# STATE OF RHODE ISLAND 

IN GENERAL ASSEMBLY
JANUARY SESSION, A.D. 2002

## A N A C T

RELATING TO FISH AND WILDLIFE

Introduced By: Representatives D Caprio, Naughton, Ginaitt, Shanley, and Palumbo
Date Introduced: March 05, 2002
Referred To: Joint Environment \& Energy

It is enacted by the General Assembly as follows:
SECTION 1. Section 20-1-3 of the General Laws in Chapter 20-1 entitled "General Provisions" is hereby amended to read as follows:

20-1-3. Definitions. -- (a) When used in this title, the following words and phrases shall have the following meanings, unless the context indicates another meaning:
(1) "Bushel" means a standard U.S. bushel, 2,150.4 cubic inches capacity;
(2) "Hinge width" means the distance between the convex apex of the right shell and the convex apex of the left shell;
(3) "Nonresident landowner" means a nonresident citizen of the United States and owner of real estate in Rhode Island as evidenced by deed filed in the Recorder of Deeds office in a Rhode Island town or city hall.
(4) "Peck" means one fourth (1/4) of a bushel;
(5) "Person" means an individual, corporation, partnership, or other legal entity;
(6) "Possession" means the exercise of dominion or control over the resource commencing at the time at which a decision is made not to return the resource to the immediate vicinity from which it was taken. The decision must be made at the first practical opportunity; ; In the case of aquaculture crops, "possession" means the exercise of dominion or control over cultured crops commencing at the time which a decision is made not to return the crops to the lease or facility from which they were taken. The decision must be made at the first practical opportunity.
(7) "Quart" means one thirty-second ( $1 / 32$ ) of a bushel;
(8) "Resident" means an individual who has had his or her actual place of residence and has lived in the state of Rhode Island for a continuous period of not less than six (6) months.
(b) When used in this title, the following common names shall mean the animals designated by the following scientific names:

Alewife -- Pomolobus or Alosa pseudoharengus
Bay quahaug -- Mercenaria mercenaria
Bay scallop -- Argopecten irradians
Blue crab -- Callinectes sapidus
Blue mussel -- Mytilus edulis
Conch/channel whelk -- Busycon canaliculatum
Conchob whelk -- Busycon carica
Deer -- Virginia white tail deer, Odocoileous virginianus
Eel -- Anguilla rostrata
Green crabs -- Carcinus maenas
Jonahorthern crab -- Cancer borealis
Lobster -- Homarus americanus
Menhaden -- Brevoortia tyrannus
Ocean quahaug -- Arctica islandica
Oyster -- Crassostrea virginica, Ostrea edulis
Rock crab -- Cancer irroratus
Sea scallop -- Placopecten magellanicus
Smelt -- Osmerus mordax

Soft shell clam -- Mya arenaria
Striped bass -- Morone saxatilis
Surf clam or sea clam -- Spisula solidissima.
SECTION 2. Sections 20-2-1.1 and 20-2-28.2 of the General Laws in Chapter 20-2 entitled "Licensing" are hereby amended to read as follows:

20-2-1.1. Commercial fishing license moratorium. -- (a) The commercial marine fishing licenses as provided for in sections 20-2-20(a), (b); 20-2-21; 20-2-24(a); 20-2-25; 20-226; 20-2-26.1(a), (b); 20-2-27(a), (b), (c)(1) -- (c)(4); 20-2-28(a) -- (c); 20-2-28.1(a); 20-4-1.2(1) -- (4); 20-5-1; 20-5-2; and 20-5-3 shall be issued for renewal only. No new licenses applicable to these sections shall be issued between July 1, 2001, and Jme 30, December 31, 2002. In order to obtain a license applicable to these sections between July 1, 2001, and Jme 30, December 31,

2002, an individual must provide proof that he or she possessed a valid Rhode Island commercial fishing license subsequent to July 1, 2000, and submit a license application to the department environmental management. The moratorium shall provide time for a continued study of the commercial marine fishing licensing program to insure the sustainable viability and use of marine fisheries, for a recommendation to the general assembly, in accordance with chapter 3.1 of title 20 -, and for implementation of a new system of commercial fishing licenses as provided for in chapter 2.1 of this title.
(b) Notwithstanding the provisions of subsection (a), an existing license may only be transferred to an immediate family member upon approval by the director. An immediate family member for the purposes of this subsection is defined as the spouse, mother, father, brother, sister, or child of the transferor.

20-2-28.2. Deposit of fees. -- In any fiscal year moneys generated from license fees provided for in sections 20-2-20 -- 20-2-28.1 and from the provisions of chapter 20-2.1, over and above the sum of two hundred thousand dollars $(\$ 200,000)$ shall be deposited with the general treasurer and appropriated to the department of environmental management. The state controller is authorized and directed to draw orders upon the general treasurer for payment of any sum or sums as may be necessary from time to time upon receipt by him or her of duly authenticated vouchers presented by the director of environmental management. The moneys received under this section are to be used only for the following specific purposes:
(1) For protection and propagation of marine fish, lobsters, and shellfish;
(2) For additional enforcement of the marine fishery regulations;
(3) For transplanting shellfish from closed areas or enhancing the shellfish resource through other technologies including seeding;
(4) For fishing port development and construction;
(5) For staff support of, and expenses incurred by, the marine fisheries council; and
(6) For lease and purchase of land or acquisition of conservation easements: ; and
(7) For technical support to and expenses incurred by the department for the collection, processing, analysis, and maintenance of data for fisheries management.

SECTION 3. Section 20-2-27.2 of the General Laws in Chapter 20-2 entitled "Licensing" is hereby repealed.

20-2-27.2. Commercial aquaculture license. -- There is hereby established a commercial aquaculture license for the purpose of facilitating the development of commerciat aquaculture in the state. Any person, corporation or business entity, chartered under the laws of this state, who is granted a permit for the conduct of aquaculture by the coastal resources
management council-in accordance with-chapter 10 of this title, shall obtain a commerciat
aquaculture license to harvest, possess, or sell aquaculture products in the state to licensed fish
and shellfish dealers. The license shall be iscued by the department on a calendar year basis for an
anmmal fee of two hundred dollars. $(\$ 200)$.

SECTION 4. Sections 20-2-20, 20-2-21, 20-2-22, 20-2-23, 20-2-24, 20-2-25, 20-2-26, 20-2-27, 20-2-27.2, 20-2-28 and 20-2-28.1 of the General Laws in Chapter 20-2 entitled "Licensing" are hereby repealed.

20-2-20. Commercial shellfish licenses.- (a) $A$ resident older than nineteen (19) yearsbut younger than sixty five (65) years shall pay two hundred dollars (\$200) for a commercial license to take shellfish.
(b) A resident twenty three (23) years or younger shall pay fifty dollars (\$50.00) for a student commercial license to take shellfish upon provision of proof of full time student status.
(c) Commercial shellfish licenses shall expire on December 31 of each year.

20-2-21. Shellfish-dredging license-Fees._A resident of this state shall pay an anmeal fee of two hundred dollars (\$200) for a license to take quahaugs, mussels, and surf clams by dredges hauled by power boat.

