock company.

30 3. Any transfer or attempt to transfer an interest in 31 submerged land acquired under the provisions of item 1 of this subparagraph shall be 32 void, and the interest in submerged land shall revert to the State without the 33 necessity of any action by the State.

(iv) 1. A. A nonstock, nonprofit corporation organized
under the laws of this State exclusively for educational purposes may lease or acquire
not more than two leases consisting of not more than 30 acres each of submerged land
in the Severn River for educational or ecological purposes.

A nonstock, nonprofit corporation may renew a lease

В.

acquired under this subparagraph.

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2. A. Except as provided in sub-sub-subparagraph B of this sub-subparagraph, a nonstock, nonprofit corporation organized exclusively for educational purposes may not transfer or attempt to transfer any interest in submerged land acquired under the provisions of sub-subparagraph 1 of this subparagraph to any person, corporation, or joint stock company. The nonprofit, nonstock corporation may harvest В. oysters in accordance with a harvesting program approved by the Department provided that any revenues from harvesting are maintained by the nonstock, nonprofit corporation exclusively for educational or ecological purposes and for the maintenance and preservation of submerged lands leased by the nonprofit, nonstock corporation. A nonstock, nonprofit corporation organized (\mathbf{v}) 1. A. under the laws of this State exclusively for conservation or ecological purposes may lease or acquire by lease not more than 30 acres of submerged land in Anne Arundel County for the purpose of ovster restoration. Β. A nonstock, nonprofit corporation may renew a lease acquired under this subparagraph. The nonstock, nonprofit corporation shall adhere to a 2. management plan approved by the Department for the leased submerged land. 3. The nonstock, nonprofit corporation shall plant a minimum of 250,000 oysters at a density of 1,000,000 oysters per acre. A nonstock, nonprofit corporation may not 4. A. transfer or attempt to transfer any interest in submerged land acquired under item 1 of this subparagraph to any person, corporation, or joint stock company. Β. Any transfer or attempt to transfer an interest in submerged land acquired under item 1 of this subparagraph shall be void, and the interest in submerged land shall revert to the State without the necessity of any action by the State. (3)Under regulations that the Department adopts, and in conjunction with the 4-H advisory board in a county, the Department may make equal and matching grants of up to \$1,000 a county for any number of 4-H clubs in a county that: (i) Are actively involved in oyster cultivation research; Are leasing or acquiring any submerged land under (ii) paragraph (2) of this subsection; and

1 (iii) Have received or have a guarantee to receive a research $\mathbf{2}$ grant from the county for oyster cultivation research.

3 (b) The Department may not lease any of the submerged areas of the State 4 within the jurisdictional boundaries of Dorchester, Kent, Queen Anne's, Somerset and $\mathbf{5}$ Talbot counties for ovster cultivation. The Department also may not lease any of the 6 submerged areas of the State in the tidewater tributaries of Charles County, except 7 the Patuxent River, for oyster cultivation. This subsection does not affect any existing 8 lease in Somerset County made prior to and effective on June 1, 1952; any lease in 9 Dorchester County made prior to and effective on June 1, 1957; in Charles County 10 made prior to and effective on July 1, 1968 and in Kent, Queen Anne's and Talbot 11 counties made prior to July 1, 1973. This subsection also does not prevent any lessee 12from renewing, assigning, devising by will or prohibit the descendents of any lessee, 13 his heirs, or next of kin, from inheriting rights by the operation of the laws of descent 14 and distribution. If an existing lease does not provide for renewal, the Department 15may grant renewal when the lease terminates unless good cause to the contrary is 16 shown. However, a person may not lease more acreage than now authorized by law 17regardless of the manner in which the lease or the rights under the lease are obtained.

18 A lease may not be granted for any of the following submerged areas of (c) the State, and a person may not acquire by lease, assignment, appropriation, or 19 20otherwise any of the enumerated areas: any area beneath any creek, cove, bay, or inlet 21less than 300 feet wide at its mouth at mean low tide; any natural oyster or natural 22clam bar as defined in this subtitle; any area within 150 feet of any natural oyster or 23natural clam bar in any county; any area within 600 feet of any natural oyster or clam 24bar in the Chesapeake Bay; any clam bed as defined by the charts of the Oyster 25Survey of 1906 to 1912 and its amendments. Any lease granted in violation of the 26provisions of this subsection is null and void and the land described in the lease shall 27revert to the State as though a lease had not been made.

28(d) (1)A leased oyster bottom shall be as rectangularly shaped as 29 possible. A tract or parcel of land may not be leased in any of the following waters if it 30 falls short of the minimum area or exceeds the maximum area specified below:

31	Waters of the Chesapeake Bay	
32	lying outside county	
33	waters	5 acres to 500 acres
34	Tangier Sound	1 acre to 100 acres
35	All other counties	1 acre to 30 acres

36 (2)(i) 1. In Worcester County, a leased oyster bottom shall be 37 as rectangularly shaped as possible, and shall be between 1 acre and 50 acres in size. 38 Except as provided in item 2 of this subparagraph, the Department may not lease to 39 one person a total amount of leased oyster bottom in Worcester County exceeding 50 40 acres.

$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$	2. In Worcester County, 2 or more individuals may work in concert and have operative control over a total amount of leased oyster bottom not exceeding 200 acres. If a lessee works in concert with other individuals so that the lessee exercises operative control over more than 200 acres of leased oyster bottom, the interest of the lessee shall revert to the State as if a lease had not been made.
6 7 8 9 10	 (ii) Notwithstanding the provisions of item 2 of subparagraph (i), an individual who works in concert with other individuals and has operative control over more than 200 acres of leased oyster bottom in Worcester County on June 1, 1986, may continue to work and have operative control over those acres of leased oyster bottom.
11 12 13	(e) (1) Notwithstanding any provision of subsection (b) of this section, the Department may issue or renew a lease for any leased oyster bottom that previously was leased for purposes of oyster cultivation under this subtitle if:
$\begin{array}{c} 14 \\ 15 \end{array}$	(i) Application for the new, renewed, or transferred lease was made before December 31, 1984; and
16	(ii) The proposed site of the leased oyster bottom:
17	1. Has not become a natural oyster bar or clam bar; and
18	2. Is otherwise suitable for oyster cultivation.
19 20	(2) Any lease issued or renewed under this subsection is considered legitimate for all purposes.
$21 \\ 22 \\ 23$	(f) (1) If a person applies to the Department for a lease of submerged land for oyster cultivation, the Department shall determine if the submerged land is a productive natural clam bar.
24 25 26	(2) Notwithstanding any other provision of this subtitle, if the Department determines that the submerged land is a productive natural clam bar, the Department may not lease the submerged land for purposes of oyster cultivation.
27 28 29	(3) For purposes of this subtitle, the Department may adopt regulations establishing criteria to denote natural clam bars as having significant commercial value.
$30 \\ 31 \\ 32$	(4) Before the Department proposes any regulation under paragraph (3) of this section, the Department shall hold a public hearing on the proposed regulation.]
33	[4–11A–06.

