1996 SESSION

	960782364
1	HOUSE BILL NO. 694
2	Offered January 22, 1996
3	A BILL to amend and reenact § 28.2-613 of the Code of Virginia, relating to renewal of oyster planting
4	ground leases.
5	
6	Patrons—Morgan and Bloxom
7	
8 9	Referred to Committee on Chesapeake and Its Tributaries
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 28.2-613 of the Code of Virginia is amended and reenacted as follows:
12	§ 28.2-613. Duration of lease.
13	Each assignment of general oyster-planting ground shall continue in force for twentyten years from
14	the date of assignment, unless the assignment is terminated. New or initial assignments made after July
15	1, 1980, shall continue in force for a ten-year term. The interest in such ground is chattel real.
16	Upon the death of the renter, testate as to the lease, it shall vest in the named beneficiary subject to
17	the rights of creditors, if he is a resident of this Commonwealth, provided that he files an application for
18	transfer with the Commission within eighteen months after the date of death. If the named beneficiary is
19	not a resident he shall have eighteen months after the date of death to transfer the lease to a qualified
20	holder.
21	Upon the death of the renter, intestate as to the lease, the lease shall vest in the personal
22	representative, who shall transfer the lease to a qualified holder within eighteen months.
23 71	If there is no qualification on the renter's estate within one year of his death, the Commission may within six months thereafter transfer the lease to a qualified holder upon receipt of a transfer duly
23 24 25	executed by all of the lawful heirs of the renter.
26	If there is no transfer under any of the above, the ground shall become vacant and open to
27	assignment.
28	Upon expiration of the initial or any subsequent term of the assignment, the Commission shall, on
29	application of the holder, renew the assignment for an additional ten-year term. The Commission shall
30	not renew or extend an assignment where there has been neither no significant production of oysters or
31	clams, nor no reasonable plantings of oysters, clams or cultch or no significant oyster or clam
32	aquaculture operation, during any portion of the ten-year period immediately prior to the application for
33	renewal, unless the Commission finds that (i) there was good cause for the failure to produce or plant
34	ovsters clams or cultch: (ii) the lack of production is attributable to low survival rates of wild planted

34 35 36 oysters, clams or cultch; (*ii*) the lack of production is attributable to low survival rates of wild, planted or aquaculture oysters or clams; or finds that (*iii*) the assignment is directly related to and beneficial to the production of oyster-planting grounds immediately adjacent to the assignment.

8/9/22 16:7

HB694