20-2-22. Non-resident's noncommercial shellfish license.-- (a) Every non resident over the age of twelve (12) years may obtain a non resident, noncommercial annual shellfish license for a fee of hemdred dollars (\$200).
(b) A nen resident may obtain one nencommercial limited license per calendar year eovering fourteen (14) days, including the date of isste, for eleven dollars (\$11.00).
(c) A nen resident must obtain a shellfish landing license, for a fee of two hundred dollars (\$200), to land shellfish (surf clams, blue mussels, ocean quahaugs, sea seallops) harvested outside Rhode Island waters.
(d) A nonresident landowner, as defined in section 20-1-3(a)(3), who owns residential real estate in Rhode Island assessed for taxation at a valuation of not less than thirty thousand dollars ( $\$ 30,000$ ) may, with proof of residential property ownership in the form of a current tax bill from a town or city hall showing that the nomresident landowner is current in his or her property tax obligation, obtain an ammal, noncommercial, monresident shellfish license for a fee of twenty five dollars. (\$25.00).

20-2-23. Shellfish buyer's license. -- The annual fee for a shellfish buyer's license is two hemdred dellars (\$200).

20-2-24. Lobster license._(a)Commercial: two hendred dollars. (\$200). The license is issued only to a legal resident of the state who is the operator of a Rhode Island registered vessel.
(b) Nen commercial pet:- forty dollars (\$40.00). The license is issued only to a legat resident of the state of Rhode Island.
(c) Nen commereial divers: forty dollars (\$40.00). The license is issued only to a legat resident of the state of Rhode Island.
(d) Sellers: two hendred dollars (\$200).
(e) Rhode Island lobster dealer:- two hundred dollars (\$200).

20-2-25. Seallop-license._Commercial: two hundred-dollars (\$200). The license is enly issued to a resident of this state and shall be valid only for the reason for which issued.

20-2-26. Fish trap license. - Two hundred dollars (\$200) per license and twenty dollars ( $\$ 20.00$ ) per trap location in accordance with the provisions of chapter 5 of this title.

20-2-27. Commercial fishing licenses. - (a) Rod and reel (for sate of finfish lawfully taken by rod and reel or diving): two hmadred dollars (\$200) for residents of the state; four hundred dollars (\$400) for nemresidents of the state.
(b) Individual (for named individual only, lawfully taking fish for sale with use of nets or other means without use of beat): two hundred dollars ( $\$ 200$ ) for residents of the state; four humdred dollars (\$400) for nemresidents of the state.
(c) Commercial vessel or vessel operators engaged in a commercial fishery, excepting those vessels or operators of vessels covered by section 20224 (lobster fishery), sections 20-2 20 and 20-221 (shellfishery), or section 20228(nen resident otter trawl):
(1) Vessels up to fifty feet (50') in total length: two hundred dollars (\$200) for residents of the state; four hemdred dollars (\$400) for nomresidents of the state;
(2) Vessels from fifty feet ( $50^{\prime}$ ) to ninety nine feet (99') in totallength: two hundred fifty dellars (\$250) for residents of the state; five hundred dollars (\$500) for nomresidents of the state;
(3) Vessels from ninety nine feet (99') or more in total length: twenty dollars ( $\$ 20.00$ ) per lineal foot or any part thereof of the registered length of the vessel for residents of the state; forty dollars ( $\$ 40.00$ ) per lineal foot or any part thereof of the registered length of the vessel for nemresidents of the state;
(4) Miscellaneous pot fishery, vessels not licensed in any of the above categories engaged in commercial seup, crab, eel or conch pot fishery: two hundred dollars (\$200). This license is issued only to a legal resident of the state of Rhode Isłand.
(d) Rhode Island finfish dealer: two hundred dollars (\$200).

20-2-27.2. Commercial aquaculture-license._- There is hereby established a commercial aqwaculture license for the purpose of facilitating the development of commerciat aqwaculture in the state. Any person, corporation or business entity, chartered under the laws of
this state, whe is granted a permit for the conduct of aquaculture by the coastal resources management council in accordance with chapter 10 of this title, shall obtain a commerciat aquaculture license to harvest, pessess, or sell aquaculture products in the state to licensed fish and shellfish dealers. The license shall be issued by the department on a calendar year basis for an anmal fee of two hundred dellars (\$200).

20-2-28. Non-resident otter, beam, or pair trawl. - Any resident of a state which accords to residents of Rhode Island reciprocal commercial fishing privileges may obtain a license for the setting of an otter, beam, or pair trawl or other mechanical trawling device in those areas of the state's waters where such a device is allowed upon application therefor and payment of a fee computed on the basis of twenty dollars ( $\$ 20.00$ ) per lineal foot, or part thereof, of the registered length of the vessel to be licensed, as indicated on its document, certificate of award, register, enrollment, or license issued by the United States collector of customs. This license is nen transferable and is issued anmually for the fee specified on the first day of January in each year and expires on the suceeeding December 31 st. If it appears in the public interest, the director may suspend or cancel this license on ten (10) days' notice in writing to the holder thereof.

20-2-28.1. Multi-purpose license-Fees.- (a) Each resident of this state is eligible to obtain a multi purpose commercial marine license to participate in all commercial marine fisheries licensed subject to this chapter upon payment of an annual fee of three hundred dollars (\$300).
(b) Multi purpose Rhode Istand dealers licenses. This license allows persons to deal all marine products in the state of Rhode Island, three hendred dollars (\$300).

SECTION 5. Section 20-2-26.1 of the General Laws in Chapter 20-2 entitled "Licensing" is hereby amended to read as follows:

20-2-26.1. Gill net licenses. -- (a) Each resident of the state is eligible to obtain a license to utilize gill nets upon payment of an annual fee of two hundred dollars (\$200) subject to rules and regulations established by the marine fisheries council.
(b) Each resident whe holds a multi purpese commercial marine license, as provided in section 20228.1 , or a commercial vessel or vessel operator's license, as provided in section 20 227 (c), is also eligible to apply for a commercial gill net permit in accordance with the provisions of this section. The anntal recording fee for commereial gill netting is twenty dollars $(\$ 20.00)$ and shall be paid in addition to the fees payable under sections $20.227(\mathrm{c})$ and 20.2 28.1.

SECTION 6. Title 20 of the General Laws entitled "Fish and Wildlife" is hereby amended by adding thereto the following chapter:

## CHAPTER 2.1

## COMMERCIAL FISHING LICENSES

20-2.1-1. Findings. - The general assembly finds and declares:
(1) That the constitution of the state places plenary authority and responsibility in the general assembly to provide for the conservation of natural resources of the state, including its $\underline{\text { marine fisheries; }}$
(2) That the state of Rhode Island has historically established programs to provide for and regulate harvesting, taking, landing, and selling marine finfish, crustaceans, and shellfish for the benefit of the people of the state;
(3) That federal government and regional entities have established and continue to establish regulatory programs, management measures, quotas, and restrictions that affect persons engaged in marine fisheries in Rhode Island, and that Rhode Island functions in whole or in part in the context of these federal and regional programs depending on the marine species;
(4) That the department of environmental management in accordance with the requirements of section 20-3.1-7(1) of the general laws has issued goals and principles pertaining to biological, socio-economic, and licensing and data collection issues that present a need to make substantial changes in commercial fishing licensing;
(5) That the Coastal Institute of the University of Rhode Island has provided a process in 2001 that was open to widely divergent positions and interests pertaining to fisheries management in Rhode Island; and
(6) That Rhode Island's statutes and programs for marine fisheries management and licensure have developed incrementally over time and need to be brought up-to-date and made adaptable to changing conditions and circumstances.