1 (a) Any person wishing to lease submerged lands of the State shall apply to 2 the Department for a blank application form. The applicant shall indicate on the 3 application his place of residence, the estimated area of the submerged land for which 4 a lease is sought, and a detailed description of the location of the land. The applicant 5 prior to filing the application with the Department shall mark the area applied for 6 with at least one stake bearing his name.

7 (b) (1) There is an application fee of \$300. The fee is not refundable and 8 shall be used to pay for the Department's costs associated with processing applications 9 and recording leases.

10 (2) Upon receiving the application and a \$300 fee, the Department 11 shall conduct a resource survey of the proposed lease site. The Department shall deny 12 a lease application without further action on the application if the survey results 13 indicate that the site is a natural clam or oyster bar as specified by the criteria in the 14 Department's regulations or this subtitle.

15 (3) If the results of the survey conducted under paragraph (2) of this 16 subsection do not indicate that the site is a natural clam or oyster bar, the Department 17 shall proceed with advertising the application once a week for 4 successive weeks in a 18 newspaper published in the county or counties where the proposed lease is to be 19 located. The advertisement shall describe the location of the area applied for, the 20 location of the stake marker, and give the name and residence of the applicant.

(c) (1) Within 30 days of publication of the last advertisement under subsection (b) of this section, any person whose rights, statutory entitlements, or privileges may be affected adversely by the issuance of a proposed lease may file a petition with the Department protesting the issuance of the lease.

(2) The protest shall be heard in accordance with the contested case
provisions of the Administrative Procedure Act under §§ 10–201 through 10–217 of the
State Government Article.

(d) Immediately after the termination of the respective periods prescribed for the filing of petitions or appeals, or immediately after the final decision upon any protest or appeal the Department shall notify the applicant by letter that it is ready to issue the lease. The Department shall conduct a survey and mark the location of the leased area, execute a lease, enter the lease upon a book to be known as the "Register of Titles to Oyster Lands," and mail the lease to the applicant for his signature.

(e) If the applicant accepts the lease, he shall sign and return it together
with the first annual rental. If the applicant fails to accept the lease and pay within 60
days all required fees, the application and the lease are null and void, and all
payments previously made by the applicant to the Department are forfeited. The
Department may extend the time for acceptance of the lease for an additional period of
60 days for good cause.]

1 [4–11A–07.

2 (a) Except as provided in subsection (c)(2) of this section the term of leases 3 for submerged lands shall be 20 years at an annual rent the Department deems proper 4 and commensurate with the value of the leased land.

5 (b) If the Department ascertains that any leased area is affected by 6 environmental factors which destroy or seriously impede the culture and growth of 7 oysters and threaten the potential of the area for continued oyster production, it may 8 reduce or abate the annual rent by an amount and for a period the Department deems 9 equitable and reasonable in view of the degree of damage.

10 (c) (1) In this subsection, "utilize" includes the planting or harvesting of 11 not less than 25 bushels of oysters or 25 bags of clams per lease during 1 year of each 12 3-year period.

13 (2) If any part of the rent required by a lease remains unpaid for more 14 than 60 days after it becomes due, the Department may declare the lease null and void 15 in accordance with subsection (e) of this section and the land shall revert to the State 16 and may be leased again. The Department may cancel any lease, either in whole or in 17 part, and may diminish or cancel the annual rental to an extent commensurate with 18 the area remaining under lease on the written request of the lessee.

19 (3) The Department shall adopt regulations and condition each lease 20 to require a leaseholder to actively utilize the leased area within any 3-year period 21 commencing July 1, 1990, or the effective date of a lease after July 1, 1990. The 22 Department may allow a longer period than 3 years upon a showing that natural 23 conditions, including unavailability of oyster shell or seed, prevented utilization.

(4) If a leaseholder fails to actively utilize leased bottom in accordance
with regulations promulgated under paragraph (2) of this subsection, the leasehold
shall revert to the State and may be leased again. A leaseholder shall maintain
records documenting activities which show that the lease is being used for shellfish
production as required by the Department.

(d) A lease may not be invalidated in any way by facts determined in any
resurvey under § 4–1102 of this title unless the lessee forfeits his lease voluntarily,
fails to pay rental or other fees, or fails to actively utilize the lease areas within a
period of 3 years.

(e) (1) The provisions of Title 8 of the Real Property Article do not apply
 to leases under this subtitle.

35 (2) Upon a determination under subsection (c) of this section, the 36 Department shall notify a lessee of the lessee's opportunity to contest the 37 Department's action in a hearing under Title 10, Subtitle 2 of the State Government 38 Article.]

1 [4–11A–08.

Every fee, fund, and revenue derived from the administration of the provisions
of this subtitle relating to private oyster culture shall be paid to the Comptroller of the
Treasury to be credited to the Fisheries Research and Development Fund.]

5 [4–11A–09.

6 (a) A recording fee of \$5 shall accompany every application for assignment or 7 transfer of any interest acquired under this subtitle.

8 (b) A person may not assign or transfer any interest acquired by this subtitle 9 to a nonresident of the State. An assignment to a nonresident is not valid for any 10 purpose and, if attempted, any interest of the grantor or assignor reverts to the State 11 as if a lease had not been made.

12 (c) If a person attempts to assign any interest created by this subtitle to any 13 corporation or joint-stock company, the interest of the grantor or assignor shall revert 14 to the State as if a lease had not been made. If a person attempts to assign any 15 interest created by this subtitle to any person so that the assignee holds acreage 16 exceeding the maximum limits permitted by § 4–11A–05 of this subtitle, the interest of 17 the grantor or assignor shall revert to the State as if a lease had not been made.]

18 **[**4–11A–10.

19 (a) Immediately upon entering into a lease, every lessee shall designate 20leased oyster bottoms by plainly marking them as specified by regulations issued by 21the Department in consultation with the Tidal Fisheries Advisory Committee and 22Aquaculture Coordinating Council. The initials of the lessee shall be marked on at 23least four markers. The lessee shall exercise reasonable diligence in maintaining $\mathbf{24}$ markers but the temporary loss or destruction of any markers shall not operate to 25permit any unauthorized person to trespass on or remove, destroy, or disturb oysters 26on any areas.

(b) If any leased oyster bed does not have markers at the 4 corners of the bed, a person, including the lessee, may not catch oysters from the bed. If the markers are not in order on any leased oyster bed, the Natural Resources Police have a duty not to allow a person to operate or catch oysters in the bed until the corner markers are replaced.]

