GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE DRS55046-SBz-5* (01/09)

Short Title:	Implement Shellfish FMP Recommendations.	(Public)
Sponsors:	Senator Albertson.	
Referred to:		

1			A BILL TO BE ENTITLED
2	AN ACT	TO IN	IPLEMENT THE RECOMMENDATIONS OF THE OYSTER AND HARD
3	CLAN	A FISH	HERY MANAGEMENT PLAN, AS RECOMMENDED BY THE JOINT
4	LEGI	SLATI	VE COMMISSION ON SEAFOOD AND AQUACULTURE.
5	The Gene	ral Ass	embly of North Carolina enacts:
6			FION 1. Subsection (b) of G.S. 113-168.4 reads as rewritten:
7	" (b)		nlawful for any person licensed under this Article to sell fish taken outside the
8	territorial	waters	of the State or to sell fish taken from coastal fishing waters except to:
9		(1)	Fish dealers licensed under G.S. 113-169.3; or
10		(2)	The public, if the seller is also licensed as a fish dealer under
11			G.S. 113-169.3.
12	<u>(b)</u>		ot as otherwise provided in this section, it is unlawful for any person licensed
13			e to sell fish taken outside the territorial waters of the State or to sell fish taken
14			ing waters. A person licensed under this Article may sell fish taken outside the
15			of the State or sell fish taken from coastal fishing waters under any of the
16	following		
17		<u>(1)</u>	The sale is to a fish dealer licensed under G.S. 113-169.3.
18		<u>(2)</u>	The sale is to the public and the seller is a licensed fish dealer under
19			<u>G.S. 113-169.3.</u>
20		<u>(3)</u>	The sale of oysters or clams from a hatchery or aquaculture operation to the
21			holder of an Aquaculture Operation Permit, an Under Dock Culture Permit,
22			or a shellfish cultivation lease for further grow out."
23			FION 2. G.S. 113-169.2 reads as rewritten:
24	-		hellfish license for North Carolina residents without a SCFL.
25	(a)		se or Endorsement Necessary to Take or Sell Shellfish. – It is unlawful for an
26			e shellfish from the public or private grounds of the State by mechanical means
27			greater than the personal use limits set forth in subsection (i) of this sectionas
28			rcial fishing operation by any means without holding either a shellfish license
29			dorsement of a SCFL. A North Carolina resident who seeks only to take and
30			ll be eligible to obtain a shellfish license without holding a SCFL. The shellfish
31			s the licensee to sell shellfish.
32	(b)	-	aled by Session Laws 1998-225, s. 4.17, effective July 1, 1999.
33	(c)		- Shellfish licenses shall be issued annually upon payment of a fee of

34 twenty-five dollars (\$25.00) upon proof that the license applicant is a North Carolina resident.