20-2.1-2. Purposes. - The purposes of this chapter are, through a system of licensure that is clear, predictable and adaptable to changing conditions, to:
(1) Preserve, enhance, and allow for nay necessary regeneration of the fisheries of the state, for the benefit of the people of the state, as an ecological asset and as a source of food and recreation;
(2) Provide Rhode Islander who wish to fish commercially the opportunity to do so and end the moratorium on issuance of new commercial fishing licenses so that new licenses may be issued for the year beginning January 1, 2003, and each year thereafter;
(3) Allow residents who have fished commercially to sell their vessels and gear in a manner that first, facilitates up-grading license levels among residents already in the fishery; that second, provides lateral movement among residents who are holders of commercial fishing
licenses to other types of fishing; and that third, enables new entrants into new commercial fishing;
(4) Respect the interests of residents who fish under licenses issued by the state and which to continue to fish commercially in a manner that is economically viable: provided, it is specifically not a purpose of this chapter to establish licensing procedures that eliminate the ability to fish commercially of any resident as of the date of enactment who holds commercial fishing license;
(5) Preserve and enhance full-time commercial fishing, with a high degree of participation by owner operated vessels, as a way of life and as a significant industry in Rhode Island;
(6) Establish principles, for a system of adaptive management, that shall be used by the department in licensure programs and fisheries management, which principles shall include:
(i) the foregoing purposes; and
(ii) as appropriate, necessary, and effective, the following measures:
(A) regulation of the design and use of gear;
(B) limitations on the amount of gear that may be used by a license holder;
(C) restrictions on when and where commercial fishing may be done;
(D) quotas and limitations on catch or landings; and
(E) restrictions on the number of license holders;
(7) Provide a licensure system that facilitates data collection and management so that marine fisheries can be managed more efficiently and effectively.

20-2.1-3. Definitions. - For the purposes of this chapter the following terms shall mean:
(1) "Commercial fisherman" shall mean a natural person who catches, harvests, or takes finfish, crustaceans, or shellfish from the marine waters for sale.
(2) "Council" shall mean the Marine Fisheries Council established by chapter 20-3 of the general laws.
(3) "Crustaceans" shall mean lobsters, crabs, shrimp, and for purposes of this chapter it shall also include horseshoe crabs.
(4) "Director" shall mean the director of the department of environmental management.
(5) "Finfish" shall mean cold-blooded aquatic vertebrates with fins, including fish, sharks, rays, skates, and eels.
(6) "Shellfish" shall mean quahogs, clams, mussels, scallops, oysters, conches, and mollusks in general other than squid.
(G) "Student commercial fisherman" shall mean a resident twenty-three (23) years of age
or younger who is a full-time student.
20-2.14. Licenses -- General provisions governing licenses issued [to be effective January 1, 2003, and after]. - (a) Licenses required. It shall be unlawful for any person in Rhode Island or the waters of the state to catch, harvest, hold,, or transport for sale any marine finfish, crustacean, or shellfish without a license issued under the provisions of this title, provided, however, that marine finfish, crustaceans, or shellfish may be transported by a duly licensed dealer if the said marine finfish, crustaceans, or shellfish has previously been sold by a duly licensed person.
(b) Endorsement of license. No license issued under this chapter shall be valid until endorsed by the licensee in his or her own handwriting.
(c) Transfer or loan of license. (1) Unless otherwise provided for in this title, a license issued to a person under this chapter shall be good only for the person to whom it is issued; and any transfer or loan of the license shall be grounds for revocation or suspension of that license pursuant to section 20-2-13. (2) Notwithstanding the provisions of subsection (1), an existing license may only be transferred to an immediate family member as provided for in subsection 20-2.1-5(5) or upon approval by the director. An immediate family member for the purposes of this subsection is defined as the spouse, mother, father, brother, sister, or child of the transferor.
(d) Inspections condition of license. All persons granted a license under the provisions of this chapter are deemed to have consented to the reasonable inspection of any boat, vessel, net, rake, bullrake, tong, dredge, trap, pot, vehicle, structure, or other contrivance used regularly for the keeping or storage of fish, shellfish, crustaceans, or any game bag firearms, creel, box, locker, basket, crate, blind, stand, or hunting, fishing, or trapping paraphernalia used in conjunction with the licensed activity by persons duly authorized by the director.
(e) Possession, inspection, and display of license. Every person holding a license issued under this chapter shall have that license in his or her possession at all times while engaged in the licensed activity and shall present the license for inspection on demand by any authorized person. Any person who shall refuse to present a license on demand shall be liable to the same punishment as if that person were fishing without a license.
(f) Application for license. Every person entitled to a license under this chapter shall file an application with the director or the director's authorized agent, properly sworn to, stating the name, age, occupation, place of residence, nationality, weight, height, and color of hair and eyes of the applicant for whom the license is wanted and pay the fees as provided in this chapter. All licenses issued under this chapter shall be valid only for the calendar year of issuance, unless otherwise specified in this chapter or in the rules and regulations adopted pursuant to this chapter.

If the person will be either the owner or the operator of a commercial vessel over twenty-five feet $(25 ')$ in length overall, the person shall declare on the application the vessel name, length, horsepower, registration number federal permit number if any, gear type(s), the principal fishery or fisheries, and average projected crew size.
(g) For commercial marine fishing licenses provided for in sections 20-2.1-5, 20-2.1-6, and 20-2.1-7 of this chapter, the following provisions shall apply: (1) unless otherwise specified in this chapter, an individual qualified to obtain a license must submit an application to the department of environmental management no later than February 28 of each year; license application shall be deemed valid if submitted to the department prior to the close of regular office hours on February 28, or if postmarked by February 28; (2) unless otherwise specified in this title, no new or renewed licenses shall be issued after February 28 of each year, unless an applicant has submitted an application by the February 28 deadline required by this section; and (3) the department shall notify all license holders, in writing, regarding the December 31 expiration and the February 28 renewal deadline no later than November 1 of each year.
(h) Lost or destroyed licenses and duplicate licenses. Whoever loses or by a mistake or accident destroys his or her certificate of a commercial marine fisheries license may, upon application to the department accompanied by an affidavit fully setting forth the circumstances of the loss, receive a duplicate certificate for the remainder of the year covered by the original certificate, for a fee of twenty-five dollars (\$25.00) for each duplicate license.
(i) Expiration and deadline for renewal. (1) Beginning January 1, 2003, unless otherwise specified in this title, all licenses issued under this chapter shall be annual and shall expire on December 31 of every year.
(2) All commercial marine fisheries licenses that are subject to renewal July 1, 2002, may be renewed for a six (6) month period ending December 31, 2002. The fee for the renewals shall be one-half (1/2) of the amount for annual renewal of the licenses as otherwise provided for in this title.
(i) Revocation of licenses. -- (1) License revocation. The license of any person who has violated the provisions of this chapter, or rules adopted pursuant to the provisions of this chapter or rules and regulations that pertain to commercial fishing issued pursuant to this title may be suspended or revoked by the director in any manner and for any period as the director shall determine by regulation. Any person aggrieved by an order of suspension or revocation may appeal this order in accordance with the provisions of the administrative procedures act, chapter 35 of title 42.
(2) False statements and violations -- Cancellation of license. Any person who willfully


