

SPONSOR: Rep. Schwartzkopf & Sen. Blevins & Sen. Hocker Reps. Barbieri, Dukes, Heffernan, Jaques, Q. Johnson, Longhurst, D. Short, M. Smith, Smyk, Spiegelman, Viola; Sens. Henry, Lopez, Townsend

HOUSE OF REPRESENTATIVES 147th GENERAL ASSEMBLY

HOUSE BILL NO. 160

AN ACT TO AMEND TITLE 3 AND TITLE 7 OF THE DELAWARE CODE RELATING TO AQUACULTURE.

1	WHEREAS, Delaware is the only East Coast state that does not have a shellfish aquaculture industry; and
2	WHEREAS, Delaware's Inland Bays (Rehoboth, Indian River, Little Assawoman, and Delaware's portion of Big
3	Assawoman Bay) have been shown to be suitable for the growth and survival of commercial shellfish species such as
4	oysters and hard clams; and
5	WHEREAS, Delaware's Inland Bays are water quality impaired and would benefit from the filtering capability of
6	additional bivalve shellfish; and
7	WHEREAS, there are potential economic benefits from the fostering of a new industry in eastern Sussex County
8	that is compatible with pre-existing recreational uses; and
9	WHEREAS, the Department of Natural Resources and Environmental Control historically is the agency best
10	qualified to oversee development, regulation, and enforcement of commercial shellfish harvest and the safety of these food
1	sources to the consuming public; and
12	WHEREAS, the Department of Natural Resources and Environmental Control has historically been the lead
13	agency in issuing leases of shellfish grounds and in issuing permits for structures erected on or over sub-aqueous bottoms in
14	conjunction with the U.S. Army Corps of Engineers so as to avoid potential navigational hazards; and
15	WHEREAS, the Department of Agriculture historically is the state agency best suited to the support and marketing
16	of a new form of animal husbandry; and
17	WHEREAS, area restaurants and chambers of commerce welcome the idea of more locally produced shellfish,
18	especially during those times of year when wild-caught shellfish are unavailable locally; and
19	WHEREAS, the Center for the Inland Bays in conjunction with the Department of Natural Resources and
20	Environmental Control, the Delaware Department of Agriculture, the University of Delaware Sea Grant Marine Advisory
21	Service, the Sussex County Economic Development Office, and with the participation of recreational and commercial
22	fishing interests have met extensively and publicly to develop the scientific and educational and policy- related information

Page 1 of 29

LC: WGB: RAY 1901470725

23	to support the establishment and nurturing of a shellfish aquaculture industry in the Inland Bays;
24	NOW THEREFORE:
25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:
26	Section 1. Amend Chapter 4, Title 3 of the Delaware Code by making insertions as shown by underlying and
27	deletions as shown by strike through as follows:
28	CHAPTER 4. DELAWARE AQUACULTURE ACT
29	§ 401. Short title.
30	This chapter shall be known and may be cited as the "Delaware Aquaculture Act."
31	§ 402. Declaration of purpose.
32	The General Assembly finds and declares it to be in the interest of the general welfare and economic prosperity of
33	the State to have a comprehensive and ongoing program to promote and encourage aquacultural activities. The General
34	Assembly further declares aquaculture in a closed system to be an agricultural activity and that under the authority of the
35	Department of Agriculture which shall coordinate these types of aquacultural activities in the State.
36	§ 403. Definitions.
37	As used in this chapter:
38	(1) "Aquaculture" means the controlled propagation, growth, harvest and subsequent commerce in cultured aquatic
39	stock by an aquaculturist.
40	(2) "Aquaculture facility" means any water system and associated infrastructures capable of holding and/or
41	producing cultured aquatic stock.
42	(3) "Aquaculture registration" means the formal registration by application to the Department of Agriculture of an
43	aquaculture facility by a person, partnership or corporation.
44	(4) "Aquaculturist" means an individual, partnership or corporation involved in the production of cultured aquatic
45	stock or parts thereof.
46	(5) "Aquatic organism" means an animal or plant of any species or hybrid thereof, and includes gametes, seeds,
47	egg, sperm, larvae, juvenile and adult stages, any one of which is required to be in water during that stage of its life.
48	(6) "Broodstock" means sexually mature aquatic organisms, either domesticated or wild, used to propagate cultured
49	aquatic stock.
50	(7) "Closed system" means an aquaculture facility with water discharge(s) that does not connect in any way to the
51	waters of the State prior to the discharged water being screened, filtered or percolated to prevent cultured aquatic stock from

Page 2 of 29

LC: WGB: RAY 1901470725

escaping.

53	(8) "Cultured aquatic stock" means aquatic organisms, lawfully acquired by an aquaculturist that are held and					
54	grown in a registered aquaculture facility.					
55	(9) "Department" means the Department of Agriculture.					
56	(10) "Domesticated" means an animal or plant trained, adapted and/or bred to live in a human controlled					
57	environment.					
58	(11) "Fee fishing" means removing cultured aquatic stock from a registered aquaculture facility in a sportsman-like					
59	manner for a payment of a fee.					
60	(12) "Fee fishing operation" means a registered aquaculture facility where a person may fish for cultured aquatic					
61	stock.					
62	(13) "Native species" means any species or hybrid thereof of any plant or animal which naturally occurs in the					
63	waters of the State.					
64	(14) "Naturalized species" means any species or hybrid thereof of any plant or animal which has been introduced to					
65	the waters of this State and has become established by reproducing in the waters of this State.					
66	(15) "Non-native species" means any species or hybrid thereof of any plant or animal which does not occur					
67	naturally in the waters of the State.					
68	(16) "Open system" means an aquaculture facility with a water discharge(s) that connects to the waters of this State					
69	without being screened, filtered or percolated prior to discharge to prevent cultured aquatic stock from escaping.					
70	(17) "Registered aquaculture facility" means an aquaculture facility which has a valid aquaculture registration					
71	issued by the Department of Agriculture.					
72	(18) "Secretary" means the Secretary of the Department or his or her designee.					
73	(19) "Waters of the State" means all the tidal waters under the jurisdiction of the State where the lunar tide					
74	regularly ebbs and flows and all nontidal waters under the jurisdiction of this State except for nontidal waters contained in					
75	aquacultural facilities registered with the Department of Agriculture.					
76	(20) "Wild" means an animal or plant that is not trained, adapted and/or bred to live in a human controlled					
77	environment.					
78	§ 404. Aquaculture technical assistance and marketing program.					
79	The Department shall develop and implement a technical assistance and marketing program to assist owners and					
80	operators of aquacultural facilities and to promote Delaware aquaculture products. This program will be done in conjunction					
81	with, and shall be consistent with, the Department's responsibilities as defined in Chapter 3 of this title. The Department's					
82	program shall include but not be limited to the following:					