32 **[**4–11A–11.

(a) The lessee of any leased oyster bottom shall have exclusive ownership of
and title to all the oysters planted by him or existing on the leasehold. Lessees shall
have the rights to use their lease subject to the following conditions:

1 (1) Land leased under this subtitle shall be used only for the purpose 2 of planting and cultivating oysters;

3 (2) Persons may fish on all leased oyster bottoms, if they do not 4 remove or destroy oysters on the areas; and

5

(3) A person may not redeem or purchase any leased oyster bottom.

6 (b) A lessee may catch oysters at any time from his leased oyster bottom for 7 private use, planting or cultivating, or for sale for planting by other lessees.

8 (c) (1) In Wicomico and Somerset counties, any State resident holding a 9 current tonging license may catch oysters on any leased oyster bottom if the State 10 resident first obtains the written permission of the lessee of the leased oyster bottom.

11 (2) A lessee or a bona fide representative of a lessee who has written 12 permission from the lessee is not required to have a tonging license in the Manokin 13 River.

(d) The season for catching oysters from leased oyster bottoms of the State
for sale shall be between sunrise and sunset of any day, except Sunday, throughout
the year, if the leased oyster bottoms are marked as prescribed in this subtitle.]

17 **4–11A–04.**

(A) IN CONSULTATION WITH THE OYSTER ADVISORY COMMISSION, THE
 DEPARTMENT SHALL IDENTIFY BY REGULATION THE PUBLIC SHELLFISH
 FISHERY AREA IN THE CHESAPEAKE BAY BASED ON COMMERCIAL HARVESTING
 ACTIVITY DURING THE 3 YEARS PRECEDING JUNE 1, 2009, ANY SURVEYS
 CONDUCTED BY THE DEPARTMENT, AND OTHER QUANTITATIVE DATA KNOWN
 OR MADE AVAILABLE TO THE DEPARTMENT.

24 (B) THE PUBLIC SHELLFISH FISHERY AREA MAY NOT BE LEASED FOR 25 SHELLFISH AQUACULTURE.

26 **4–11A–05.**

27(A) THIS SECTION APPLIES TO LEASING IN AN AQUACULTURE28ENTERPRISE ZONE IN THE CHESAPEAKE BAY.

(B) (1) IN CONSULTATION WITH THE DEPARTMENT OF THE
 BOURDONMENT AND THE WETLANDS ADMINISTRATOR OF THE BOARD OF
 PUBLIC WORKS, THE DEPARTMENT SHALL ESTABLISH AQUACULTURE
 ENTERPRISE ZONES IN THE CHESAPEAKE BAY.

- 33
- (2) AN AQUACULTURE ENTERPRISE ZONE MAY NOT BE LOCATED:

1 **(I)** WITHIN A MINIMUM OF 50 FEET OF SHORELINE OR ANY $\mathbf{2}$ PIER WITHOUT THE WRITTEN PERMISSION OF THE RIPARIAN OWNER AT THE 3 TIME OF DESIGNATION OF THE AQUACULTURE ENTERPRISE ZONE: 4 WITHIN 150 FEET OF THE PUBLIC SHELLFISH FISHERY **(II)** 5 OR A REGISTERED POUND NET SITE; 6 (III) WITHIN 150 FEET OF AN OYSTER SANCTUARY OR 7 **OYSTER RESERVE:** 8 (IV) WITHIN 150 FEET OF A FEDERAL NAVIGATIONAL 9 CHANNEL; 10 (V) IN ANY CREEK, COVE, BAY, OR INLET LESS THAN 300 11 FEET WIDE AT ITS MOUTH AT MEAN LOW TIDE; OR 12(VI) IN AN SAV PROTECTION ZONE. 13 IN DETERMINING THE LOCATION OF AN AQUACULTURE (3) 14 ENTERPRISE ZONE, THE DEPARTMENT SHALL CONSIDER POTENTIAL 15CONFLICTS PRESENTED BY OTHER USES OF THE PROPOSED AREA, TO INCLUDE 16 NAVIGATION, RECREATION, AND COMMERCIAL FISHING. 17 (4) **BEFORE ADOPTING REGULATIONS ESTABLISHING** AN 18 **AQUACULTURE ENTERPRISE ZONE, THE DEPARTMENT SHALL HOLD A PUBLIC** 19 HEARING IN THE COUNTY OR COUNTIES IMMEDIATELY ADJACENT TO THE 20**PROPOSED LOCATION OF THE AQUACULTURE ENTERPRISE ZONE.** 21SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE **(C)** (1) DEPARTMENT MAY ISSUE TO ANY PERSON AN AQUACULTURE LEASE IN AN 2223**AQUACULTURE ENTERPRISE ZONE.** 24THE DEPARTMENT SHALL SET ASIDE 25% OF EACH (2) **(I)** 25**AQUACULTURE ENTERPRISE ZONE FOR LEASING TO PERSONS WHO HOLD TIDAL** 26FISH LICENSES UNDER SUBTITLE 7 OF THIS TITLE AND WHO HAVE ACTIVELY 27USED THOSE LICENSES DURING THE 3 YEARS PRECEDING JUNE 1, 2009. 28**(II)** AN APPLICANT FOR A LEASE UNDER THIS PARAGRAPH 29 SHALL COMPLY WITH THE PROVISIONS FOR LEASING SET FORTH IN THIS 30 SUBTITLE. 31(III) THE SET-ASIDE PROVIDED FOR IN SUBPARAGRAPH (I) 32OF THIS PARAGRAPH SHALL EXPIRE JUNE 1, 2011.