#### Abstract

makes a false representation as to birthplace or requirements of identification or of other facts required in an application for license under this chapter, or is otherwise directly or indirectly a party to such a false representation, shall be punished by a fine of not more than fifty dollars (\$50.00). A license obtained by any person through such a false representation shall be null and void, and the license shall be surrendered immediately to the director. No license shall be issued under this title to this person for a period of one (1) year from the date of conviction. (3) Every person who falsely makes, alters, forges, or counterfeits, or who causes to be made, altered, forged, or counterfeited, a license issued under this chapter or title or purporting to be a license issued under this chapter or title, or who shall have in his or her possession such a false, altered, forged, or counterfeit license, is guilty of a misdemeanor and is subject to the penalties prescribed in section 20-1-16.


20-2.1-5. Resident licenses [effective January 1, 2003, and after]. - The director shall establish as a minimum the following classes of licenses: commercial fishing licenses, multi species participant licenses, and principal effort licenses for shellfish, crustaceans, and finfish, and a student commercial fishing license for shellfish. In addition, the director may establish such other classes and types licenses and endorsements, consistent with the provisions of this chapter, that may be necessary to accomplish the purposes of this chapter.
(1) Classes of License.
(i) Class I: Commercial fishing license. Rhode Island residents age eighteen (18) and over shall be eligible to obtain a Class I commercial fishing license; said license shall as at minimum allow the holder to harvest, land, and sell in a lawful manner any species of shellfish, crustacean, or finfish that is not subject to a quota or to an effort restriction implemented by the department. The annual fee for a commercial fishing license shall be one hundred dollars (\$100).
(ii) Class II: Multi-species participant license. All multipurpose license holders and other duly licensed holders of commercial fishing licenses as of December 31, 2002, shall be eligible to obtain a Class II license, which shall allow the holder to harvest, and to land and sell, shellfish including quahogs, crustaceans including lobsters, and finfish, consistent with quota programs and restrictions, at the basic catch level, which shall be established by rule as provided for in section 20-2.1-8(4)(iii), provided the license holder has obtained the required endorsement, which may require that the Class II license holder to document prior participation in the fishery. A minimum of three (3) endorsements shall be available: one (1) for shellfish including quahogs; one (1) for crustaceans including lobsters; and one (1) for finfish. The annual fee for a multi species participant license shall be one hundred dollars (\$100) and each endorsement thereon shall be one hundred dollars (\$100).
(iii) Class III: Principal effort license. Duly licensed persons in a fishery as of the effective date of this act who have documented historic commercial effort in fishery that is subject to quotas or restrictions on effort shall be eligible to obtain a principal effort license for either crustaceans including lobsters, or finfish consistent with quotas and management programs, or shellfish including quahogs; which Class III license shall allow its holder to fish for either crustaceans or finfish, or shellfish to the maximum extent allowable by law and regulation. No person shall be eligible to hold more than one (1) principal effort license; provided, however, that a person may own more than one vessel used for fishing, and the operator of that vessel may hold a principal effort license different from the principal effort license of the vessel owner. The annual fee for a principal effort license shall be two hundred dollars (\$200).
(iv) Special licenses.
(A) Student shellfish license. A resident twenty-three (23) years or younger shall pay fifty dollars (\$50.00) for a student commercial license to take shellfish upon provision of proof of full-time student status.
(B) Over sixty-five (65) shellfish license. A resident sixty-five (65) year of age and over shall be eligible for a shellfish license to quahog commercially and there shall be no fee for this license.
(C) Commercial scallop license; two hundred dollars (\$200). The license is only issued to $\underline{\text { a resident of this state and shall be valid only for the reason for which issued. }}$
(D) Apprentice licenses, the department may in addition to the Class I license establish such apprentice licenses as it may deem appropriate to facilitate persons to enter and gain experience in a fishery, the allowable effort and/or catch for such apprentice licenses shall not be greater than the basic catch level for a Class II license.
(2) Vessel fees and special vessel gear licenses and fees.
(i) Vessel declaration and fee. The department shall require that the owner and/or operator of a commercial fishing vessel over twenty-five feet (25') in length overall to declare the vessel on the owner/operators commercial fishing license; the declaration shall be made at the $\underline{\text { time of initial license issuance and each renewal, or prior to the vessels being used for }}$ commercial fishing by the owner an/or operator if the first usage of the vessel for commercial fishing occurs during the course of a year after the license has been issued or renewed, if the vessel is to be used in the finfishery the fee for the declaration shall be two dollars (\$2) for each $\underline{\text { whole foot over twenty-five feet in (25') length overall. }}$
(ii) Special vessel and gear licenses and fees.
(A) Shellfish dredging license -- Fee. A resident of this state shall pay an annual fee of
two hundred dollars (\$200) for a license to take quahogs, mussels, and surf clams by dredges hauled by powerboat.
(B) Fish trap license. Two hundred dollars (\$200) per license and twenty dollars (\$20.00) per trap location in accordance with the provisions of chapter 5 of this title.
(C) Gill net licenses. A person who holds a multi-species participant license and/or a principal effort license for finfish is also eligible to apply for a commercial gill net permit in accordance with the provisions of this section. The annual recording fee for commercial gill netting is twenty dollars (\$20.00).
(D) Miscellaneous pot fishery, vessels not licensed in any of the above categories engaged in commercial pot scup; crab, eel or conch fishery: two hundred dollars (\$200). This license is issued only to a legal resident of the state of Rhode Island.
(3) New Licenses:
(i) Eligibility. For new Class II and Class III priority shall be given to applicants who have held a lower level of license for two (2) years or more, with preference to family members and crew members of a license holder who is retiring his or her license.
(ii) A new license shall be granted to priority/preference applicants who have acquired $\underline{\text { vessel and or gear from a license holder who has retired a license, provided that as the result of }}$ $\underline{\text { any such transaction for each license retired not more than one new license may be granted, nor }}$ $\underline{\text { may the nominal effort, including the total number of licenses, in a fishery subject effort or catch }}$ restrictions be increased.
(iii) Availability new, additional licenses. New Class II and Class III licenses, that increase the total number of licenses in the fishery, may be made available by rule for issuance effective January 1, in any year, based on status of resource and economic condition of fishery.
(4) Retirement of licenses. Issuance of license shall not be deemed to create a property right that can be sold or transferred by license holder; fishing licenses shall be considered the property of the state and shall be surrendered to the state upon their non-renewal or forfeiture.
(5) Transfer for hardship. Notwithstanding the provisions of section 20-2.1-4 (C), a license may be transferred to a family member upon the illnesses, incapacity, or death of the $\underline{\text { license holder. Such transfer shall be effective upon its registration with the department. A }}$ family member shall be defined as the spouse, mother, father, brother, sister, or child of the transferor. The department shall make available as necessary operator permits to provide solely for the continued operation of a fishing vessel upon the illness, incapacity or death of a license holder, which operator permits shall be subject at minimum to the conditions and restrictions that applied to the license holder.
(6) Transfer of vessels and gear. Vessels and gear may be sold, transferred, or disposed at the sole discretion of the owner; provided, however, that the subsequent level of use of the gear may be restricted in Rhode Island waters in order to accomplish the purposes of a duly adopted management plan or other duly adopted program to reduce effort.