83	(1) Maintain a complete list of aquaculturalists engaged in the production of any aquacultural product and shall					
84	maintain a separate list of closed system aquaculture operations for the purposes of certifying those aquaculturists as bona					
85	fide Delaware aquaculture producers;					
86	(2) Coordinate with Delaware Department of Natural Resources and Environmental Control to maintain a complete					
87	list of aqualculturalists;					
88	(23) Encourage the viability and profitability of aquaculture operations and to promote consumption of Delaware					
89	grown aquaculture products within and outside the State.					
90	§ 405. Delaware Aquaculture Council.					
91	(a) A Delaware Aquaculture Council is hereby created for the purposes of assisting the Department with the					
92	enhancement and promotion of aquaculture activities and operations within the State. Duties of the Council shall include,					
93	but not be limited to, the following:					
94	(1) Examine the impact of laws and regulations on the aquaculture industry and recommend to the Secretary					
95	methods to simplify regulatory processes or otherwise enhance the regulatory climate with respect to the efficient siting and					
96	operation of aquaculture operations;					
97	(2) Examine research and educational needs as they relate to the improvement of management and operations of					
98	aquaculture operations and report to the Secretary on what actions are required to address these needs;					
99	(3) Respond to requests of the Secretary to examine other issues relating to the enhancement of aquaculture					
100	activities and operations in Delaware.					
101	(b) The Council shall be composed of not less than 12 members. Members of the Council shall include:					
102	(1) The Secretary of the Department of Natural Resources and Environmental Control or his designee;					
103	(2) The Director of the Delaware Economic Development Office or the Director's designee;					
104	(3) A representative of the University of Delaware to be appointed by the President of the University;					
105	(4) A representative of Delaware State University to be appointed by the President of the University;					
106	(5) A representative of the Farm Bureau Aquaculture Committee to be appointed by the President of the Delaware					
107	Farm Bureau;					
108	(6) Three individuals that are actively involved in commercial aquaculture activities or operations to be appointed					
109	by the Chairman of the Council;					
110	(7) Three individuals with an interest in aquaculture activities to be appointed by the Chairman of the Council.					
111	(c) The Secretary shall also be a member of the Council and shall serve as chair. Each Council member shall be					
112	reimbursed for all proper and necessary expenses but shall receive no compensation for time spent in attending the work of					

113	the Council.					
114	§ 406 <u>5</u> . Limitations.					
115	Aquaculture activities shall not promote the introduction of any nonindigenous species that harbor disease,					
116	parasites or are capable of surviving and adversely competing with indigenous plant or animal species.					
117	§ 407 <u>6</u> . Authority of the Department.					
118	(a) The Department, in accordance with the administrative procedures and provisions set forth in Chapter 101 of					
119	Title 29, shall have the authority to promulgate regulations, which shall have the force and effect of law, to enhance and					
120	control <u>closed system</u> aquaculture in this State.					
121	(b) Any authorized employee of the Department, after determining there is probable cause that there has been a					
122	violation of this chapter or any regulation promulgated by the Department, may do the following without obtaining a					
123	warrant beforehand:					
124	(1) Search, examine and/or inspect any vehicle or conveyance in which cultured aquatic stock may be present for					
125	the purpose of determining compliance with Chapter 4 of this title or any regulation promulgated by the Department;					
126	(2) Detain any person and/or person's vehicle for a reasonable length of time to conduct any search, examination					
127	and/or inspection thereof for the purpose of determining compliance with Chapter 4 of this title; and					
128	(3) Inspect, search and/or examine any registered aquaculture facility in the presence of any occupant of said					
129	facility to determine compliance with Chapter 4 of this title or any regulation promulgated by the Department.					
130	§ 4087. Fee fishing operations.					
131	(a) It shall be lawful for any person to fish, without being licensed to fish in this State, within an aquaculture					
132	facility designated as a fee fishing operation and registered as same with the Department of Agriculture.					
133	(b) The owner(s) of a fee fishing operation shall apply to the Department of Agriculture to register his or her fee					
134	fishing operation. The fee fishing operation shall meet with the following requirements, subject to inspection and approval					
135	by the Department of Natural Resources and Environmental Control, prior to the Department of Agriculture approving the					
136	registration:					
137	(1) The fee fishing operation shall be a closed system; and					
138	(2) The fee fishing operation shall not contain any wild finfish.					
139	(c) When authorized by the owner of a fee fishing operation, it shall be lawful for a person to take and/or possess					
140	those species or hybrids thereof permitted according to \S 903(j) of Title 7, without regard to any seasonal restrictions, size					
141	limits or creel limits.					

(d) Any person in possession of cultured aquatic stock lawfully taken from a fee fishing operation shall be issued a

receipt for same by the owner or owner's agent of that fee fishing operation. This receipt shall include the name and address
of the fee fishing operation, the date the cultured aquatic stock were taken, the identification and number of each species of
cultured aquatic stock taken, and the signature of the person to whom the receipt is issued. This receipt shall remain in the
possession of the person who took the cultured aquatic stock from the fee fishing operation until that person enters his or her
personal abode or temporary or transient place of lodging. The owner or owner's agent of the fee fishing operation shall
maintain a copy of each receipt for a period of at least 1 year from the date of issuance.

(e) Unless otherwise authorized, it shall be unlawful for any person to possess any cultured aquatic stock that remain alive after legally taking same from a fee fishing operation.

§ 4098. Aquaculture registration.

The owner(s) of an aquaculture facility shall register same with the Department of Agriculture on forms and in accordance with procedures established by the Department of Agriculture. The Department of Agriculture shall promulgate regulations to establish criteria for the registration of an aquaculture facility. The Department of Agriculture shall maintain a registry of aquaculture facilities to assist in the administration of the State aquaculture program. Aquaculture facility registration shall be valid for 5 years from the date of issue. The owner of an aquaculture facility shall renew the registration of the facility in the event of any change in ownership or a significant change in operations.

§ 4109. Suspension or revocation of registration.

The Department of Agriculture may, after due notice, suspend or revoke any aquaculture registration which does not comply with the requirements of this chapter or the regulations promulgated by the Department of Agriculture.

A person affected by such suspension or revocation may request a hearing before the Department of Agriculture. A hearing shall be held within 30 days after the request. Within 30 days after the hearing, the Department of Agriculture shall affirm, withdraw or modify its action by an order based upon the record of the hearing. An appeal from that order may be taken to the Superior Court within 30 days of the suspension or revocation order. If no request for a hearing is made within 30 days of the suspension or revocation order, the suspension or revocation will be effective and the registration is suspended or revoked. All fines and penalties for violations of this subsection shall be paid to the Department of Agriculture and deposited in the general fund account.

§ 414<u>0</u>. Aquaculture facility protection.

It shall be unlawful for any person, without the written consent of the owner, to remove, destroy or release cultured aquatic stock from a registered aquaculture facility or introduce any toxic substance directly or indirectly into the waters of a registered aquaculture facility.

Section 2. Amend Chapter 19, Title 7 of the Delaware Code by making insertions as shown by underlining and

173	deletions as shown by strike through as follows:					
174	CHAPTER 19. GENERAL PROVISIONS					
175	§ 1901. Definitions.					
176	The following definitions shall apply to Chapters 19 through 28 inclusive of this title:					
177	(1) "Bivalve shellfish" means any species of shellfish having two shells connected by a hinge.					
178	(21) "Commercial purpose" means a person's intent to sell shellfisheries to another.					
179	(32) "Crab pot" means a cube shaped wire device that contains opening or openings toward the inside for					
180	the entrance and capture of crabs without the assistance of any manually exerted tension to any closing mechanism.					
181	$(\underline{43})$ "Culled" means separated live shellfish from all other material and organisms.					
182	(54) "Cultivation" means the process of preparing and/or improving shellfish grounds to foster the growth					
183	and survival of shellfish.					
184	(65) "Department" means Department of Natural Resources and Environmental Control.					
185	(7) "Delaware's Inland Bays" shall mean Rehoboth Bay, Indian River and Indian River Bay and Little					
186	Assawoman Bay and Big Assawoman Bay and their respective tributaries.					
187	$(\underline{86})$ "East line" means a political division of the Delaware Bay along a line running due east from the					
188	Port Mahon lighthouse (Delaware State Plan Coordinates: N431, 537.3600, E504, 396.9600).					
189	(97) "Hand tongs" means any grasping device consisting of 2 pieces joined at 1 end of a pivot and					
190	manipulated by physical exertion of a person.					
191	$(\underline{108})$ "Market oysters" means oysters harvested for sale to another for consumption.					
192	(119) "Mean high water" means the level of the water surface which is an average of the highest daily tides					
193	over a period of at least 29 days.					
194	$(1\underline{20})$ "Mechanical device" means an apparatus operated by a machine used to take shellfish.					
195	(134) "Natural oyster beds" means those shellfish grounds designated to be "natural oyster beds" by					
196	the Department.					
197	(142) "Nonresident" means any person not an alien who has not continuously resided for 1 year within this					
198	State.					
199	(153) "Patent tongs" means any grasping device consisting of 2 pieces joined at 1 end by a pivot and					
200	raised with a rope, cable or other hoisting device used to take shellfish.					
201	(1 <u>6</u> 4) "Person" means a human being.					
202	(175) "Public tonging area" means any shellfish ground designated by the Department to be used for					