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1	(d) License Available for Inspection. – It is unlawful for any indiv	vidual to take shellfish
2	in quantities greater than the personal use limits set forth in subsection (i)	of this sectionas part
3	of a commercial fishing operation from the public or private grounds	of the State without
4	having ready at hand for inspection a current and valid shellfish license	issued to the licensee
5	personally and bearing the licensee's correct name and address. It is unlaw	
6	taking or possessing freshly taken shellfish to refuse to exhibit the individ	lual's license upon the
7	request of an officer authorized to enforce the fishing laws.	
8	(e) Repealed by Session Laws 1998-225, s. 4.17, effective July 1,	
9	(f) Name or Address Change. – In the event of a change in nam	-
10	receipt of an erroneous shellfish license, the licensee shall, within 3	
11	replacement shellfish license bearing the correct name and address. Up	
12	individual that the name or address change occurred within the past 30 d	lays, the trial court or
13	prosecutor shall dismiss any charges brought pursuant to this subsection.	
14	(g) Transfer Prohibited. – It is unlawful for an individual issued	a shellfish license to
15	transfer or offer to transfer the license, either temporarily or permanent	•
16	unlawful for an individual to secure or attempt to secure a shellfish licer	nse from a source not
17	authorized by the Commission.	
18	(h) Exemption. – Persons under 16 years of age are exem	-
19	requirements of this section if accompanied by a parent, grandparent, or	-
20	compliance with the requirements of this section or if in possession of a p	parent's, grandparent's
21	or guardian's shellfish license.	
22	(i) Taking Shellfish Without a License for Personal Use.	
23	(1) A person may take shellfish for personal use without	it obtaining a license
24	under this section in quantities up to:	
25	a. One bushel of oysters per day.	
26	b. One-half bushel of scallops per day.	
27	c. One hundred clams per day.	
28	d. Ten conchs per day.	
29	e. One hundred mussels per day.	1 110 1
30	(2) Two or more persons who are using a vessel to tak	te shellfish may take
31	shellfish for personal use without obtaining a license	under this section in
32	quantities up to:	
33	a. Two bushels of oysters per day.	
34	b. One bushel of scallops per day.	
35	c. Two hundred clams per day.	
36	d. Twenty conchs per day.	
37	e. Two hundred mussels per day."	
38	SECTION 3. G.S. 113-201 reads as rewritten:	
39 40	"§ 113-201. Legislative findings and declaration of policy; authority	of Marine Fisheries
40	Commission.	1
41	(a) The General Assembly finds that shellfish cultivation provide	
42 43	production and long-term economic and employment opportunities. The	-
43 44	also finds that shellfish cultivation provides increased ecological bend	
	environment by promoting natural water filtration and increased fishery	
45 46	Assembly declares that it is the policy of the State to encourage the de- commercial shellfish cultivation in ways that are compatible with other	
40 47	and estuarine resources such as navigation, fishing, and recreation.	puolie uses of marille
47 48	(b) The Marine Fisheries Commission is empowered to make ru	les and take all store
48 49	necessary to develop and improve the cultivation, harvesting, and mar	
49 50	North Carolina both from public grounds and private beds. In order to a	
50 51	North Caronina both from public grounds and private beds. In order to a	

51 some waters will remain open and free from shellfish cultivation activities, the Marine

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1	Fisheries Commission may limit the number of acres in any area that may be granted as
2	shellfish cultivation leases.
3	(c) The Marine Fisheries Commission shall adopt rules to establish training
4	requirements for persons applying for new shellfish cultivation leases.leases and for persons
5	acquiring shellfish cultivation leases by lawful transfer. These training requirements shall be
6	designed to encourage the productive use of shellfish cultivation leases. Training requirements
7	established pursuant to this subsection shall not apply to anto either:
8	(1) <u>An</u> applicant who applies for a new shellfish cultivation lease if, at the time
9	of the application, the applicant holds one or more shellfish cultivation
0	leases and all of the leases meet the shellfish production requirements
1	established by the Marine Fisheries Commission.
2	(2) <u>A person who receives a shellfish cultivation lease by lawful transfer if, at</u>
3	the time of the transfer, the person holds one or more shellfish cultivation
4	leases and all of the leases meet the shellfish production requirements
5	established by the Marine Fisheries Commission."
5	SECTION 4. Subsection (c) of G.S. 113-202 reads as rewritten:
7	"(c) No person, including a corporate entity, or single family unit may acquire and hold
3	by lease, lease renewal, or purchase more than 50 acres of public bottoms under shellfish
9	cultivation leases. For purposes of this subsection, the number of acres of leases held by a
)	person includes acres held by a corporation in which the person holds an interest. The Marine
1	Fisheries Commission may adopt rules to require the submission of information necessary to
2	ensure compliance with this subsection."
3	SECTION 5. Subsection (j) of G.S. 113-202 reads as rewritten:
1	"(j) Initial leases begin upon the issuance of the lease by the Secretary and expire at
5	noon on the first day of July following the tenth-fifth anniversary of the granting of the lease.
5	Renewal leases are issued for a period of 10-five years from the time of expiration of the
7	previous lease. At the time of making application for renewal of a lease, the applicant must pay
3	a filing fee of one hundred dollars (\$100.00). The rental for initial leases is one dollar (\$1.00)
)	per acre for all leases entered into before July 1, 1965, and for all other leases until noon on the
)	first day of July following the first anniversary of the lease. Thereafter, for initial leases entered
l	into after July 1, 1965, and from the beginning for renewals of leases entered into after that
2	date, the rental is ten dollars (\$10.00) per acre per year. Rental must be paid annually in
3	advance prior to the first day of April each year. Upon initial granting of a lease, the pro rata
4	amount for the portion of the year left until the first day of July must be paid in advance at the
5	rate of one dollar (\$1.00) per acre per year; then, on or before the first day of April next, the
5	lessee must pay the rental for the next full year."
7	SECTION 6. G.S. 113-203 reads as rewritten:
3	"§ 113-203. Transplanting of oysters and clams.
)	(a) It is unlawful to transplant oysters taken from public grounds to private beds except:
)	(1) When lawfully taken during open season and transported directly to a private
_	bed in accordance with rules of the Marine Fisheries Commission;
2	(2) When the transplanting is done by a dealer in accordance with the provisions
3	of G.S. 113-169.1(2) and implementing rules; or
1	(3) When the transplanting is done in accordance with the provisions of this
5	section and implementing rules.
5	(a1) It is lawful to transplant seed clams less than 12 millimeters in their largest
7	dimension and seed oysters less than 25 millimeters in their largest dimension and when the
3	seed clams and seed oysters originate from an aquaculture operation permitted by the Secretary.
)	(b) It is lawful to transplant to private beds oysters or clams taken from polluted waters
)	with a permit from the Secretary setting out the waters from which the oysters or clams may be
1	taken, the quantities which may be taken, the times during which the taking is permissible, and