20-2.1-6. Non-resident licenses [effective January 1, 2003, and after]. - Subject to the rules of the department, non-residents may apply for the following commercial fishing licenses:
(1) Class I: Commercial fishing license. Non-residents age eighteen (18) and over shall be eligible to obtain a commercial fishing license; said license shall as at minimum allow the $\underline{\text { holder to harvest, land, and sell in a lawful manner any species of shellfish, crustacean, or finfish }}$ $\underline{\text { that is not subject to a quota or restriction on effort. The annual fee for a non-resident }}$ commercial fishing license shall be two hundred dollars (\$200).
(2) Class II: Multi-species participant license. Non-residents who are multi-purpose license holders or holders of commercial fishing licenses as of December 31, 2002, and who have $\underline{\text { historic effort in a fishery that is subject to quotas or restrictions on total effort, shall be eligible to }}$ obtain a Class II license; said Class II license shall allow the holder to harvest, and to land and sell, shellfish including quahogs, crustaceans including lobsters, and all finfish, consistent with quota programs and restrictions, at the basic catch level, provided the license holder has historic effort in the fishery and has obtained the required endorsement. A minimum of three (3) endorsements shall be available; one (1) for shellfish including quahogs; one (1) for crustaceans including lobsters; and one (1) for finfish. The annual fee for a non-resident multi-species participant license shall be three hundred dollars (\$300); and for each endorsement two hundred dollars (\$200).
(3) Class III: Principal effort license. Duly licensed non-residents as of the effective date of this act who have documented historic commercial effort in a fishery that is subject to quotas or restrictions on effort shall be eligible to obtain a principal effort license for either crustaceans including lobsters, or finfish consistent with quotas and management programs, or shellfish including quahogs; which principal effort license shall allow its holder to fish for either crustaceans or finfish, or shellfish to the maximum extent allowable by law and regulation for either a full-time commercial fishermen or a seasonal commercial fisherman. No person shall be eligible to hold more than one Class III license; provided, however, that a person may own more than one vessel used for fishing, and the operator of that vessel may hold a principal effort license different from the principal effort license of the vessel owner. The annual fee for a non-resident Class III license shall be four hundred dollars (\$400).
(4) Special licenses and seasonal licenses. Seasonal finfish licenses. (i) Rod and reel (for
sale of finfish lawfully taken by rod and reel or diving): four hundred dollars (\$400) for nonresidents of the state.
(ii) Individual non-boat (for named individual only, lawfully taking fish for sale with use of nets or other means without use of boat): four hundred dollars (\$400) for non-residents of the state.
(5) Vessel declaration fees and vessel and gear license, fees.
(i) Vessel declaration. The department shall require that a non-resident owner and/or operator of a commercial fishing vessel over twenty-five feet ( $25^{\prime}$ ) length overall to make a declaration for that vessel; which shall be made at the time of initiallicense issuance and each renewal, or prior to the vessel's being used for commercial fishing in Rhode Island waters by the non-resident owner and/or operator if the first usage of the vessel for commercial fishing occurs during the course of a year after the license has been issued or renewed, for a cost of fifty dollars (\$50.00). The annual fee for the non-resident declaration shall be six dollars (\$6.00) for each $\underline{\text { whole foot over twenty-five feet }\left(25^{\prime}\right) \text { in length overall. }}$
(ii) Non-resident otter, beam, a pair trawl. Any resident of a state which accords to residents of Rhode Island reciprocal commercial fishing privileges may obtain a license for the setting of an otter, beam, or pair trawl or other mechanical trawling device in those areas of the state's waters where such a device is allowed upon application therefor and payment of a fee computed on the basis of twenty dollars (\$20.00) per lineal foot, or part thereof, of the registered length of the vessel to be licensed, as indicated on its document, certificate of award, register, enrollment, or license issued by the United States collector of customs. This license is non$\underline{\text { transferable and is issued annually for the fee specified on the first day of January in each year }}$ and expires on the succeeding December 31st. If it appears in the public interest, the director may suspend or cancel this license on ten (10) days notice in writing to the holder thereof.
(6) New licenses. Any resident of a state that accords to Rhode Island residents commercial fishing privileges that include an ability to obtain a new license to fish for finfish species that are subject to restrictions and/or quotas, may on reciprocal basis be eligible to obtain a Class II non-resident license if new Class II licenses are made available, subject priority being given to persons having held Class I licenses.

20-2.1-6. Landing permits. - Landing permits shall be issued as provided for in chapter 4 of this title. In addition, a non-resident must obtain a shellfish landing license, for a fee of two hundred dollars (\$200), to land shellfish (surf clams, blue mussels, ocean quahogs, sea scallops) $\underline{\text { harvested outside Rhode Island waters. }}$

20-2.1-7. Dealers licenses. - Dealers licenses shall be issued as provided for in chapter 4