Page 7 of 29

LC: WGB: RAY 1901470725

203	the tonging of oysters in areas exclusive of Delaware's Inland Bays.					
204	$(1\underline{8}6)$ "Resident" means any person not an alien who has continuously resided 1 year or more within this					
205	State.					
206	(197) "Secretary" means the Secretary of the Department of Natural Resources and Environmental					
207	Control or a duly authorized designee provided any such delegation of authority is consistent with Chapter 80 of Title					
208	29.					
209	(2018) "Shellfish" means any mollus <u>c</u> ka, crustacea and ch <u>el</u> ilicerata that includes oysters, clams,					
210	lobsters, mussels, whelks, <u>bay scallops,</u> crabs, shrimp and horseshoe crabs.					
211	(2149) "Shellfishing" means to attempt to take, catch, kill or reduce to possession any shellfish by any					
212	means whatsoever.					
213	(22) "Shellfish aquaculture" means the culture or rearing of any life stage of bivalve shellfish for					
214	commercial purposes within an area leased for that purpose. Within the leased area, said shellfish may be reared in an					
215	artificial enclosure, or on any other type of structure or substrate, either on land or in the water.					
216	$(2\underline{3}\theta)$ "Shellfish grounds" means the submerged lands of the rivers, bays and oceans sustaining or capable					
217	of sustaining shellfish under the jurisdiction of the State.					
218	(241) "Spat" means immature oysters.					
219	§ 1902. Duties of Department; powers; making and enforcing regulations.					
220	(a) The Department shall have control and direction of the shellfish industry and of the protection of shellfish					
221	resources throughout this State. The Department may adopt, promulgate, amend and repeal regulations consistent with the					
222	law, which shall be enforced by the Department or any peace officers for the following purposes:					
223	(1) To preserve and improve the shellfish industry of this State;					
224	(2) To prevent and control the spread of shellfish-borne diseases by providing for the sanitary					
225	harvesting, handling, transportation, processing, production and sale of shellfish;					
226	(3) To regulate, inspect and approve any vessel or equipment used in the shellfish industry in this					
227	State;					
228	(4) To provide for the issuance of licenses or leases to persons engaged in the shellfish industry in this					
229	State and for the revocation for cause of such licenses or leases;					
230	(5) To provide for the preservation and improvement of the shellfish resources of this State, when					
231	deemed necessary.					
232	(b) The regulations of the Department shall have the force and effect of law and shall supersede all local					

233	ordinances and regulations enacted or adopted which are inconsistent therewith.
234	(c) For the purpose of enforcing the marine fisheries laws on the waters under the jurisdiction of the State, the
235	Department shall keep and maintain suitable vessels to patrol these waters. The patrol vessel shall be subject to call at
236	all times to enforce the marine fisheries laws of the State. On board the patrol boats shall be kept log books in which shall
237	be recorded the daily activities of all the functions performed on any work day.
238	§ 1903. Filing of regulations.
239	A copy of the regulations adopted pursuant to this chapter and any amendments thereto shall be filed in the office
240	of the Secretary of State. The regulations of the Department shall be published by the Department in convenient form and
241	distributed to or made available to all persons shellfishing in Delaware who request this information.
242	§ 1904. Unlawful taking of shellfish.
243	(a) It shall be unlawful to take any shellfish from any waters or shellfish grounds of this State unless specifically
244	authorized by statute or regulation.
245	(b) Except on leased shellfish aquaculture sites, iIt is unlawful to take or attempt to take shellfish, except
246	crabs, conchs (whelks) and clams, for commercial purposes on Sundays, provided however, that clams may not be taken
247	for commercial purposes on any Sunday between and including this State's designated Memorial Day and Labor Day, next
248	ensuing.
249	(c) It shall be unlawful to take shellfish for commercial purposes between sunset and sunrise, except a
250	commercial crab pot licensee or a commercial conch pot licensee may take blue crabs or conchs, respectively, 1 hour
251	before sunrise.
252	§ 1905. Leases.
253	(a) Authorized lease of shellfish grounds The Department is hereby authorized to lease, in the name of the
254	State, tracts or parcels of shellfish grounds to be used for protecting, planting and harvesting shellfish beneath the waters
255	of this State, subject to the provisions, limitations and restrictions set forth herein.
256	(b) Shellfish grounds not leasable No lease, other than a scientific lease, shall be granted for any of the
257	following shellfish grounds of this State, nor shall any person acquire by lease, assignment, appropriation or otherwise any
258	of the following shellfish grounds:
259	(1) Except in the case of shellfish aquaculture in Delaware's Inland Bays, sShellfish grounds within
260	1,000 feet of the natural shoreline (mean high water) of any waters under the jurisdiction of the State;
261	(2) Natural oyster beds;
262	(3) Any leasing of shellfish aquaculture grounds in Delaware's Inland Bays shall be governed by a

263	separate chapter.
264	(3) Shellfish grounds within the confines of Indian River, Indian River Bay or Rehoboth Bay until the
265	completion of the following:
266	a. The current shellfish survey being conducted by the Department of Natural Resources and Environmental
267	Control is completed;
268	b. Two public hearings regarding the shellfish management plan for Indian River, Indian River Bay and Rehoboth
269	Bay have been held at the City of Rehoboth Beach; and
270	c. The General Assembly, by concurrent resolution, approves the shellfish management plan submitted by the
271	Department of Natural Resources and Environmental Control for the commercial harvesting and recreational harvesting
272	of shellfish within Indian River, Indian River Bay and Rehoboth Bay.
273	(c) Scientific use of shellfish grounds The Secretary is hereby authorized to issue a permit in the name of the
274	State to educational and/or scientific institutions for tracts or parcels of shellfish grounds to be used for scientific and/or
275	management purposes determined by the Secretary to be in the best interests of shellfisheries management. Such permit
276	shall contain at least the following information and criteria: Seasonal dates, seasonal harvest, size limits and the reason
277	for the issuance of the permit. The cost of processing shall be paid by the applicant.
278	§ 1906. Size and advertising of shellfish grounds; application for lease.
279	(a) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, nNo new shellfish grounds
280	shall be leased to any person in tracts consisting of less than 50 or more than 100 acres. All new leases will be in a general
281	rectangular shape. The restriction contained in this subsection shall not apply to those leases granted for scientific purposes
282	as described in § 1905(c) of this title.
283	(b) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, tThe Department shall
284	annually advertise the general locations of shellfish grounds which may be leased and are not currently subject to a valid
285	lease. Such advertisements shall be in 1 daily newspaper of statewide distribution and shall be published on 2 separate
286	occasions at least 30 days apart between January 1 and March 1 of each calendar year. Upon specific request, the
287	Department shall furnish a more detailed description of the specific shell-lands available for lease.
288	(c) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, aAny person wishing to lease
289	shellfish grounds in accordance with this section shall make application to the Department prior to March 15 on the form
290	which shall be provided by the Department. Each application must be complete. The Department may require additional
291	and/or supplemental information if deemed necessary.