HOUSE BILL 312

1 (3) THE DEPARTMENT MAY ESTABLISH A BUFFER BETWEEN $\mathbf{2}$ LEASED AREAS WITHIN AN AQUACULTURE ENTERPRISE ZONE. 3 A PERSON WHO LEASES AN AREA IN AN AQUACULTURE **(D)** 4 **ENTERPRISE ZONE MAY CULTIVATE SHELLFISH:** 5 (1) **ON THE SUBMERGED LAND;** 6 (2) IN MESH OR NYLON BAGS TEMPORARY PROTECTIVE $\mathbf{7}$ ENCLOSURES APPROVED BY THE DEPARTMENT ON THE SURFACE OF THE 8 SUBMERGED LAND; 9 (3) SUBJECT TO APPROVAL BY THE UNITED STATES ARMY 10 CORPS OF ENGINEERS, ON OR UNDER THE SURFACE OF THE WATER IN A 11 FLOATING STRUCTURE OR IN A STRUCTURE ON THE SUBMERGED BOTTOM, 12EXCEPT THAT THE HEIGHT OF THE STRUCTURE MAY NOT EXCEED 18 INCHES; OR 13 (4) IN ANY OTHER MANNER AUTHORIZED BY THE DEPARTMENT. 14 4-11A-06. 15THIS SECTION APPLIES TO A SUBMERGED LAND LEASE IN THE (A) 16 CHESAPEAKE BAY THAT IS NOT IN AN AQUACULTURE ENTERPRISE ZONE. 17 **(B)** (1) THE DEPARTMENT MAY ISSUE TO A PERSON A SUBMERGED 18 LAND LEASE IN WATERS OF THE CHESAPEAKE BAY THAT MEET APPLICABLE 19 WATER QUALITY REQUIREMENTS FOR SHELLFISH CULTIVATION AS 20 DETERMINED BY THE DEPARTMENT OF THE ENVIRONMENT. 21(2) A SUBMERGED LAND LEASE MAY NOT BE LOCATED: 22WITHIN A MINIMUM OF 50 FEET OF SHORELINE OR ANY **(I)** 23PIER WITHOUT THE WRITTEN PERMISSION OF THE RIPARIAN OWNER AT THE 24TIME OF INITIAL APPLICATION FOR THE LEASE: 25**(II)** WITHIN 150 FEET OF THE PUBLIC SHELLFISH FISHERY 26**OR A REGISTERED POUND NET SITE;** 27(III) WITHIN 150 FEET OF AN OYSTER SANCTUARY OR 28**OYSTER RESERVE;** 29 (IV) WITHIN 150 FEET OF A FEDERAL NAVIGATIONAL 30 **CHANNEL;**

1(v)IN ANY CREEK, COVE, BAY, OR INLET LESS THAN 3002FEET WIDE AT ITS MOUTH AT MEAN LOW TIDE; OR

3

(VI) IN AN SAV PROTECTION ZONE.

4 (C) A PERSON WITH A SUBMERGED LAND LEASE IN THE CHESAPEAKE 5 BAY MAY CULTIVATE SHELLFISH ON THE SUBMERGED LAND, IN MESH OR 6 NYLON BAGS TEMPORARY PROTECTIVE ENCLOSURES APPROVED BY THE 7 DEPARTMENT ON THE SURFACE OF THE SUBMERGED LAND, OR IN ANY OTHER 8 MANNER AUTHORIZED BY THE DEPARTMENT.

9 **4–11A–07.**

10 (A) THIS SECTION APPLIES TO A SUBMERGED LAND LEASE IN THE 11 WATERS OF THE ATLANTIC COASTAL BAYS.

12(B) THE DEPARTMENT MAY ISSUE TO A PERSON A SUBMERGED LAND13LEASE IN WATERS OF THE ATLANTIC COASTAL BAYS THAT MEET APPLICABLE14WATER QUALITY REQUIREMENTS FOR SHELLFISH CULTIVATION AS15DETERMINED BY THE DEPARTMENT OF THE ENVIRONMENT.

16 (C) A SUBMERGED LAND LEASE MAY NOT BE LOCATED:

17 (1) WITHIN <u>A MINIMUM OF</u> 50 FEET OF SHORELINE OR ANY PIER
 18 WITHOUT THE WRITTEN PERMISSION OF THE RIPARIAN OWNER AT THE TIME OF
 19 INITIAL APPLICATION FOR THE LEASE;

20 (2) WITHIN 150 FEET OF THE PUBLIC SHELLFISH FISHERY OR A 21 REGISTERED POUND NET SITE;

22 (3) WITHIN 150 FEET OF ANY OYSTER SANCTUARY OR OYSTER 23 RESERVE;

- 24 (4) WITHIN 150 FEET OF A FEDERAL NAVIGATIONAL CHANNEL;
- (5) IN ANY CREEK, COVE, BAY, OR INLET LESS THAN 300 FEET
 WIDE AT ITS MOUTH AT MEAN LOW TIDE; OR
- 27 (6) IN AN SAV PROTECTION ZONE ; OR

28 (7) IN A SETBACK OR BUFFER FROM THE ASSATEAGUE ISLAND 29 NATIONAL SEASHORE ESTABLISHED BY THE DEPARTMENT.

30(D)A PERSON WITH A SUBMERGED LAND LEASE IN THE ATLANTIC31COASTAL BAYS MAY CULTIVATE SHELLFISH ON THE SUBMERGED LAND, IN

1 **MESH OR NYLON BAGS** TEMPORARY PROTECTIVE ENCLOSURES APPROVED BY 2 THE DEPARTMENT ON THE SURFACE OF THE SUBMERGED LAND, OR IN ANY 3 OTHER MANNER AUTHORIZED BY THE DEPARTMENT. 4 **(E)** (1) THE DEPARTMENT MAY ESTABLISH SUBMERGED LAND AREAS $\mathbf{5}$ IN THE ATLANTIC COASTAL BAYS THAT: 6 **(I) ARE PREAPPROVED FOR LEASING;** 7 **(II)** MAY NOT BE LEASED; 8 (III) MAY BE APPROVED FOR LEASING ONLY ON SPECIFIC 9 APPLICATION AND REVIEW BY THE DEPARTMENT. 10 (2) IN ESTABLISHING AREAS THAT ARE PREAPPROVED FOR 11 LEASING OR THAT MAY NOT BE LEASED UNDER PARAGRAPH (1) OF THIS 12SUBSECTION, THE DEPARTMENT SHALL: 13 (I) CONSIDER CONSIDER POTENTIAL CONFLICTS 14 PRESENTED BY OTHER USES OF THE PROPOSED AREA, INCLUDING NAVIGATION, 15RECREATION, AND COMMERCIAL FISHING; AND 16 (II) **PROVIDE FOR A SETBACK OR BUFFER FROM THE** 17 ASSATEAGUE ISLAND NATIONAL SEASHORE. 18 4-11A-08. 19 (A) (1) A PERSON WHO WISHES TO OBTAIN AN AQUACULTURE OR 20 SUBMERGED LAND LEASE SHALL PAY A NONREFUNDABLE APPLICATION FEE 21ESTABLISHED BY THE DEPARTMENT AND COMPLETE AND SUBMIT AN 22**APPLICATION TO THE DEPARTMENT.** 23A PERSON WHO WISHES TO OBTAIN A WATER COLUMN LEASE (2) 24THAT DOES NOT APPLY IN AN AQUACULTURE ENTERPRISE ZONE SHALL APPLY 25FOR A TIDAL WETLANDS LICENSE FROM THE DEPARTMENT OF THE 26**ENVIRONMENT.** 27(B) AN APPLICATION FOR AN AQUACULTURE OR SUBMERGED LAND 28LEASE SHALL INCLUDE: 29 (1) A DECLARATION THAT THE APPLICANT INTENDS TO ACTIVELY 30 **USE THE LEASED AREA FOR COMMERCIAL PURPOSES; AND** 31 **(2)** A PROPOSED PLAN FOR ACTIVE USE OF THE LEASE THAT 32

