## **HOUSE BILL 499**

Q71lr1883 By: Delegates Szeliga and A. Miller Introduced and read first time: February 7, 2011 Assigned to: Ways and Means Committee Report: Favorable with amendments House action: Adopted Read second time: March 20, 2011 CHAPTER AN ACT concerning Admissions and Amusement Tax – Exemption – Hot Air Balloons FOR the purpose of providing that the admissions and amusement tax may not be imposed by a county or municipal corporation on gross receipts derived from any charge for admission to or use of a hot air balloon or tethered nontethered hot air balloon; and generally relating to the admissions and amusement tax imposed by counties and municipal corporations. BY repealing and reenacting, with amendments, Article – Tax – General Section 4-103(b)(3)Annotated Code of Maryland (2010 Replacement Volume) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Tax - General 4-103.(b) The admissions and amusement tax may not be imposed by a county or municipal corporation on gross receipts:

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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

derived from any charge for admission to or use of:



is operated in acco	(i) rdance		facility or equipment in connection with a bingo game th § 13–507 of the Criminal Law Article;	that
	(ii)	a k	bowling alley or lane; [or]	
	(iii)	a c	charter fishing boat; OR	
TETHERED HOT A	(IV)		<u>NONTETHERED</u> HOT AIR BALLOON <del>, INCLUDIN</del> <del>OON</del> ;	<del>G</del> A
SECTION 2 July 1, 2011.	2. AND	BE	E IT FURTHER ENACTED, That this Act shall take $\epsilon$	effect
Approved:				
			Governor.	
			Speaker of the House of Delegates.	

President of the Senate.