Page 10 of 29

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(d) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, iIn the event that more than

293	1 application is received for the same grounds, the grounds will be leased on a competitive sealed bid over and above
294	the base fee for the first year.
295	§ 1907. Fees for lease.
296	(a) Except in the case of shellfish aquaculture in Delaware's Inland Bays, the Department shall charge
297	\$0.90 per acre annually for shellfish grounds leased pursuant to this chapter to a resident of the State.
298	(b) Except in the case of shellfish aquaculture in Delaware's Inland Bays, the Department shall charge
299	\$11.50 per acre annually for new shellfish grounds leased pursuant to this chapter to nonresidents.
300	(c) Except in the case of shellfish aquaculture in Delaware's Inland Bays, the Department shall charge
301	\$1.75 per acre annually for shellfish grounds to nonresidents who hold valid leases at the time of adoption of this chapter
302	(d) Except in the case of shellfish aquaculture in Delaware's Inland Bays, iIn addition to the above application
303	fee for a shellfish ground lease, there will be an additional charge of \$17.25 per corner within 60 days of the approval and
304	acceptance of a lease. The Department will inspect all corners for said leased grounds and where necessary will assist in
305	the relocation of buoys to their correct location. All corners will be located in accordance with the lease as filed with the
306	Department.
307	§ 1908. Term of leases.
308	(a) Except in the case of Delaware's Inland Bays, aAll shellfish leases shall begin on January 1 and end
309	December 31 of the same year. In no case shall a shellfish lease be transferred or subleased, except to a person eligible
310	according to this chapter.
311	(b) Upon Department approval, a lease will be drawn up and executed by the Secretary and the applicant. Said
312	lease shall be recorded with the Department and shall grant the exclusive shellfishing rights of those shellfish grounds
313	to the lessee.
314	§ 1909. Actions subsequent to granting of lease.
315	(a) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, uUpon approval of the
316	application, the successful applicant will, within 30 days after location of the corners by the Department, mark all corners
317	of the area leased with buoys or stakes approved by the Department. Such buoys or stakes shall, in addition to other
318	requirements of the Department, extend vertically at least 6 feet above mean high water.
319	(b) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, aAny buoys, or stakes removed,

replaced with a positive flotation buoy within 5 days and subsequently a buoy or stake extending 6 feet above mean high

destroyed or broken in such a manner that said buoys or stakes are less than 6 feet above mean high water shall be

water within 30 days.

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Except in the case of shellfish aquaculture in Delaware's Inland Bays, aAny person issued a commercial shellfishing license or permit by the Department shall file monthly reports of his or her catch by area, effort, species, and weight or number on forms provided by the Department. A commercial shellfishing license or permit holder who does not file said monthly report by 4:30 p.m. of the last working day of the month following the month for which the report is due may for the first failure to file be given a warning, for the second failure to file may have his or her commercial shellfishing license or permit suspended by the Secretary for a period of up to 30 days or until such time as the report is filed, whichever occurs sooner, and for a third or subsequent failure to file may have his or her commercial shellfishing license or permit revoked by the Secretary until such time when all reporting requirements are fulfilled in a manner acceptable to the Secretary.

- § 1911. Removal of shellfish; presumptions.
- (a) It shall be unlawful for any person to take, carry away or remove shellfish or equipment from shellfish grounds leased, pursuant to this chapter, to a person other than himself or herself. If convicted, said person shall be guilty of grand or petty larceny according to the value of shellfish or equipment in question.
- (b) For the purpose of determining the value of shellfish unlawfully removed, all shellfish found on board a vessel utilized in the removal of shellfish from grounds leased to another shall be presumed to have been unlawfully removed from those leased grounds.
- (c) Any vessel on or over grounds leased to another shall be presumed to be removing shellfish from those grounds if that vessel has overboard at that time any device used for the taking of shellfish.
- § 1912. Penalties.
- (a) Any person who violates any of the provisions of Chapters 19, 21, 23, 24, 25 and 28 of this title, except §§ 1910, 1911, 2306, 2506, 2509, or any rules or regulations adopted pursuant thereto except those adopted under the auspices of Chapter 20, shall be fined \$25 for the first offense and \$100 for each offense thereafter. Magistrates shall have jurisdiction over all offenses under this section.
 - (b) Any person convicted of violating any of the provisions of Chapters 19, 21, 23, 24, 25, 26 and 28 of this title, or any rules or regulations adopted pursuant thereto, may have, upon the recommendation to the Secretary by the majority of the Council on Shellfisheries and/or at the discretion of the Secretary, any licenses or permits issued to the person revoked for a term to be determined by the Department.
- § 1913. Inspection and seizure.
 - (a) Any employee, authorized by the Department, at a reasonable time may board any boat, inspect equipment,

materials or shellfish, or lands associated with or used in the taking or cultivation of shellfish.

(b) The Department may seize any shellfish or equipment as evidence which is believed to be in violation of or is being used by a violator of Chapters 19 through 28 of this title or the regulations promulgated pursuant thereto. Seized equipment, at the discretion of the Department, may be released upon the posting of a bond, the value of which shall be determined by the magistrate.

§ 1914. Disposition of evidence.

In the event that any shellfish are seized as evidence as a result of an investigation or an arrest for any violation of the statutes or regulations governing shellfish in the State, said shellfish shall be disposed of as deemed appropriate by the Department.

§ 1915. Licensees with disabilites.

In the event a person with a commercial shellfishing license is disabled and unable to perform the physical requirements necessary to harvest, transport and/or market shellfish for which he or she is licensed to harvest, said person may be issued a written permit by the Department authorizing a member of said person's immediate family, as defined in § 1918(c) of this title to assist said person or perform in place of said person the harvesting, transporting and marketing of the shellfish for a period or periods not exceeding a total of 24 months. The duration and nature of the disability shall be specified in writing by a medical physician licensed to practice in the State. The 24 months may be continuous or fragmented. For purposes of this section, the term "disabled" shall mean a person, certified in writing by a licensed medical physician in Delaware, to be temporarily unable to perform the substantial and material duties associated with the harvesting, transporting or marketing of the shellfish in question based upon medical evidence.

§ 1916. Expiration of licenses and permits.

All licenses and permits issued pursuant to Chapters 21 through 28 of this title shall automatically expire on December 31 of each calendar year.

§ 1917. Reciprocity for commercial nonresident licenses. (a) This section applies to this title.

(b) When by or pursuant to the laws of any other state, should any other state impose any tax, other fee or restrictions on nonresidents for the privilege of commercial shellfishing or leasing of shellfish grounds within its boundaries, which tax or other fee is in the aggregate greater or restriction is greater, to include but limited to the nonavailability of license or leasing for nonresidents, the same taxes, other fees, license requirements and restrictions shall be imposed by the Division of Fish and Wildlife of the Department of Natural Resources and Environmental Control upon the residents of the state who seek to apply for a license to commercially shellfish or lease shellfish grounds within the boundaries of this State.