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of this title; unless otherwise established, license fees for dealers shall be as follows:
(1) Multi-purpose Rhode Island dealers' licenses. This license allows persons to deal all marine products in the state of Rhode Island, three hundred dollars (\$300).
(2) Lobster dealer license. Sellers and Rhode Island lobster dealer: two hundred dollars (\$200).
(3) Shellfish buyer's license. The annual fee for a shellfish buyer's license is two hundred dollars (\$200).
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20-2.1-8. Powers and duties of the director. - It shall be the duty of the director to adopt, implement, and maintain a commercial fisheries licensing system that shall incorporate and be consistent with the purposes of this chapter; in performance of this duty the director shall follow the guidelines and procedures set forth below.
(1) The rule making powers of the director to accomplish the purposes of this chapter shall include the following with regard to commercial fishing licenses and commercial fishing by license holders:
(i) Types and classes of licenses consistent with the provisions of this chapter and applicable sections of this title, and limitations on levels of effort and/or on catch by type or class license;
(ii) Design, use, and identification of gear;
(iii) Declarations for data collection purposes $\boldsymbol{f}$ vessels used in commercial fishing, which declaration requirements shall in no way, except as otherwise provided for in law, restrict the use of any vessel less than twenty-five feet ( $25^{\prime}$ ) in length overall by appropriate holders of commercial fishing licenses;
(iv) Areas in Rhode Island waters where commercial fishing of different types may take place, and where it may be prohibited or limited, and the times and/or seasons when commercial fishing by type or species may be allowed, restricted, or prohibited.
(v) Limitations and/or restrictions on effort, gear, catch, or number of license holders.
(vi) Emergency rules, as provided for in chapter 42-35, to protect an unexpectedly imperiled fishery resource, to provide access to a fisheries resource that is unexpectedly more abundant, and to protect the public health and safety from an unexpected hazard or risk. The Marine Fisheries Council shall be notified of all emergency rules on or before their effective date, and no emergency rule shall become a final mule unless it is promulgated as provided for in section 20-2.1-8(3).
(2) When implementing the system of licensure set forth in sections 20-2.1-4, 20-2.1-5, 20-2.1-6, and 20-2.1-7 of this chapter and other provisions of this title pertaining to commercial
fishing licenses, permits, and registrations, the director shall consider when establishing
limitations on effort and/or catch:
(i) The effectiveness of the limitation:
(A) In achieving duly established conservation or fisheries regeneration goals or requirements;
(B) In maintaining the viability of fisheries resources overall, including particularly, the reduction of by-catch, discards, and fish mortality, and in improving efficiency in the utilization of fisheries resources;
(C) In complementing federal and regional management programs and the reciprocal arrangements with other states.
(ii) The impact of the limitation on persons engaged in commercial fishing on:
(A) Present participation in the fishery, including ranges and average levels of participation by different types or classes of participants;
(B) Historical fishing practices in, and dependence on, the fishery;
(C) The economics of the fishery;
(D) The potential effects on the safety of human life at sea;
(E) The cultural and social framework relevant to the fishery and any affected fishing communities; and
(iii) Any other relevant considerations that the director finds in the rule making process.
(3) The rule making process herein set forth shall conform with the requirements of chapter 42-35, the administrative procedures act, and shall:
(i) Regulatory agenda for marine fisheries management, with the advice of the Marine Fisheries Council, in accordance with the requirements of section 42-35-5.1 of the general laws.
(ii) The director shall submit proposed rule to the Marine Fisheries Council at least sixty (60) days prior to the proposed date public hearing on the rule;
(iii) The public hearing shall be on either the rule as proposed to the Marine Fisheries Council by the director or a proposed revision to that rule adopted by the Marine Fisheries Council;
(iv) The proposed rule as submitted by the director to the Marine Fisheries Council and the council report and recommendation regarding the rule shall both be entered into the record of the hearing conducted in accordance with the requirements of chapter 42-35.
(v) The decision of the director shall state the basis for adopting the rule including a concise statement giving the principal reasons for and against its adoption and the response to positions entered into the record of the hearing. Licensing of individuals and registration of
vessels and/or fishing equipment for fishing or landing fish in the state.
(4) Matters to be considered in establishing license programs under this chapter. The director shall be consistent with the requirements of section 20-2.1-2(6) establish and implement a licensing system in accordance with the provisions of this chapter that shall be designed to accomplish marine fisheries management objectives. Such licensing system may limit access to fisheries, particularly commercial fisheries for which there is adequate or greater than adequate harvesting capacity currently in the fishery and for which either a total allowable catch has been set or a total allowable level of fishing effort has been established for the purpose of preventing over-fishing of the resource or the dissipation of the economic yield from the fishery. This authority shall include the authority of the director to:
(i) Differentiate between the level of access to fisheries provided to license holders or potential license holders on the basis of past performance, dependence on the fishery, or other criteria;
(ii) Establish control dates that provide notice to the public that access to, and levels of participation in, a fishery may be restricted and that entrance into, or increases in levels of participation in a fishery after the control date may not be treated in the same way as participation in the fishery prior to the control date;
(iii) Establish evels of catch by class of license, which shall provide for basic catch $\underline{\text { levels for Class II licenses, may include reduced or specific catch levels for student and }}$ apprentice commercial fisherman, and may set maximum catch levels for Class III licenses; quotas may be allocated proportionally among classes of license holders as needed to maintain the viability of different forms of commercial fishing.
(5) The director shall by rule, with the advice of the Marine Fisheries Council develop conservation and management plans for the fishery resources of the state, which conservation and management plans shall be adopted prior to and at the same time as adoption of any license $\underline{\text { restrictions on effort or catch. In the development of such fishery conservation and management }}$ plans, priority shall be given to those resources with the highest value to the state, either for commercial or recreational purposes.
(6) The director to report annually to the general assembly and to the citizens concerning the conservation and management of the fishery resources of the state, noting particularly the $\underline{\text { status of any fishery resources that are considered to be over-fished or were considered to be }}$ over-fished in the preceding year.

20-2.1-11. Powers and duties of the Marine Fisheries Council with regard to $\underline{\text { licensure. - The Marine Fisheries Council, established by chapter 20-3, shall have the power and }}$
the duty to advise the director in accordance with section $20-2.1-8(3)$ on all rules, except emergency rules, necessary to implement the provisions of this chapter. The council may $\underline{\text { establish such committees and hold such meetings and hearings as it may deem appropriate to }}$ fulfill this responsibility. The council shall advise the director on the development of the regulatory agenda for marine fisheries and shall have the power to initiate rule making by petition as provided for in section 42-35-6.

20-2.1-12. Liberal construction. - The provisions of this chapter, being necessary for the welfare of the state and its inhabitants, shall be liberally construed so as to effectuate its purposes.

SECTION 7. Section 20-3-1 of the General Laws in Chapter 20-3 entitled "Marine Fisheries Council" is hereby amended to read as follows:

20-3-1. Council created -- Membership -- Compensation. -- There is hereby created a marine fisheries council. The council shall be composed of the director of the department of environmental management or the director's designee, who shall serve as chairperson and eight (8) private citizen members. The private citizen members shall be chosen from among those with skill, knowledge and experience in the commercial fishing industry, the sport fishing industry, and in the conservation and management of fisheries resources and shall be appointed by the governor with the advice and consent of the senate. Three (3) of the private citizen members shall be representatives of the commercial fishing industry; three (3) shall be representatives of the sport fishing industry; and the remaining two (2) shall have skill, knowledge, and experience in the conservation and management of fisheries resources and/or marine biology. The chairperson of the coastal resources management council and the chiefs of the divisions of enforcement and fish and wildlife in the department of environmental management shall serve in an advisory capacity to the council. Members of the council shall serve for a term of four (4) years and may not succeed themselves more than once after January 1, 2002. Initial appointments to the council shall be appointed as follows: three (3) members for a term of two (2) years, three (3) members for a term of three (3) years, and two (2) members for a term of four (4) years. All members of the council shall serve without compensation and shall be reimbursed for their necessary expenses incurred in travel and in the performance of their duties.