SHALL INCLUDE:

HOUSE BILL 312

$rac{1}{2}$	(I) THE LESSEE'S SOURCE AND QUANTITY OF SHELLFISH SEED;
3 4	(II) THE METHODS AND MEANS THE APPLICANT WILL USE TO GROW SHELLFISH;
5	(III) THE QUANTITY OF SHELLFISH THAT THE LESSEE
6	EXPECTS TO PLANT AND HARVEST, AND THE TIME FOR PLANTING AND
7	HARVESTING, DURING THE INITIAL 3 YEARS OF THE LEASE; AND
8 9	(IV) A DESCRIPTION OF THE LABOR, MATERIALS, AND EQUIPMENT TO BE USED BY THE LESSEE.
10	(C) THE REQUIREMENTS FOR ACTIVE USE OF A LEASE SHALL INCLUDE:
11	(1) ANNUALLY PLANTING AT LEAST ONE-FOURTH OF THE LEASED
12	AREA AT A MINIMUM DENSITY OF 1,000,000 SHELLFISH SEED PER ACRE; AND <u>OR</u>
13	(2) COMPLYING WITH ANY OTHER REQUIREMENTS ESTABLISHED
14	BY THE DEPARTMENT.
15	(D) (1) THE TERM OF A LEASE IS 20 YEARS.
16	(2) A EXCEPT FOR A DEMONSTRATION LEASE UNDER § 4–11A–10
17	OF THIS SUBTITLE, A LEASE MAY BE OF ANY SIZE PROVIDED THAT THE
18	LEASEHOLDER ACTIVELY USES THE AREA.
19	(3) THE DEPARTMENT SHALL ESTABLISH AN ANNUAL AMOUNT OF
20	RENT <u>AND AN AQUACULTURE DEVELOPMENT SURCHARGE</u> FOR AN
21	AQUACULTURE OR SUBMERGED LAND LEASE.
$\frac{22}{23}$	(4) THE DEPARTMENT MAY INCLUDE , AS IT CONSIDERS NECESSARY TO PROTECT THE PUBLIC HEALTH, SAFETY, AND WELFARE, MAY:
$\begin{array}{c} 24 \\ 25 \end{array}$	(I) DENY A LEASE APPLICATION FOR REASONABLE CAUSE; OR
26	(II) INCLUDE ANY CONDITIONS IN AN AQUACULTURE A
27	LEASE that it deems necessary to protect the public-health, safety,
28	and welfare .
29	(E) IF AN APPLICATION FOR AN AQUACULTURE LEASE MEETS THE
30	REQUIREMENTS OF THIS SUBTITLE, THE DEPARTMENT SHALL SURVEY THE
31	LEASED AREA AND ISSUE A LEASE TO THE APPLICANT.

PREAPPROVED FOR LEASING IN THE ATLANTIC COASTAL BAYS MEETS THE REQUIREMENTS OF THIS SUBTITLE, THE DEPARTMENT SHALL SURVEY THE

LEASED AREA AND ISSUE A SUBMERGED LAND LEASE TO THE APPLICANT.

IF AN APPLICATION FOR A SUBMERGED LAND LEASE IN AN AREA

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 $\mathbf{2}$

3 4 **(F)**

5 (G) (1) IF AN APPLICATION FOR A SUBMERGED LAND LEASE IN THE 6 CHESAPEAKE BAY OR IN THE ATLANTIC COASTAL BAYS MEETS THE $\mathbf{7}$ **REQUIREMENTS OF THIS SUBTITLE:** 8 THE APPLICANT FOR THE LEASE SHALL MARK THE **(I)** 9 **PROPOSED AREA WITH A STAKE; AND** 10 THE DEPARTMENT SHALL ADVERTISE : **(II)** 11 1. **ADVERTISE THE APPLICATION ON THE WEBSITE** 12OF THE DEPARTMENT AND ONCE A WEEK FOR 4 SUCCESSIVE WEEKS IN A 13 **NEWSPAPER PUBLISHED IN THE COUNTY OR COUNTIES WHERE THE PROPOSED** 14 LEASE IS TO BE LOCATED; 152. NOTIFY THE OWNERS OF PROPERTY DIRECTLY IN 16 FRONT OF THE PROPOSED ACTIVITY; AND 17 3. NOTIFY THE CHAIR OF THE OYSTER COMMITTEE 18 IN THE COUNTY IN WHICH THE PROPOSED ACTIVITY IS LOCATED. 19 (2) **(I)** WITHIN 30 DAYS OF PUBLICATION OF THE LAST 20ADVERTISEMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION, ANY PERSON 21WHO HAS A SPECIFIC RIGHT, DUTY, PRIVILEGE, OR INTEREST THAT IS 22DIFFERENT FROM THAT HELD BY THE GENERAL PUBLIC AND MAY BE 23ADVERSELY AFFECTED BY THE PROPOSED LEASE MAY FILE A PETITION WITH 24THE DEPARTMENT PROTESTING THE ISSUANCE OF THE LEASE. 25THE PROTEST SHALL BE HEARD IN ACCORDANCE WITH **(II)** 26 THE REQUIREMENTS OF THE ADMINISTRATIVE PROCEDURE ACT UNDER TITLE 27**10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE.** 28(III) THE DEPARTMENT SHALL HOLD A PUBLIC 29 INFORMATIONAL MEETING ON THE ISSUANCE OF A LEASE ON THE REQUEST OF 30 ANY PERSON. 31 (IV) IMMEDIATELY AFTER TERMINATION OF THE PERIOD 32PRESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH FOR FILING A 33 PETITION OR AFTER A FINAL DECISION DISMISSING A PROTEST, THE

1 DEPARTMENT SHALL SURVEY THE PROPOSED LEASED AREA AND ISSUE A 2 SUBMERGED LAND LEASE TO THE APPLICANT.

- 3 **4–11A–09.**
- 4 (A)

(A) A LEASEHOLDER SHALL:

5 (1) SUBJECT TO SUBSECTION (B) OF THIS SECTION, ACTIVELY
6 USE THE LEASE AND COMPLY WITH ANY STANDARDS FOR PLANTING,
7 HARVESTING, AND USE OF THE LEASED AREA ESTABLISHED BY THE
8 DEPARTMENT;

9 (2) MARK EACH LEASE AREA WITH AN 8-INCH BY 12-INCH 10 MARKER DISPLAYING THE INITIALS OF THE LESSEE LEASEHOLDER AND POSTED 11 ON A MINIMUM OF FOUR POLES;

12(3) COMPLY WITH ANY OTHER MARKING REQUIREMENTS13ESTABLISHED BY THE DEPARTMENT FOR THE PROTECTION OF NAVIGATION;

14(4)COMPLY WITH THE REGULATIONS ESTABLISHED BY THE15DEPARTMENT OF HEALTH AND MENTAL HYGIENE IN CONSULTATION WITH THE16DEPARTMENT OF THE ENVIRONMENT TO CARRY OUT THE MANDATE OF THE17NATIONAL SHELLFISH SANITATION PROGRAM; AND

18 (5) PAY THE RENT AND THE AQUACULTURE DEVELOPMENT
 19 <u>SURCHARGE</u> FOR THE LEASE IN AN AMOUNT AND AT THE TIME ESTABLISHED BY
 20 THE DEPARTMENT.