8	1918	Limited e	entry and	transfer o	f commercia	1 crabbing	licenses
0	1910	. Lammed e	muv and	nansiei o	і сопинетста	i crabbing	ncenses

- (a) Notwithstanding the provisions of § 2303 of this title, the Department shall not issue any commercial crab pot license to any new licensee after March 13, 1990, and shall not issue crab pot licenses to any new licensee until the number of commercial crab pot licenses drops to 82 or below as of October 31 of any year. At that time, a lottery will be held by the Department to allow the number of commercial crab pot licenses to increase to 100.
- (b) Notwithstanding the provisions of § 2307 of this title, the Department shall not issue any crab dredgers licenses to any new licensee after March 13, 1990, and shall not issue crab dredgers licenses to any new licensee until the number of crab dredgers licenses drops to 18 or below as of March 31 of any year. At that time, a lottery will be held by the Department to allow the number of crab dredgers licenses to increase to 21.
- (c) A commercial crab pot licensee or crab dredgers licensee may transfer a license at any time, including posthumously, to a member of the immediate family. A member of the immediate family shall mean a parent, child, sibling or spouse. A commercial crab pot licensee also may transfer a license, including posthumously, to a designee provided the designee has been listed as same on the license for at least 2 consecutive years. The transfer of the appropriate license shall be in writing.
- (d) Notwithstanding subsection (c) of this section, no license shall be transferred to any person under 16 years of age.
- (e) An active commercial fisher with a commercial crab dredger's license may transfer his or her license to a commercial fishing apprentice who has completed no less than 150 days of commercial fishing activities over no less than a 2-year period.
 - § 1919. Prohibition against the selling of both licenses and the privilege of being designated a designee; penalties.
- 403 Repealed by 73 Del. Laws, c. 29, § 6, effective May 3, 2001.
- 404 § 1920. Apprenticeships.

An individual at least 16 years of age may enter into an agreement with an active commercial fisher licensed by the Department to serve as a commercial fishing apprentice to said commercial fisher. This agreement shall be in writing on a form provided by the Department and filed with the Department. In the event an agreement is cancelled by either party, the Department shall credit an apprentice with time served and said time shall be retained if the apprentice signs an agreement with another active commercial fisher. An apprentice shall not enter into an agreement with more than 1 active commercial fisher at any 1 time and an active commercial fisher shall not enter into an agreement with more than 1 apprentice at any 1 time. An apprentice must complete no less than 150 days of commercial fishing activities over no less than a 2-year period to be eligible for the transfer or enter lotteries for certain commercial fishing licenses.

Eight hours of commercial fishing activities shall equal 1 day. Commercial fishing activities shall include fishing,
operating a vessel, maintaining fishing equipment or a vessel, handling and transporting fish for sale, or other activities
directly associated with a commercial fishery. Fishing activities shall be documented on a daily log form provided by the
Department. Said logs shall be signed by the apprentice and the commercial fisher listed on the agreement and witnessed
by another commercial fisher licensed by the Department. Log sheets shall be submitted to the Department on a monthly
basis on or before the tenth day of the following month. An apprentice who completes no less than 150 days of
commercial fishing activities over no less than a 2-year period shall be eligible for the following:
(1) Commercial crab dredgers license transferred by another active commercial crab dredger;
(2) Commercial conch pot license transferred by another active commercial conch potter;
(3) Commercial conch dredge license transferred by another active commercial conch dredger;
(4) Commercial crab pot license transferred by another active commercial crab potter;
(5) Oyster harvesting license transferred from another active oyster harvester;
(6) Commercial clam tong/rake license transferred from another active commercial clam tong/raker;
(7) Commercial dredge clam license transferred from another active commercial clam dredger;
(8) Commercial lobster pot license transferred from another active commercial lobster potter;
(9) Commercial surf clam license transferred from another active commercial surf clammer;
(10) Commercial horseshoe crab collecting permit transferred from another active horseshoe crab collector;
(11) Participation in lotteries conducted by the Department for commercial crab dredgers licenses, commercial
conch pot licenses and commercial conch dredge licenses; and
(12) Commercial food fishing equipment permits for gill nets and authority to commercially fish with hook and
line according to the provisions of § 915(n) of this title.
If, during the previous calendar year, fewer commercial crab dredgers licenses are issued than in 1999, the
Department shall conduct a lottery for the number of said licenses different from the number issued in 1999 and the
$pre\underline{v}ious \ year. \ In \ 1999, \ the \ Department \ issued \ 52 \ commercial \ conch \ pot \ licenses. \ If \ during \ the \ previous \ calendar \ year,$
fewer commercial conch dredge licenses are issued than in 1999, the Department shall conduct a lottery for the number
of said licenses different from the number issued in 1999 and the previous year. In 1999, the Department issued 15 conch
dredge licenses.
Section 3. Amend Title 7 of the Delaware Code by making insertions as shown by underlining as follows: TITLE
7 Conservation Shellfish Aquaculture in Delaware's Inland Bays
CHAPTER 20. GENERAL PROVISIONS

443	§ 2001. Definitions.
444	The following definitions shall apply to Chapters 19 through 28 inclusive of this title:
445	(1) "Bivalve shellfish" means any species of shellfish having two shells connected by a hinge.
446	(2) "Certified dealer" shall mean anyone who is certified by the Department as being qualified to sell shellfish
447	products.
448	(3) "Department" means Department of Natural Resources and Environmental Control.
449	(4) "Delaware's Inland Bays" shall mean Rehoboth Bay, Indian River and Indian River Bay, Little Assawoman
450	Bay, and Big Assawoman Bay and their respective tidal tributaries.
451	(5) "Delaware partnership" shall mean a partnership comprised of at least 50% Delaware residents. If fewer
452	than 50% of a partnership is comprised of Delaware residents, then the partnership shall be considered a non-resident
453	partnership.
454	(6) "Delaware corporation" shall mean a corporation or other legal entity whose ownership or Board of Directors
455	is comprised of 50% or more Delaware residents. If fewer than 50% of the ownership or Board of Directors of a
456	corporation is comprised of Delaware residents, then the corporation shall be considered a non-resident corporation.
457	(7) "Handle shellfish" shall mean to take ownership either temporarily or permanently of a shellfish
458	aquaculture product.
459	(8) "Off-bottom rearing cages and enclosures" mean any cage or artificial enclosure that retains for rearing
460	purposes any stage of the life cycle of bivalve shellfish where such cage or enclosure is staked on or suspended above the
461	bottom of the bay or tributary to the bay.
462	(9) "Secretary" means the Secretary of the Department of Natural Resources and Environmental Control or a duly
463	authorized designee provided any such delegation of authority is consistent with Chapter 80 of Title 29.
464	(10) "Seed stock" shall mean immature or sub-legal stages of shellfish available for culturing or planting purposes.
465	(11) "Seed-on-cultch" shall mean bivalve shellfish seed attached to shell material.
466	(12) "Shellfish aquaculture" means the culture or rearing of any life stage of bivalve shellfish for commercial
467	purposes within a leased area. Within the leased area, said shellfish may be reared in an artificial enclosure, or on any
468	other type of structure or substrate, either on land or water.
469	(13) "Shellfish grounds for the purposes of this chapter" means the submerged lands of Delaware's Inland
470	Bays and their tributaries capable of sustaining shellfish under the jurisdiction of the State.
471	§ 2002. Duties of Department; powers; making and enforcing regulations.
472	(a) The Department is authorized to adopt, promulgate, amend and repeal regulations consistent with Titles 7 and

