It is enacted by the General Assembly as follows:

SECTION 1. Section 42-17.1-9.1 of the General Laws in Chapter 42-17.1 entitled "Department of Environmental Management" is hereby amended to read as follows:

42-17.1-9.1. User fees at state beaches, parks, and recreation areas. User fees at state recreation areas.

(a) The department of environmental management in pursuance of its administrative duties and responsibilities may charge a user fee for any state beach, or recreational area under its jurisdiction, and fees for the use of its services or facilities; provided, however, no user fee may be charged for access to any state beach.

(b) The fee may be on a daily or annual basis, or both, and may be based on vehicle parking or other appropriate means. The fees may recognize the contribution of Rhode Island taxpayers to support the facilities in relation to other users of the state's facilities. The fee structure may acknowledge the need to provide for all people, regardless of circumstances.

(c) An additional fee for camping and other special uses may be charged where appropriate. Rates so charged should be comparable to equivalent commercial facilities.

(d) All such fees shall be established after a public hearing.

(e) All daily fees from beach parking, which shall also include fees charged and collected at Ninigret conservation area and Charlestown breachway, shall be shared with the municipality in which the facility is located on the basis of seventy-three percent (73%) retained
by the state and twenty-seven percent (27%) remitted to the municipality; provided, further, from
July 1, 2016, until October 1, 2016, the beach fees charged and collected under this subsection
shall be equal to those in effect on June 30, 2011. Further, purchasers of season passes between
May 11, 2016, and June 30, 2016, shall be eligible to receive a credit for the difference between
the amount of the July 1, 2016, fee and the amount originally paid. Said credits may be applied
against the purchase of a season pass in 2017.

(f) Fifty percent (50%) of all user and concession fees received by the state shall be
deposited as general revenues. For the year beginning July 1, 1979, the proportion of user and
concession fees to be received by the state shall be sixty-five percent (65%); for the year
beginning July 1, 1980, eighty-five percent (85%); and for the year beginning July 1, 1981, and
all years thereafter, one hundred percent (100%). The general revenue monies appropriated are
hereby specifically dedicated to meeting the costs of development, renovation of, and acquisition
of state-owned recreation areas and for regular maintenance, repair and operation of state owned
recreation areas. Purchases of vehicles and equipment and repairs to facilities shall not exceed
four hundred thousand dollars ($400,000) annually. Notwithstanding the provisions of § 37-1-1 or
any other provision of the general laws, the director of the department of environmental
management is hereby authorized to accept any grant, devise, bequest, donation, gift, or
assignment of money, bonds, or other valuable securities for deposit in the same manner as
provided above for user and concession fees retained by the state.

(g) No fee shall be charged to any school or other nonprofit organization provided that a
representative of the school or other organization gives written notice of the date and time of their
arrival to the facility.

SECTION 2. This act shall take effect upon passage.
EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF
AN ACT
RELATING TO STATE AFFAIRS AND GOVERNMENT -- DEPARTMENT OF ENVIRONMENTAL MANAGEMENT -- STATE BEACH, PARK AND RECREATION AREA USER FEES

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1 This act would eliminate all user fees for access to any state beach.
2 This act would take effect upon passage.

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LC001685
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