2014 -- H 7992

LC005211

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO WATERS AND NAVIGATION - THE COASTAL RESOURCES MANAGEMENT COUNCIL - FISHERIES ADMINISTRATIVE FUND FOR RENEWABLE ENERGY PROJECTS

Introduced By: Representatives Tanzi, Lally, Martin, and Ruggiero

Date Introduced: March 27, 2014

Referred To: House Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Chapter 46-23 of the General Laws entitled "Coastal Resources 2 Management Council" is hereby amended by adding thereto the following section: 3 46-23-18.7. Legislative findings – Public necessity. -- The general assembly finds and declares: 4 5 (1) That the people of Rhode Island have a right to and a public interest in the fisheries that has been recognized since the granting of the royal charter in 1663; 6 7 (2) That the persons participating in the fishery have been and are engaged in state and 8 regional decision making processes affecting fisheries; and (3) That allocation of areas in marine waters used by Rhode Island fishers, for renewable 9 energy projects can impact fisheries and the access to fisheries, and that the condition of many 10 11 fisheries and regulatory limits on fishing seriously constrain the ability of people engaged in 12 fisheries to participate in administrative processes affecting the development and operation of 13 renewable energy projects in marine waters. 14 (b) Purpose. The general assembly finds that it is necessary and desirable to establish a program enabling the representation of fisheries interests in the development and operation of 15 16 renewable energy projects in marine waters. Accordingly it is the purpose of this section to provide for basic administrative and study expenses for effective fisheries involvement in 17 18 fisheries management and the development and operation of renewable energy projects as part of

1	project expense.
2	(c) Fisheries administrative fund. Lease fee to generate funds. There is hereby created a
3	separate fund to be held by the coastal resources management council to be known as the fisheries
4	administrative fund. The coastal resources management council is authorized to impose an
5	annual fee through lease of marine submerged lands of the state for renewable energy projects
6	with a project cost of five (5) million dollars (\$5,000,000) or greater, such that the fee generates
7	funds sufficient to support and maintain a fisheries administrative fund in an amount not to
8	exceed annually seventy-five one thousandths percent (0.075%) of project costs approved by the
9	Rhode Island public utilities commission.
10	46-23-18.8. Use of the fisheries administrative fund – Support for non-profit entity
11	<u>- (a) Use of the fund. The coastal resources management council shall use the fisheries</u>
12	administrative fund exclusively to support the administrative and study expenses of a non-profit
13	entity representing the interests of Rhode Island commercial and recreational fishing in fisheries
14	management and in the development and operation of renewable energy facilities in marine
15	waters used regularly by Rhode Island fishers and fisheries. Any excess fees above the expense
16	of this office shall be placed in an account for the council to use to provide long-term mitigation
17	from any long-term impacts from such projects should they occur.
18	(b) Designation of the non-profit entity. The designation of the non-profit entity shall be
19	made by the council, with consultation from the fisherman's advisory board established pursuant
20	to the ocean special area management plan.
21	(c) Three year plan required. The fund herein provided for shall not be expended unless a
22	three (3) year general plan by the non-profit entity for its use has been approved by the council.
23	Not more than two (2) years and three (3) months after the approval of a general plan, the non-
24	profit entity shall submit to the council for its approval a general plan for the next ensuing three
25	(3) year period.
26	(d) Annual reports. The non-profit entity shall report annually to the council and the
27	developer/owner on the use of the support from the fisheries administrative fund to accomplish
28	the purposes of this section in accordance with an approved general plan. The date for the
29	submission of annual reports shall be set by the council and incorporated into the three year
30	general plan but shall not be later than one hundred eighty (180) days after the anniversary date of
31	the approval of the general plan by the council.
32	(e) Changing the designation of the non-profit entity. Within a period commencing one
33	year and three (3) months prior to the conclusion of a three general plan, the council may
34	designate a different non-profit entity to use the fisheries administrative fee, if the council

- 1 <u>determines, in consultation with the fisherman's advisory board, that changing the designation</u>
- 2 would better serve the purposes of this section. The council may rescind its designation,
- 3 following a hearing, at any time for cause, and if a designation is rescinded shall designate, with
- 4 consultation from the fisherman's advisory board, another non-profit entity to accomplish the
- 5 purpose of this section.
- 6 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO WATERS AND NAVIGATION - THE COASTAL RESOURCES MANAGEMENT COUNCIL - FISHERIES ADMINISTRATIVE FUND FOR RENEWABLE **ENERGY PROJECTS**

1	This act would establish a fisheries administrative fund. The fund would be supported
2	through an annual fee imposed on the lease of marine submerged lands for renewable energy
3	projects. The fee would be used to create a nonprofit entity representing the interests of Rhode
4	Island commercial and recreational fishing in fisheries management and in the development and
5	operation of renewable energy facilities in marine waters used regularly by Rhode Islanders.
6	This act would take effect upon passage.
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