4/3	29 of Delaware code which shall be enforced by the Department for the following purposes:
474	(1) To issue and administer leases, licenses, and permits to engage in shellfish aquaculture and to amend or
475	revoke said leases, licenses or permits for due cause;
476	(2) To identify areas where shellfish aquaculture leases may be established that are compatible with commercial
477	and recreational finfishing and shellfishing, boating navigation and safety, public water access and use, and native biota.
478	In no cases shall the sum total of areas identified for shellfish aquaculture leasing in Rehoboth Bay and Indian
479	River Bay exceed 5% of their respective total sub-aqueous lands in each bay at mean high water and no more than
480	10% of the total sub-aqueous lands of Little Assawoman Bay at mean high water.
481	(3) To add acreage for shellfish aquaculture from areas not identified by the Department as long as all state and
482	federal criteria for leasing are met and the percentage of sub-aqueous bottom available for leasing in each Inland Bay as
483	detailed in §2002(a)(2) is not exceeded.
484	(4) To inspect and approve vessels and equipment intended to be used in Inland Bays waterways in support of the
485	shellfish aquaculture industry;
486	(5) To attempt to prevent and control the spread of shellfish-borne diseases among both shellfish aquaculture
487	products as well as wild shellfish and to provide for the sanitary harvesting, handling, transportation, processing, production
488	and sale of shellfish aquaculture products and wild shellfish;
489	(6) To inspect and approve the importation of any live or dead shellfish and/or seed-on-cultch material to be
490	used for shellfish aquaculture purposes conducted in or on waters of Delaware's Inland Bays or having a discharge into
491	waters of Delaware's Inland Bays;
492	(7) To provide for the conservation, preservation and improvement of the wild shellfish resources of the Inland
493	Bays or their tributaries when deemed necessary;
494	(8) To set criteria for the approval or denial of shellfish aquaculture leases in Delaware's Inland Bays;
495	(9) To establish criteria for the approval or denial of any requests to conduct shellfish aquaculture outside of
496	identified shellfish aquaculture lease sites;
497	(10) To establish criteria for what constitutes active use of shellfish aquaculture lease sites and the criteria that
498	define the abandonment of a shellfish aquaculture lease site, and for the release of the abandoned acreage into the
499	inventory of available shellfish aquaculture lease sites;
500	(11) To establish marking requirements for shellfish aquaculture lease sites and any equipment moored on,
501	suspended above, or placed on sub-aqueous lands leased for shellfish aquaculture purposes;
502	(12) To establish eligibility requirements for lease applicants and reporting requirements for shellfish planted

503	and/or harvested from shellfish aquaculture lease sites;
504	(13) To approve the species of shellfish that may be used for aquaculture purposes in Delaware's Inland Bays;
505	(14) To establish the eligibility of shellfish seed stock proposed for planting on shellfish aquaculture
506	leases, including consideration of the use of disease-free stock and the genetic make-up of the stock.
507	(15) To establish what types of mechanical gear may be used to harvest shellfish from identified shellfish
508	aquaculture lease sites.
509	(16) To establish seasonal restrictions on when leased shellfish aquaculture sites may be actively worked.
510	(17) To approve methodologies to determine wild shellfish densities that will allow for prospective
511	aquaculture lease sites.
512	(b) The regulations of the Department shall have the force and effect of law and shall supersede all local
513	ordinances and regulations enacted or adopted which are inconsistent therewith.
514	§ 2003. Filing of regulations.
515	A copy of the regulations adopted pursuant to this chapter and any amendments thereto shall be filed in the office
516	of the Registrar of Regulations. The regulations of the Department shall be published by the Department in convenient
517	form and distributed to or made available to all persons who request this information.
518	§ 2004. Unlawful taking of shellfish on areas leased for aquaculture purposes.
519	(a) It shall be unlawful for anyone to take any bivalve shellfish from any shellfish aquaculture grounds leased
520	to another unless specifically authorized in writing by the holder of said lease.
521	(b) It shall be unlawful to harvest or remove bivalve shellfish from aquaculture lease sites including off-
522	bottom cages and enclosures between sunset and sunrise.
523	(c) It shall be unlawful to have both wild-caught bivalve shellfish and shellfish aquaculture products on the
524	same vessel or to place wild-caught bivalve shellfish and shellfish aquaculture products in the same container prior to
525	transfer to a licensed buyer or shellfish dealer.
526	§ 2005. Leases.
527	(a) Authorized lease of shellfish grounds The Department is hereby authorized to lease, in the name of the
528	State, tracts or parcels of shellfish grounds in Delaware's Inland Bays to be used for shellfish aquaculture beneath the
529	waters of this State, subject to the provisions, limitations and restrictions set forth herein.
530	(b) Scientific use of shellfish grounds The Secretary is hereby authorized to issue a lease in the name of
531	the State to educational and/or scientific institutions or their designees for tracts or parcels of shellfish grounds to be

Page 18 of 29

used for scientific and/or educational purposes determined by the Secretary to be in the best interests of the shellfisheries

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LC : WGB : RAY 1901470725 Released: 06/04/2013 01:40 PM aquaculture industry. Such a permit shall contain at least the following information and criteria: geographic location of the lease, species of shellfish being reared on the leased grounds, and the reason for the issuance of the lease. At no time may the aquaculture products produced on shellfish grounds leased for scientific purposes be sold or traded or offered for sale or trade. Importation of any shellfish or shellfish parts from areas outside of Delaware's Inland Bays must be approved in advance by the Department according to regulations filed by the Department. The cost of processing this application shall be paid by the applicant. Anyone deploying and leaving in place any equipment for scientific use of shellfish grounds in the Inland Bays shall conform to all applicable Department equipment marking requirements and shall be responsible for the removal of this equipment upon the termination of the scientific investigation.

§ 2006. Size and advertising of shellfish grounds; application for lease.

(a) No shellfish grounds shall be leased to any person or persons, partnerships or corporations in tracts consisting of less than 1 acre or more than 5 acres in Rehoboth and Indian River Bays combined. All leases shall be granted in minimum increments of 1 acre. An applicant may lease 1-5 acres in Little Assawoman Bay in addition to any acreage leased by the applicant in Rehoboth and Indian River Bay. All leases will be in a general rectangular shape. The initial offering of sites available for leasing shall be by public lottery conducted by the Department. Included in the lottery shall be all eligible applicants who indicate in writing before the published deadline their desire to participate in the lottery. Opportunity to participate in the lottery shall be duly noticed by the Department in a press release and publication of a legal notice in two newspapers of state-wide distribution at least 30 days prior to the lottery. The first participant selected in the lottery shall have first choice among available lease sites. The second participant selected shall have second choice. The third participant shall have third choice and so on until all available acreage for leasing has been assigned, or there are no more applicants remaining in the lottery. Subsequent to the initial lottery, potential lease sites shall be available for leasing on a first come, first serve basis.

(b) After three years from the date of issuance of the first lease, the Department shall decide by regulation if the size of leases issued to any one applicant may be increased beyond 5 acres. Those already holding leases shall have first right of refusal concerning adding to their acreage beyond 5 acres up to the maximum acreage allowed to any one applicant. The restriction contained in this subsection shall not apply to those leases granted for scientific purposes as described in § 2005(b) of this title.