SECTION 8. Sections 20-3.1-1, 20-3.1-2, 20-3.1-3, 20-3.1-4, 20-3.1-5, 20-3.1-6, 20-3.17, 20-3.1-8 and 20-3.1-9 of the General Laws in Chapter 20-3.1 entitled "Marine Fisheries Management Modernization" are hereby repealed.

## 20-3.1-1. Short title._This chapter shall be known and may be cited as the "Rhode

 Isłand Marine Fisheries Management Modernization Act of 2001."20-3.1-2. Legistative findings.- The general assembly finds and deelares that:
(1) Marine fisheries have been important to the way of life of people in Rhode Island

## throughout its history;

(2) Marine fisheries resources are seriously depleted in many respects, and this eondition adversely affects commereial and recreational fishing;
(3) There is a public interest in taking action to secure the sustainable viability and use of marine fisheries;
(4) Sustainability can often be enhanced or achieved through effective control of effort and mortality in marine fisheries;
(5) Rhode Isłand has actively managed its marine fisheries for more than one humdred fifty (150) years, and these management efforts have been respensive to the conditions of the fisheries, knowledge of the fisheries, and socio economic conditions and values;
(6) Marine fisheries management methods eurrently used in Rhode Island are not adequate to achieve desired levels of sustainability of certain species of the state's marine fisheries and their commercial and recreational use;
(7) Merateria in commereial fisheries, which have been used in 1995-1998 and 2000present to address concerns about over fishing, are at best an interim measure;
(8) There is a need to comprehensively upgrade and restructure Rhode Island's marine fisheries management structure and improve information and data collection systems; and
(9) The Coastal Institute of the University of Rhode Island, with voluntary involvement of a broad range of fishing interests during the winter spring 2001, produced an analysis of cemmereial fishing issues that can serve as a basis for commeneing the process of restructuring marine fisheries management.

20-3.1-3. Purposes. - The purpose of this chapter are to:
(1) Commence the process of restructuring marine fisheries management in Rhode Island by: (i) taking initial steps in redesigning fisheries licenstre and fees; (ii) establishing expectation for modernization of data collection and analysis by the department; and (iii) authorizing studies to be undertaken that are critical to the development of fisheries management structures needed to secure the sustainability of fisheries and the viability of commercial and recreational fishing;
(2) Provide a one year period, through an extension of the moratorium on commercial fishing licenses, for the development of effective fisheries management structures.

20-3.1-4. Definitions._For the purposes of this chapter, the following terms shall have the following meaning:
(1) "Council" shall mean the marine fisheries council established purstant to chapter 3 of
this title.
(2) "Department" shall mean the department of environmental management.
(3) "Director" shall mean the director of the department of envirenmental management.

20-3.1-5. Interim-management measure.-In order to provide a period of time in order to accomplish the purposes and requirements of this chapter and to provide for an orderly transition to such other management system as may be enacted by the general assembly or adopted by rule by the council or department, the moratorium established pursuant to section 2021.1 shall remain in effect until June 30, 2002.

20-3.1-6. Information systems and data collection. - The department, in consultation with the council, shall develop and implement for license renewats for the year beginning Jamuary 1, 2003, an electronic license system for commereial fishing licenses, which licensing systemshall have the capacity to incorporate data on landings by species and effort and shall provide for electronic license renewal. The licensing system-shall be designed so that appropriate eonfidentiality for individual license holders is maintained and data analysis for fisheries management purposes is facilitated.

20-3.1-7. Studies and analyses. - The department, with the advice and involvement of the council, the University of Rhode Island Coastal Institute, and commercial and recreational fishing interests, shall undertake the following studies and analyses that shall evaluate the full reasonable range of options for improving fisheries management in Rhode Istand. The process for undertaking these studies and analyses and developing legislative options for consideration by the general assembly shall be open, inelusive, and participatory, and shall fairly and appropriately involve the range of fishing interests and give fair and balanced consideration to the interests of year round, seasenal, and recreational fishers, full and part time fishers, aquaculturists, and persens whe may wish to participate in fishing in the futtre:
(1) Principles for fisheries management. The department shall, by October 1, 2001, recommend goats and principles to guide the development and implementation of a restructured marine fisheries management system.
(2) Commercial fisheries. The department shall, by Jantary 1, 2002, recommend options for commercial fishing licenses that address license eligibility, provide for new entrants into fisheries in the state, and establish an analytic basis for and a method to manage fisheries by effort, as well as by quota for cateh by species.
(3) Recreational fisheries. The department is authorized to propese a licensing system for recreational fisheries for the purposes of: (i) obtaining reliable data about the level and effects of recreational fishing in the state; (ii) improving the quality and extent of recreational fishing
epportunities in Rhode Istand; and (iii) providing revente to be used solely and exelusively for the purpeses of managing recreational fisheries and enhancing recreational fishing oppertunities. The licensing system shall not be effective either before April 1, 2003, or without general assembly approval and shall be put into effect by rule after a finding by the director, following the general assembly approval, that the system is fair, enfereeable, and aceomplishes the purpeses of this chapter.
(4) Commereial aquacultare. The department shall, by Jantary 1, 2002, develep proposed rules and recommend statutory changes for the purposes of fostering the expansion and competitiveness of commercial aquaculture, which rules shall treat commercial aquaculture as a separate and distinct activity from commereial fishing.
(5) Comprehensive. The department shall-develop a plan, by January 1, 2002, to coordinate Rhode Island licensing requirements with federal licensing requirements and licensing requirements in other states that minimizes confliets and confusion in licensing and reperting, provide for consistent data collection and analysis, and supports regional management efforts that maintain or enhance the stewardship and productivity of fisheries resources.

20-3.18. Reporting. - The department, with the advice of the council, shall-report anmally by Mareh 15-of each year through Mareh 15, 2004, on the status and condition of fisheries in Rhode Island and the effectiveness of management programs to accomplish the purpeses of this chapter.

20-3.1-9. Severability. - If any provision of this chapter or the application thereof to any person or cireumstances is held invalid, such invalidity shall not effect other provisions or applications of the chapter, which can be given effect without the invalid provision or applieation, and to this end the provisions of this chapter are declared to be severable.

SECTION 9. Chapter 20-4 of the General Laws entitled "Commercial Fisheries" is hereby amended by adding thereto the following section:

20-4-1.3. Non-resident landing permits. - A new landing permit shall not be issued to any non-resident to off-load, land, offer for sale, or sell any marine species for which a quota has been allocated to the state of Rhode Island by the Atlantic States Marine Fisheries Council or the National Marine Fisheries service, unless: (1) the landing shall be counted against the quota of the state where the vessel making the landing is registered or documented; or (2) the state where the vessel making the landing is registered or documented, issues new landing permits to Rhode Island residents to land against that state's quota for the same species. For purposes of this section, the renewal of any non-resident landing permit shall be considered a new non-resident landing permit unless the applicant can show, to the satisfaction of the director, historic twenty percent $(20 \%)$ or greater in length, displacement, or horsepower above the named vessel shall be considered a new landing permit. Issuance of a landing permit shall not be deemed to create a property right that can be sold, transferred, or encumbered; landing permits shall be surrendered to the state upon their non-renewal or forfeiture, and the acquisition of a named vessel by a non-resident who does not already have a landing permit shall not entitle the non$\underline{\text { resident to a landing permit unless a new landing permit can be issued as herein allowed. }}$

SECTION 10. Sections 20-6-3 and 20-6-11 of the General Laws in Chapter 20-6 entitled "Shellfish" are hereby amended to read as follows:

20-6-3. Scallops -- Open season. -- Unless otherwise specified in regulations adopted by the director, in consultations with the marine fisheries council, the open season for taking scallops from the free and common scallop fisheries in any of the waters of the state shall be between sunrise of the first day of October and sunset on the last day of December of every year. Any person taking scallops in violation of this section shall, upon conviction, be fined not less than fifty dollars $(\$ 50.00)$ nor more than five hundred dollars (\$500) or imprisoned exceeding thirty (30) days for each offense.

