

[(i)] (III) [The applicant owns] OWNS 20 percent of the stock in that corporation or a 20 percent interest in the limited liability company; and

[(ii)](IV) [This percent will be maintained by the applicant] WILL MAINTAIN A 20 PERCENT INTEREST IN THE CORPORATION OR LIMITED LIABILITY COMPANY as long as the applicant is the holder of the license.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1993.

Approved April 26, 1993.

**CHAPTER 186**

**(House Bill 1367)**

AN ACT concerning

**Health Resources Planning Commission – User Fees**

FOR the purpose of ~~altering the user fee assessed~~ continuing certain user fee assessments by the Health Resources Planning Commission; ~~increasing the statutory cap on revenues that may be raised by user fees assessed by the Commission;~~ providing for a certain study; and generally relating to the user fees of the Health Resources Planning Commission.

BY repealing and reenacting, with amendments,  
Article – Health – General  
Section 19–122(a) and (b)  
Annotated Code of Maryland  
(1990 Replacement Volume and 1992 Supplement)

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

**Article – Health – General**

19–122.

(a) (1) In this section ~~the~~ the following words have the meanings indicated.

(2) (i) “Facilities”~~;~~ ~~“FACILITIES”~~ means:

- ~~1.~~ ~~(1)~~ Hospitals;
- ~~2.~~ ~~(2)~~ Special hospitals; and
- ~~3.~~ ~~(3)~~ Nursing homes.

~~[(ii)](2)~~ “Facilities” does not include a kidney disease treatment unit or any agency of the Department.