(c) The Department shall annually make available to anyone requesting it the general locations of identified shellfish grounds which are available to be leased and are not currently subject to a valid lease. Upon specific request, the Department shall furnish a more detailed description of the remaining specific shellfish aquaculture sub-aqueous lands

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563	identified for lease.
64	(d) Any person wishing to lease shellfish grounds in accordance with this section shall make application to the
565	Department on a form which shall be provided by the Department. Each application must be complete. The
566	Department may require additional and/or supplemental information if deemed necessary.
567	(e) The Department shall have the final authority to approve a proposed lease in an area not identified for
568	shellfish aquaculture by the Department, taking into consideration comments received at any public hearings relative to
569	the proposed lease.
570	(f) In the event that more than 1 application is received for the same lease grounds, the grounds will be leased on a
571	first come, first serve basis.
572	§2007. Fees for lease.
573	(a) The Department shall charge a one-time fee of \$300 for each shellfish aquaculture lease application received or
574	each request for the transfer of an existing shellfish aquaculture lease. This fee is non-refundable even if the application is
575	eventually rejected or withdrawn.
576	(b) The Department shall charge a Delaware resident or Delaware resident partnership or Delaware resident
577	corporation an annual fee of \$100/acre for administration of a shellfish aquaculture lease.
578	(c) The Department shall charge a non-resident of this State or a non-resident partnership or non-resident
579	corporation \$1,000/acre annually for administration of a shellfish aquaculture lease.
580	(d) All revenue generated by the fees in §2007 shall be deposited in an appropriated special fund account that
81	shall be used to partially offset the expenses of the Department activities pursuant to this chapter.
582	§2008. Term of leases.
583	(a) Shellfish aquaculture leases shall be renewable annually for a term of 15 years from the date of issue. In the
584	event that the original lessee does not pay their annual leased acreage fee by December 31st of each year, then these
585	formerly leased grounds will become part of the inventory of potential lease sites on a first come, first served basis.
586	Lease holders may designate any portion of their lease acreage in minimum 1-acre increments to be released to the
87	inventory of available lease acreage at any time during the calendar year. There shall be no refund of lease fees for any
88	acreage so released.
89	(b) At the end of 15 years from issuance of a lease, the original lessee shall have first right to renew the lease for
590	another 15-year period. In the event that the original lessee or their designee fails to renew their lease for one or more
591	acres of their original lease acreage, then after 60 days following the expiration date of the lease on the acreage in

question, the acreage not renewed shall revert to the inventory of available lease sites. Any equipment on lease

Page 20 of 29

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593	acreage that is not renewed must be removed by the original lease holder within 30 days after the termination of the
594	lease, or it will be considered by the Department as abandoned.
595	(c) It shall be lawful for any lease holder to transfer his or her lease to another eligible applicant at any time
596	within 30 days after written notification is received and approved by the Department, provided such notification is
597	signed and notarized by both the parties making and receiving the transfer. Any stipulations or restrictions placed by
598	the Department on the lease site in question shall be binding for any subsequent holders of a lease for this particular lease
599	site.
600	§ 2009. Harvester licenses.
601	(a) For an annual fee of \$25 the Department shall issue and administer shellfish aquaculture harvester licenses to
602	any qualifying individual desiring to work on leased shellfish aquaculture sites who is not the lease holder of the shellfish
603	aquaculture sites. The Department shall establish by regulation the qualifications for obtaining a shellfish aquaculture
604	harvesting license.
605	(b) It shall be unlawful for any individual(s) working on a shellfish aquaculture lease site to not have at all times
606	at least one person who is the holder of the lease for the site in question or one person having in his or her possession a
607	valid shellfish aquaculture harvest license.
608	(c) It shall be unlawful for any licensed shellfish harvester to work on any shellfish aquaculture lease site without
609	first obtaining the written permission of the lease holder for the site in question. Such written permission from the
610	lease holder shall be in the possession of the shellfish aquaculture harvester licensee at all times while working on the
611	lease site in question.
612	§ 2010. Reports; failure to submit.
613	(a) Shellfish aquaculture lessees shall file reports on the number of shellfish planted on any leased areas in a
614	manner and frequency as specified by Department regulation, but shall include as a minimum the number of bivalve
615	shellfish planted and number subsequently harvested annually.
616	(b) Any lease holder who fails to submit timely reports shall be charged with a Class D misdemeanor for a first
617	offense and fined \$25-\$100. Anyone convicted of a second offense within two years of the first offense for failure to
618	report in a timely fashion shall be charged with a Class B misdemeanor and fined \$250-\$1,000. Anyone convicted of a
619	third offense for failure to report within two years of a second offense for failure to report will be subject to having their
620	lease revoked by the Department.
621	§ 2011. Unlawful removal of shellfish or tampering with shellfish aquaculture equipment; presumptions, illegal
622	harvesting gear.

Page 21 of 29

Released: 06/04/2013 01:40 PM

623	(a) It shall be unlawful for any person to intentionally tamper with, damage, take, carry away or remove
624	shellfish or shellfish equipment from shellfish grounds leased, pursuant to this chapter, to a person other than himself or
625	herself. If convicted, this person shall be guilty of grand or petty larceny according to the value of shellfish or equipment
626	in question. In the case of shellfish grounds leased by a corporation, it shall be unlawful for any individual to remove
627	shellfish from leased shellfish grounds unless the individual is a bona fide employee of or member of the corporation or is
628	acting on behalf of the corporation that holds the lease to the shellfish grounds in question.
629	(b) Anyone convicted of damaging or removing equipment lawfully placed for shellfish aquaculture on a leased
630	site may, at the discretion of the appropriate Court, be required to make restitution to the lease holder in the amount of the
631	replacement value for the equipment so damaged or removed.
632	(c) For the purpose of determining the value of shellfish unlawfully removed, all shellfish found on
633	board a vessel utilized in the removal of shellfish from grounds leased to another shall be presumed to
634	have been unlawfully removed from those leased grounds.
635	(d) Any vessel or person on or over grounds leased to another shall be presumed to be removing shellfish
636	from those grounds if that vessel or person has overboard or in his or her possession at that time any device used for the
637	taking of shellfish, subject to the discretion of the investigating Department officer.
638	(e) It shall be unlawful to sell or transfer aquaculture products to a final customer or consumer that has not been
639	handled by a certified shellfish dealer/processor.
640	§ 2012. Penalties.
641	(a) Any person convicted of violating any of the provisions of Chapters 20 or regulations promulgated pursuant
642	thereto shall have committed a class B misdemeanor subject to a fine of from \$250 to \$1,000 for the first offense and
643	\$1,000 for each offense thereafter.
644	(b) Any person convicted of a second offense for violating any of the provisions of Chapter 20 of this title, or any
645	rules or regulations adopted pursuant thereto, may have, at the discretion of the Secretary, any licenses or leases issued to
646	the person(s), partnership or corporation revoked for a term to be determined by the Department.
647	(c) All revenue generated by the fines in §2012 shall be deposited in an appropriated special fund account that
648	shall be used to partially offset the expenses of the Department activities pursuant to this chapter.
649	§ 2013. Inspection and seizure.
650	(a) Any employee, authorized by the Department, may board any boat, and inspect equipment, materials
651	or shellfish, or leased sub-aqueous lands associated with or used in the taking or culture of shellfish for aquaculture
652	purposes.