(B) THE DEPARTMENT MAY WAIVE THE REQUIREMENTS FOR ACTIVE
 USE OF A LEASE ON A SHOWING THAT CONDITIONS NOT PRESENT AT THE TIME
 OF EXECUTION OF THE LEASE, INCLUDING THE UNAVAILABILITY OF SHELLFISH
 SEED, PREVENT ACTIVE USE OF THE LEASED AREA.

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(C)

A LEASEHOLDER MAY NOT:

26(1) PLACE SHELLFISH, BAGS, NETS, OR STRUCTURES ON27SUBMERGED AQUATIC VEGETATION;

(2) PLANT OR HARVEST SHELLFISH WITHIN 500 YARDS OF ANY
 STATIONARY BLIND OR BLIND SITE THAT IS OCCUPIED AND BEING USED FOR
 HUNTING MIGRATORY WATERFOWL;

31 (3) Assign <u>Sublease</u> A submerged land lease;



1(4) TRANSFER A SUBMERGED LANDLEASE WITHOUT THE2APPROVAL OF THE DEPARTMENT; OR

3 (5) HARVEST SHELLFISH BETWEEN THE HOURS OF SUNSET AND
 4 SUNRISE.

5 (D) SHELLFISH PLANTED OR HARVESTED IN ACCORDANCE WITH AN 6 AQUACULTURE A LEASE ISSUED UNDER THIS SUBTITLE ARE SUBJECT TO 7 INSPECTION BY THE DEPARTMENT.

8 (E) (1) A PERSON WHO WISHES TO RENEW AN AQUACULTURE LEASE, A 9 SUBMERGED LAND LEASE, OR AN EXISTING SHELLFISH LEASE OR OYSTER LEASE 10 SHALL SUBMIT AN APPLICATION THAT MEETS THE REQUIREMENTS FOR AN 11 INITIAL APPLICATION IN § 4–11A–08 OF THIS SUBTITLE.

12(2)**BEFORE THE TERMINATION OR EXPIRATION OF A LEASE**13ISSUED UNDER THIS SUBTITLE, THE LEASEHOLDER SHALL HAVE THE RIGHT OF14FIRST REFUSAL WITH RESPECT TO FUTURE LEASES OF THE LEASED AREA.

(F) (1) THE DEPARTMENT MAY TERMINATE A LEASE ISSUED UNDER
 THIS SUBTITLE FOR FAILURE TO COMPLY WITH THE REQUIREMENTS OF THIS
 SUBTITLE.

18 (2) THE DEPARTMENT SHALL NOTIFY A LEASEHOLDER BY
 19 REGISTERED MAIL OF ITS INTENTION AND PROPOSED DECISION TO TERMINATE
 20 A LEASE FOR FAILURE TO COMPLY WITH THE REQUIREMENTS OF THIS
 21 SUBTITLE.

(3) A LEASEHOLDER WHO WISHES TO CONTEST THE
 DEPARTMENT'S PROPOSED DECISION MAY REQUEST A REVIEW OF THE
 DECISION BY THE SECRETARY, WHICH SHALL BE FILED NOT LATER THAN 30
 DAYS AFTER RECEIPT OF THE DEPARTMENT'S DECISION.

(4) FAILURE OF A LEASEHOLDER TO RESPOND TO THE
 DEPARTMENT'S PROPOSED DECISION WITHIN 30 DAYS OF THE DATE OF THE
 DECISION SHALL CAUSE THE LEASEHOLD TO REVERT TO THE STATE.

29 **4–11A–10.**

30 (A) THIS SECTION APPLIES TO DEMONSTRATION LEASES.

(B) (1) THE DEPARTMENT MAY ISSUE A DEMONSTRATION LEASE TO A
 PUBLIC HIGH SCHOOL, AN INCORPORATED COLLEGE OR UNIVERSITY WITHIN
 THE STATE, A 4-H CLUB, OR A NONSTOCK, NONPROFIT CORPORATION

1	ORGANIZED UNDER THE LAWS OF THE STATE EXCLUSIVELY FOR EDUCATIONAL
2	CONSERVATION, OR ECOLOGICAL PURPOSES.
3	(2) AN APPLICATION FOR A DEMONSTRATION LEASE SHALL
4	INCLUDE A DECLARATION THAT THE APPLICANT INTENDS TO ACTIVELY USI
5 C	THE LEASED AREA FOR DEMONSTRATION PURPOSES AND A PROPOSED PLAN
6	FOR ACTIVE USE OF THE LEASE.
7	(C) THE SIZE OF THE LEASE MAY NOT EXCEED 5 ACRES.
8	(D) THE PROPOSED LEASE AREA MAY NOT BE LOCATED:
9	(1) WITHIN A MINIMUM OF 50 FEET OF SHORELINE OR ANY PIER
10	WITHOUT THE WRITTEN PERMISSION OF THE RIPARIAN OWNER AT THE TIME OF
11	APPLICATION FOR THE LEASE;
12	(2) WITHIN 150 FEET OF THE PUBLIC SHELLFISH FISHERY OR A
13	REGISTERED POUND NET SITE;
14	
14 15	(3) WITHIN 150 FEET OF AN OYSTER SANCTUARY OR OYSTEI
10	RESERVE;
16	(4) WITHIN 150 FEET OF A FEDERAL NAVIGATIONAL CHANNEL;
17	(5) IN ANY CREEK, COVE, BAY, OR INLET LESS THAN 300 FEET
18	WIDE AT ITS MOUTH AT MEAN LOW TIDE; OR
	, ,
19	(6) IN AN SAV PROTECTION ZONE; OR
~ ^	
20 01	(7) IN A SETBACK OR BUFFER FROM THE ASSATEAGUE ISLANI
21	NATIONAL SEASHORE ESTABLISHED BY THE DEPARTMENT.
22	(E) (1) A DEMONSTRATION LEASE MAY NOT BE ASSIGNED OF
23	TRANSFERRED.
24	(2) ANY TRANSFER OR ASSIGNMENT OR ATTEMPT TO TRANSFE
25	OR ASSIGN A LEASE SHALL BE VOID AND THE INTEREST IN SUBMERGED LANI
26	SHALL REVERT TO THE STATE WITHOUT THE NECESSITY OF ANY ACTION BY TH
27	STATE.
റെ	
28 29	(F) (1) (I) A LESSEE OF A DEMONSTRATION LEASE DEMONSTRATION
29	LEASEHOLDER SHALL ACTIVELY USE THE LEASE FOR THE PURPOSE OF

26

30 DEMONSTRATING THE ECOLOGICAL BENEFITS OF GROWING SHELLFISH OR FOR
 31 RESEARCH OR EDUCATION.

(2) (II) FAILURE TO ACTIVELY USE THE LEASE MAY RESULT IN

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TERMINATION OF THE LEASE.