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	e restrictions imposed by the Secretary to aid him in his duty of regulating such
	erations. Any transplanting operation which does not substantially comply with
	of the permit issued is unlawful.
(c) It is	lawful to transplant to private beds oysters taken from public beds managed by
t he State for t l	e production of seed oysters in accordance with the implementing rules of the
Marine Fisher	s Commission. Persons taking such seed oysters may, in the discretion of the
Marine Fisher	es Commission, be required to pay to the Department for oysters taken an
amount to rein	ourse the Department in full or in part for the costs of seed oyster management
operations.	
(d) It is	lawful to transplant to private beds in North Carolina oysters taken from natural
or managed pu	lic beds designated by the Marine Fisheries Commission as natural-seed oyster
<u>management</u> a	eas. Such areas shall be designated as natural seed oyster areas in the following
manner:	
(1)	A petition shall be filed with the Secretary by the board of county
	commissioners of the county in which such area is located requesting the
	designation of and describing the area proposed as a natural seed oyster area.
	Upon the receipt of the petition, the Secretary shall, within six weeks of the
	receipt by him of such petition, cause an investigation of the area proposed
	to be designated as a natural seed oyster area. Such investigation shall be
	made by qualified biologists of the Department. The Secretary shall then
	make a recommendation to the Marine Fisheries Commission as to whether
	the area described in the petition should be designated as a natural seed
	oyster area and such area shall be so designated by the Marine Fisheries
	Commission only after the Secretary so recommends as being in the best
	interests of the State.
(2)	The Secretary shall issue permits to all qualified individuals who are
	residents of North Carolina without regard to county of residence to
	transplant seed oysters from said designated natural seed oyster management
	areas, setting out the quantity which may be taken, the times which the
	taking is permissible and other reasonable restrictions imposed to aid him
	the Secretary in his the Secretary's duty of regulating such transplanting
	operations. Persons taking such seed oysters may, in the discretion of the
	Marine Fisheries Commission, be required to pay to the Department for
	oysters taken an amount to reimburse the Department in full or in part for the
	costs of seed oyster management operations. Any transplanting operation
	which does not substantially comply with the restrictions of the permit
	issued is unlawful.
(e) The	Marine Fisheries Commission may implement the provisions of this section by
	sale, possession, transportation, storage, handling, planting, and harvesting of
0	ns and setting out any system of marking oysters and clams or of permits or
•	to them generally, from both public and private beds, as necessary to regulate
-	planting of seed oysters and oysters or clams taken from or placed on public or
private beds."	
-	TION 7. G.S. 113-207 reads as rewritten:
	king shellfish from certain areas forbidden; penalty.
	he extent that funds are available, the Department shall post oyster rocks or
()	ling sites to forbid the taking of clams upon such rocks by use of rakes or tongs

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1	(b) It is unlawful for any person to take clams on oyster rocks posted by the Dep	partment
2	by use of rakes, tongs, or any other device which will disturb or damage the oysters	growing
3	thereon. This section will not apply to the taking of clams by signing.	
4	(c) It is unlawful for any person to take shellfish within 150 feet of any p	oart of a
5	publically owned pier beneath which the Division of Marine Fisheries has deposite	d clutch
6	material.	
7	(d) A person who violates this section is guilty of a Class 3 misdemeanor."	
8	SECTION 8. This act is effective when it becomes law.	