20-6-11. Minimum size of shellfish -- Penalty. -- No person shall take and/or possess any quahogs less than one inch (1") shell thickness (hinge width) I $_{\text {上 }}$. In addition, no person shall take and/or possess soft shell clams, taken from the free and common soft shell clam fisheries, or mussels of a diameter less than one and one half inches (11/2") taking the maximum shell diameter, or any oysters, taken from the free and common oyster fisheries, measuring less than three inches ( $3^{\prime \prime}$ ) measured parallel to the long axis of the oyster, unless greater minimum sizes are established by the director, in consultation with the marine fisheries council. Any person who takes and/or possesses shellfish of less than the minimum size, as delineated above, upon conviction, shall be fined not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00) for each and every fifteen (15) shellfish taken. Additionally, any person who takes and/or possesses shellfish of less than the minimum size commingled and/or otherwise stored or contained with shellfish of not less than the minimum size, where the percentage of the less than minimum size shellfish is not less than ten percent $(10 \%)$ of the total piece count of the commingled and/or otherwise stored or contained package, shipment, or container shall be subject to seizure and/or forfeiture of the entire commingled and/or otherwise stored or contained package, shipment, or container, in accordance with the provisions of sections 20-1-8(e) and (f) and 20-1-8.1.

SECTION 11. Sections 20-10-12 and 20-10-16 of the General Laws in Chapter 20-10
entitled "Aquaculture" are hereby amended to read as follows:
20-10-12. Permits for possession, importation, and transportation- of species used int aquaculture. Permits and licenses for the taking, possession, sale, importation, and transportation of species used in aquaculture.-- (a) The director is authorized and empowered to grant permits for, issue licenses for, and establish rules and regulations governing the taking, possession, sale, importation, and transportation of animal or plant species utilized in aquaculture; provided, however, that in the case of bivalves, no approval shall be given for the sale, possession, use, storage, or transportation of those species for human consumption without the written approval and permission of the director of health.
(b) Any person who takes, possesses, imports, or transports any animal or plant species as delineated in subsection (a) without a permit issued by the director shall be guilty of a misdemeanor and subject to imprisonment of not more than one year or a fine not exceeding five hundred dollars (\$500), or both. The animal or plant species possessed, imported, or transported by that person may be forfeited to the state.
(c) In accordance with rules and regulations established under this section, permits issued by the director may provide for specific exemptions, notwithstanding other provisions of law, from quotas, catch or bag limits, seasons, minimum size limits and other such restrictions on commercial fishing as the director, in consultation with the council, may determine to be inappropriate to commercial aquaculture.
(d) Any person who is granted permits for the conduct of aquaculture by the CRMC and the director in accordance with this chapter shall obtain a commercial aquaculture license to sell aquaculture products in the state to licensed fish and shellfish dealers. The license shall be issued by the department on a calendar year basis for an annual fee of two hundred dollars (\$200).

20-10-16. Penalties. -- (a) Any person who conducts aquaculture activities in excess of those authorized by an aquaculture permit shall be guilty of a misdemeanor and subject to imprisonment not exceeding one year or a fine not exceeding five hmedred dollars (\$500), one thousand dollars $(\$ 1,000)$, or both. In addition to that fine and/or imprisonment, all works, improvements, fish, and animal and plant life involved in the project may be forfeited to the state.
(b) Any person damaging, disturbing, or interfering with any area subject to an aquaculture permit or any person damaging, disturbing, interfering, or taking by any means whatsoever, or possessing the cultivated species in an area subject to an aquaculture permit, without the permission of the permittee, is guilty of a misdemeanor and subject to imprisonment not exceeding one year or a fine of not more than five hemdred dellars $(\$ 500)$, one thousand dollars $(\$ 1,000)$, or both. In addition to that fine and/or imprisonment, all vessels, dredges, tongs,
rakes, and other implements used to damage, disturb, interfere, or take cultivated species in those areas may be forfeited to the state.

SECTION 12. Chapter 20-10 of the General Laws entitled "Aquaculture" is hereby amended by adding thereto the following sections:

20-10-13.1. Cultivated plants or animals -- Exemption from certain wild fishery $\underline{\text { restrictions. - Aquaculture activities conducted in a manner consistent with permit and license }}$ conditions and in accordance with the rules and regulations promulgated pursuant to this chapter, and aquaculture products harvested for sale as a result of said activities, shall be exempt from the following statutory and regulatory restrictions governing wild fisheries: seasons; bag limits; methods of harvest; and, except for quahaugs (Mercenaria mercenaria), minimum sizes. Aquaculturists are prohibited from harvesting for sale to a shellfish dealer for human consumption, quahaugs (Mercenaria mercenaria) with a hinge width of less than one inch (1").

20-10-16.1. License or permit suspension or revocation. - The permit or license of any person who has violated the provisions of this chapter or the rules and regulations issued pursuant thereto, including anyone holding a license or permit found guilty of a violation in accordance with subsection 20-10-16(b), may be suspended or revoked by the CRMC or the director in any manner and for any period as the CRMC or the director shall determine by regulation. Any person aggrieved by an order of suspension or revocation may appeal this order in accordance with the provisions of the administrative procedures act, chapter 35 of title 42.

SECTION 13. Severability. If any clause, sentence, paragraph, section or part of this act shall be adjudged to be invalid by any court of competent jurisdiction, the judgment shall not affect, impair, or invalidate the remainder of the act.

SECTION 14. Sections 4, 5 and portions of section 6 of this act as identified herein shall take effect on January 1, 2003. Section 8 of this act shall take effect on January 1, 2004. The remaining portions of this act shall take effect upon passage.
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LC01917

## EXPLANATION

## BY THE LEGISLATIVE COUNCIL

OF

## A N ACT

RELATING TO FISH AND WILDLIFE

This act would amend laws regarding the licensing of shell fisherman. The act would also extend the current moratorium and would make other technical changes to the laws governing commercial fisherman.

Sections 4, 5 and portions of section 6 of this act as identified therein would take effect on January 1, 2003. Section 8 of this act would take effect on January 1, 2004. The remaining portions of this act would take effect upon passage.

LC01917