3 (2) A PERSON MAY NOT HARVEST SHELLFISH FOR COMMERCIAL 4 OR CONSUMPTION PURPOSES FROM AN AREA THAT IS SUBJECT TO A $\mathbf{5}$ **DEMONSTRATION LEASE.** 6 4-11A-11. 7 (A) THE DEPARTMENT SHALL MAINTAIN A RECORD OF LEASES ISSUED 8 UNDER THIS SUBTITLE. 9 ALL (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS **(B)** SUBSECTION, ALL FEES, FUNDS, AND REVENUES DERIVED FROM THE 10 ADMINISTRATION OF THE PROVISIONS OF THIS SUBTITLE SHALL BE PAID TO 11 12THE COMPTROLLER OF THE TREASURY AND CREDITED TO THE FISHERIES 13 **RESEARCH AND DEVELOPMENT FUND.** 14 (2) THE DEPARTMENT SHALL TRANSFER ANY FUNDS DERIVED 15FROM THE AQUACULTURE DEVELOPMENT SURCHARGE TO THE STATE 16 DEPARTMENT OF AGRICULTURE TO BE USED FOR DEVELOPMENT OF, AND 17TRAINING AND GRANTS FOR, SHELLFISH AQUACULTURE. 18 (C) IN ACCORDANCE WITH THE PROVISIONS OF § 4–742 OF THIS TITLE, THE DEPARTMENT OF THE ENVIRONMENT MAY CLOSE TO THE CATCHING, 19 20 PLANTING, OR HARVESTING OF SHELLFISH WATERS IN: 21(1) THE SHELLFISH PUBLIC FISHERY AREA; 22AN AQUACULTURE ENTERPRISE ZONE; (2) 23AN AREA PREAPPROVED FOR LEASING IN THE ATLANTIC (3) 24COASTAL BAYS; OR 25(4) AN AREA OF SUBJECT TO AN AQUACULTURE LEASE, 26SUBMERGED LAND LEASE, OR DEMONSTRATION LEASE. 27**(D)** IN CONSULTATION WITH THE DEPARTMENT OF THE ENVIRONMENT 28AND THE WETLANDS ADMINISTRATOR OF THE BOARD OF PUBLIC WORKS. THE 29 DEPARTMENT SHALL ADOPT REGULATIONS TO IMPLEMENT THE PROVISIONS OF 30 THIS SUBTITLE. 314–11A–12.

1 (a) [A] EXCEPT AS PROVIDED IN § 4–1008 OF THIS TITLE, A lessee 2 <u>LEASEHOLDER</u> may plant, cultivate, sow, or protect oysters only of the species known 3 as Crassostrea virginica in the waters of the State.

4 (b) [A person may not import from the waters of Northampton or (1) Accomack counties, Virginia, oysters or seed oysters infected with oyster drills, screw $\mathbf{5}$ 6 borers, or their eggs for planting in the waters of the State. During the period between $\mathbf{7}$ May 1 and September 30, the Department shall inspect all imported oysters intended 8 for planting in the waters of the State and shall issue a certificate attesting that the oysters are free of drills or their eggs. The Department may seize, condemn, and 9 10 destroy any oyster infected with oyster drills or its eggs.] IN THIS SUBSECTION, THE 11 WORD "SHELLFISH" INCLUDES LIVE OYSTERS, SEED OYSTERS, OYSTER SHELLS, 12LIVE HARD-SHELL CLAMS, LIVE SOFT-SHELL CLAMS, AND CLAM SHELLS.

(2) A PERSON MAY NOT IMPORT OR POSSESS WITHIN THE STATE
 SHELLFISH TAKEN FROM WATERS OUTSIDE THE WATERS OF THE STATE FOR
 PLANTING IN THE WATERS OF THE STATE WITHOUT THE APPROVAL OF THE
 DEPARTMENT.

17 4–11A–13.

(a) A (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
 SUBSECTION, A lessee LEASEHOLDER may cultivate or remove oysters SHELLFISH
 planted on his [leased oyster bottom] AQUACULTURE OR SUBMERGED LAND LEASE
 AREA in any manner he deems proper[, if he complies with the provisions of this
 subtitle relating to dredging and tonging when transplanting oysters or catching them
 for commercial purposes].

24(2)A PERSON MAY NOT USE A HYDRAULIC ESCALATOR DREDGE25TO HARVEST SHELLFISH IN THE ATLANTIC COASTAL BAYS.

26(b) Each lessee LEASEHOLDER shall keep accurate records concerning the 27seeding and planting of cultch and oysters on, and the harvesting, and selling of 28oysters from his [leased oyster bottom] AQUACULTURE OR SUBMERGED LAND, 29 SUBMERGED LAND, OR DEMONSTRATION LEASE AREA. Each lessee 30 **LEASEHOLDER** shall report this information to the Department on forms the Department prescribes. 31

32 [(c) (1) In that water area in Somerset County of Pocomoke Sound and 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:

