A BILL ENTITLED

AN ACT concerning

Natural Resources – Offshore Blind Sites – Licensing Process

FOR the purpose of altering the licensing process for offshore blind sites to require the Department of Natural Resources to review applications and issue licenses on a first–come, first–served basis; requiring the Department to establish different licensing days for each county; and generally relating to the licensing of offshore blind sites.

BY repealing and reenacting, with amendments,

Article – Natural Resources
Section 10–608
Annotated Code of Maryland
(2012 Replacement Volume and 2021 Supplement)

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

Article – Natural Resources

10–608.

(a) A Maryland resident who possesses a current year or prior year hunting license may apply to the Department to license riparian shoreline for the purpose of establishing an offshore blind site.

(b) An applicant for a license shall:

(1) Submit to the Department:

(i) An application on a form provided by the Department; and
(ii) A signed statement that:

1. The location of the blind site is at least 125 yards from all other previously licensed riparian shoreline; and

2. The offshore blind site complies with all other pertinent laws and regulations; and

(2) Pay to the Department an application fee of $20 for each license requested.

(c) (1) The completed application shall be submitted to THE APPROPRIATE Department regional service [centers] CENTER or other designated local [sites] SITE on [days] A DAY designated by the Department.

(2) The Department shall establish and adequately staff a site in each county where licensing occurs.

(3) The Department shall provide public notice of the licensing process, INCLUDING THE DATES AND TIMES DURING WHICH APPLICATIONS WILL BE ACCEPTED AT EACH DESIGNATED SITE OR REGIONAL SERVICE CENTER, through the media, Internet, and other sources.

(4) [Licensing] SUBJECT TO PARAGRAPH (5) OF THIS SUBSECTION, LICENSING shall begin on or before the first Tuesday in August of each year on dates set by the Department.

(5) LICENSING DAYS SHALL DIFFER FOR EACH COUNTY WHERE LICENSING OCCURS.

(d) Each designated site or regional service center shall have maps available by July 15 of each year that show the location of all shoreline licensed by riparian landowners.

(e) Except for riparian landowners licensing their own property, a person may not obtain more than two licenses per day.

(f) THE DEPARTMENT SHALL REVIEW APPLICATIONS AND ISSUE LICENSES ON A FIRST-COME, FIRST-SERVED BASIS.

(G) Each license shall apply to 250 yards of shoreline. Blind sites shall be located equidistant from the boundaries described by the license.

[(g) (H)] In Kent County and Queen Anne’s County and on the nontidal waters of the Potomac River and its nontidal tributaries, only a riparian landowner owning the amount of shoreline required under § 10–607(d) of this subtitle or a landowner’s lessee, licensee, or assignee may erect and maintain a stationary blind or blind site.
Licenses are valid until June 30 of the following year and shall be issued in the order the applications are received in person.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2022.