$rac{1}{2}$	(i) Exhibit the written authorization of the lessee to the Department on demand;
$3 \\ 4$	(ii) Obtain a special permit to take oysters from the leased grounds from the Department; and
5	(iii) Comply with the appropriate provisions of this article.
${6 \over 7}$	(3) The license fee shall be \$25 a year, and these fees shall be credited to the Fisheries Research and Development Fund of the Department.
8 9	(4) The license shall be restricted to the leased oyster ground under the written authorization of the lessee.
$\begin{array}{c} 10\\11 \end{array}$	(5) The Department may cancel the license at any time if cancellation is for the benefit of:
12	(i) Conservation;
13	(ii) The proper cultivation of oysters; and
14	(iii) Residents of the State.]
$15 \\ 16 \\ 17$	(C) (1) ON OR BEFORE JANUARY 1 OF EACH YEAR, A LEASEHOLDER SHALL PROVIDE TO THE DEPARTMENT A REPORT DOCUMENTING THE USE OF THE LEASE DURING THE PRIOR YEAR.
	THE LEASE DURING THE FRIOR TEAR.
18 19	(2) A LEASE DORING THE FRIOR TEAR. OTHER REPORT THAT THE DEPARTMENT MAY REQUIRE.
	(2) A LEASEHOLDER SHALL PROVIDE TO THE DEPARTMENT ANY
19 20	 (2) A LEASEHOLDER SHALL PROVIDE TO THE DEPARTMENT ANY OTHER REPORT THAT THE DEPARTMENT MAY REQUIRE. (3) FAILURE TO FILE A REPORT MAY RESULT IN TERMINATION OF
19 20 21 22	 (2) A LEASEHOLDER SHALL PROVIDE TO THE DEPARTMENT ANY OTHER REPORT THAT THE DEPARTMENT MAY REQUIRE. (3) FAILURE TO FILE A REPORT MAY RESULT IN TERMINATION OF THE LEASE. (4) FAILURE TO ACTIVELY USE A LEASE MAY RESULT IN
 19 20 21 22 23 	 (2) A LEASEHOLDER SHALL PROVIDE TO THE DEPARTMENT ANY OTHER REPORT THAT THE DEPARTMENT MAY REQUIRE. (3) FAILURE TO FILE A REPORT MAY RESULT IN TERMINATION OF THE LEASE. (4) FAILURE TO ACTIVELY USE A LEASE MAY RESULT IN TERMINATION OF THE LEASE.

30 Attorney **OR THE ATTORNEY GENERAL** to bring a criminal action under § 7–104 of 31 the Criminal Law Article against a person found to be in violation of this subsection

1 PROVIDED THAT THE LEASED AREA IS DESIGNATED AND MARKED WITH BUOYS $\mathbf{2}$ AND OTHER SIGNAGE OR THE PERSON KNEW OR SHOULD HAVE KNOWN THAT 3 THE HARVEST OF OYSTERS FROM THE AREA WAS UNLAWFUL. 4 (3)On conviction of a person for a violation of this subsection, (i) $\mathbf{5}$ the Department may suspend all existing TIDAL FISH licenses [to take or catch 6 ovsters] issued to that person for a period not to exceed: 7 1 year for a first conviction; or 1. 8 2. 2 years for a second or subsequent conviction. 9 Before suspending any license [to take or catch ovsters] (ii) 10 under this section, the Department shall give the licensee written notice of the right to 11 request a hearing. 12A licensee may request a hearing within 15 days from the (iii) 13date that the notice required by this section is mailed. 14 The Department shall hold a hearing within 30 days of the (iv) 15date of the request and render a decision within 30 days of the hearing. 16 A person, other than a lessee **LEASEHOLDER**, may not remove, alter, (b) transfer, or destroy any marker, SHELLFISH, EQUIPMENT, OR STRUCTURES on any 1718 [leased oyster bottom] AQUACULTURE OR SUBMERGED LAND LEASE AREA. 19 (c) A person, other than [a lessee of leased oyster bottoms, or a] AN 20AQUACULTURE OR SUBMERGED LAND lessee LEASEHOLDER, while he is in default 21in payment of any rent or fee, may not use for any purpose any submerged land of the 22State. [However, any person may use any submerged land subject to lease and not 23already leased for the temporary bedding of oysters for a period not exceeding three 24months.] 25SECTION 2. AND BE IT FURTHER ENACTED, That on or before October 1, 262009, the Department of Natural Resources, in consultation with the Department of 27the Environment and the Wetlands Administrator of the Board of Public Works, shall adopt regulations to: 2829 Establish initial Aquaculture Enterprise Zones; and (a) 30 (b) Implement the provisions of this Act. SECTION 3. AND BE IT FURTHER ENACTED, That on or before October 1, 31322009, the Department of the Environment, in consultation with the Wetlands 33 Administrator of the Board of Public Works, shall adopt regulations to streamline the

HOUSE BILL 312

$rac{1}{2}$	processing of water column leases <u>that do not apply in an Aquaculture Enterprise</u> <u>Zone</u> .
3	SECTION 4. AND BE IT FURTHER ENACTED, That:
4 5 6	(a) Except as provided in subsection (b) of this section, this Act may not be construed to apply to submerged bottom leases formerly known as shellfish leases or oyster leases existing on the effective date of this Act.
7	(b) An existing leaseholder shall:
8 9 10	(1) Actively use the lease and comply with any standards for planting, harvesting, and use of the leased area established by the Department of Natural Resources. The Department may at the request of the leaseholder:
$\begin{array}{c} 11 \\ 12 \end{array}$	$(i) \qquad \mbox{Reduce the size of the leased area to enable the leaseholder} to comply with the active use requirement; or$
$\begin{array}{c} 13\\ 14 \end{array}$	(ii) Allow a leaseholder to continue other reasonable uses of a leased area;
$\begin{array}{c} 15\\ 16 \end{array}$	(2) Comply with the National Shellfish Sanitation Program requirements established by the Department of Health and Mental Hygiene; and
17 18 19	(3) On or before January 1 of each year, provide a report to the Department documenting the use of the lease during the previous year, and provide any other report that the Department may require during the year.
$\begin{array}{c} 20\\ 21 \end{array}$	(c) (1) Failure to use a lease actively as required under subsection $(b)(1)$ of this section may result in its termination.
$\begin{array}{c} 22\\ 23 \end{array}$	(2) Failure to file a report as required under subsection $(b)(3)$ of this section may result in termination of the lease.
$\begin{array}{c} 24 \\ 25 \end{array}$	SECTION 5. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly <u>that:</u>
26 27 28	(1) <u>This Act be the first step in a continuing effort</u> to establish Maryland as a leading producer of aquaculturally grown, high quality shellfish for commercial purposes <u>; and</u>
29 30 31	(2) <u>Through legislative, regulatory, and administrative action, the</u> <u>State continue to develop, promote, and implement any additional measures necessary</u> <u>to facilitate the growth of the aquaculture industry in Maryland</u> .
32 33 34	SECTION 6. AND BE IT FURTHER ENACTED, That <u>the Department shall</u> <u>continue to monitor the abundance and health of submerged aquatic vegetation in the</u> Atlantic Coastal Bays with the intent of reevaluating the appropriate baseline level of

submerged aquatic vegetation for establishing the SAV Protection Zone in the Atlantic
 <u>Coastal Bays.</u>

3 <u>SECTION 7. AND BE IT FURTHER ENACTED, That</u> if any provision of this 4 Act or the application thereof to any person or circumstance is held invalid for any 5 reason in a court of competent jurisdiction, the invalidity does not affect other 6 provisions or any other application of this Act which can be given effect without the 7 invalid provision or application, and for this purpose the provisions of this Act are 8 declared severable.

9 SECTION 7. 8. AND BE IT FURTHER ENACTED, That this Act shall take 10 effect June 1, 2009.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.