653	(b) The Department may seize any shellfish or equipment as evidence which is believed to be in violation of
654	or is being used by a violator of Chapters 19 through 28 of this title or the regulations promulgated pursuant
655	thereto. Seized equipment, at the discretion of the Department, may be released upon the posting of a bond, the value
656	of which shall be determined by the court having jurisdiction over the case.
657	(c) In the event that any bivalve shellfish are seized as evidence as a result of an investigation or arrest for any
658	violation of the statutes in Chapter 20 of this Title or Department regulations governing shellfish aquaculture, these
659	shellfish shall be destroyed and disposed of as deemed appropriate by the Department. The lessee in consultation with
660	the court of record shall determine the fair market value of the shellfish that were seized.
661	(d) In addition to being subject to the penalties of § 2012, anyone convicted of illegally removing bivalve
662	shellfish products from a leased aquaculture site shall be assessed the fair market value of the shellfish so seized.
663	(e) Undamaged equipment that is seized by the Department shall be made available to the rightful owner as
664	expeditiously as possible, provided the rightful owner can be identified with a reasonable amount of effort. If the rightful
665	owner cannot be readily located or does not claim his or her equipment within 30 days of removal or the final disposition
666	the case, this equipment shall be considered abandoned and will be disposed of by Department procedures.
667	(f) Any shellfish aquaculture equipment that the Department determines is abandoned as defined by
668	Department regulation, which is not claimed by its owner within 30 days after its removal or disposition of the case by the
669	court having jurisdiction, shall be disposed of according to Department procedures for the disposition of abandoned
670	equipment and the funds from the public sale of abandoned equipment shall be deposited into an appropriated special
671	fund account that the Department maintains to partially offset the Department's costs associated with administering this
672	Chapter.
673	§2014. Expiration of licenses and permits.
674	All shellfish harvester licenses for a given year shall expire on the last day of the calendar year.
675	§ 2015. Reciprocity for nonresident leases and licenses.
676	When by or pursuant to the laws of any other state, should any other state impose any tax, other fee or restrictions
677	on nonresidents for the privilege of commercial shellfish aquaculture or leasing of shellfish aquaculture grounds within
678	its boundaries, which tax or other fee is in the aggregate greater or restriction is greater, to include but limited to the
679	non-availability of license or leasing for nonresidents, the same taxes, other fees, license requirements and restrictions
680	shall be imposed by the Department upon the residents of the state who seek to apply for a license to lease shellfish
681	aquaculture grounds within the boundaries of the Inland Bays of this State.
682	Section 4. Amend Chapter 21, Title 7 of the Delaware Code by making insertions as shown by underlining and

683	deletions as shown by strike through as follows:
684	CHAPTER 21. OYSTERS
685	§ 2101. Oyster harvesting license.
686	- Except in the case of shellfish aquaculture leases on Delaware's Inland Bays pursuant to Chapter 20, iIt shall be
687	unlawful for a person to harvest oysters from the natural oyster beds or from leased shellfish grounds in the State unless
688	said person has been issued an oyster harvesting license by the Department.
689	(1) An oyster harvesting license shall be valid only on the vessel listed on said license by the Department. The
690	Department shall not simultaneously list a vessel on more than 3 oyster harvesting licenses.
691	(2) The Department may list no more than 1 person as an apprentice on an oyster harvesting license. (3) The fee for
692	an oyster harvesting license shall be \$57.50 for residents of this State.
693	(4) The fee for an oyster harvesting license shall be \$575.00 for nonresidents of this State.
694	(5) The Department shall not issue any oyster harvesting licenses to any new licensee after June 30, 2011.
695	(6) An oyster harvesting license shall automatically expire on December 31 of each calendar year. If a person
696	does not renew a license within 1 year of expiration of any oyster harvesting license such person forfeits any right to such
697	license.
698	(7) An oyster harvesting licensee may transfer a license at any time, including posthumously, to a member of
699	the immediate family. A member of the immediate family shall mean a parent, child, sibling or spouse. The transfer of the
700	license shall be in writing.
701	§ 2102. Natural oyster beds.
702	(a) It shall be unlawful for a person to harvest oysters from the natural oyster beds at any time except as
703	specifically authorized by the Department.
704	(b) The Department shall determine on an annual basis the amount of oysters available for harvest from
705	specific natural oyster beds by analyzing the best available scientific data on said oysters.
706	§ 2103. Eligibility to harvest oyster for direct sale.
707	(a) It shall be unlawful for a person to harvest oysters from the natural oyster beds for direct sale unless said person
708	meets 1 of the following criteria:
709	(1) Held at least 2 specific commercial shellfish licenses on September 30, 1999;
710	(2) Held an oyster harvesting license to harvest oysters from natural oyster beds in Delaware prior to September
711	30, 1999;
712	(3) Held a public oyster tonger's license to take oysters from public tonging areas in Delaware prior to September

713	30, 1999;
714	(4) Held an oyster harvesting license and was eligible to harvest oysters for direct sale pursuant to this section
715	prior to June 30, 2011;
716	(5) An oyster harvesting license has been transferred to such person pursuant to § 2101(7) of this title and the
717	prior holder of such license was eligible to harvest oysters for direct sale pursuant to this section; or
718	(6) An oyster harvesting license was transferred to such person pursuant to § 1920 of this title and the prior
719	holder of such license was eligible to harvest oysters for direct sale pursuant to this section.
720	(b) "Direct sale" shall mean to immediately sell or attempt to sell oysters harvested from the State's natural oyster
721	beds to another person.
722	(c) It shall be unlawful for a person to harvest oysters from the natural oyster beds for subsequent use other than
723	direct sale.
724	§ 2104. Oyster harvesting methods.
725	(a) It shall be unlawful for a person to use any hydraulic dredge or mechanical device employing a vacuum of
726	suction for the harvesting of oysters from any natural oyster bed without the prior written permission of the
727	Department.
728	(b) It shall be unlawful for a person to harvest oysters from the State's natural oyster beds without
729	immediately culling said live oysters from all shell and other materials and returning said shell and other materials to the
730	State's natural oyster beds. Oysters shall be culled as aforesaid so that 2 bushels of oysters shall not contain more than 5
731	percent shells and other materials.
732	§ 2105. Oyster harvest fees and tags.
733	Except where otherwise noted, nothing in this section shall apply to oyster aquaculture products harvested
734	from leased sites on Delaware's Inland Bays:
735	(a) An annual oyster harvest fee of \$1.25 per bushel of oysters harvested from the State's natural oyster beds shall
736	be prepaid to the Department by a resident of this State on or before specific dates established by the Department.
737	(b) An annual oyster harvest fee of \$12.50 per bushel of oysters harvested from the State's natural oyster beds
738	shall be prepaid to the Department by nonresidents of the state area before specific date or dates established by the
739	Department.
740	(c) A person's total oyster harvest fees shall be determined by dividing the number of bushels of oysters

authorized to be harvested in a given year by the number of eligible persons who sign up to participate in the oyster harvest

during said year multiplied by the appropriate oyster harvest fee.

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743	(d) The Department shall issue tags to those persons who prepay their annual oyster harvest fees at the rate of 1
744	tag per bushel or 1 tag per 30 bushel cage.
745	(e) The Department shall notify each person who has been issued an oyster harvesting license of the amount or
746	oysters available for harvest during a given year.
747	(f) Oyster harvesting tags, once issued to a person by the Department, shall not be reimbursable or
748	transferable.
749	(g) It shall be unlawful for a person who harvests oysters from the natural oyster beds of this State for direct sale
750	to not place said oysters in a bushel bag or 30 bushel cage prior to landing said oysters. "Landing" shall mean to bring to
751	shore.
752	(h) It shall be unlawful for a person who harvests oysters from the natural oyster beds of this State for direct sale
753	to not attach an oyster harvesting tag in the locked position to a bushel bag or 30 bushel cage containing oysters prior to
754	landing said oysters.
755	(i) It shall be unlawful for a person to attach an oyster harvesting tag which had been previously attached to a
756	bushel bag or a 30 bushel cage to another bushel bag or 30 bushel cage.
757	(j) It shall be unlawful for any person to have any bushel bag or 30 bushel cage that is empty or partially filled
758	with oysters on board a vessel that has an oyster harvesting tag attached.
759	(k) It shall be lawful for anyone with a valid oyster harvesting license to transfer oyster harvesting tags to another
760	licensed oyster harvester authorized to participate in the oyster harvesting season, provided said transfer is made prior to
761	said tags being issued by the Department. All transfers shall be in writing on forms supplied by the Department.
762	§ 2106. Authority.
763	(a) The Department is authorized to adopt shellfish regulations to establish the dates for annual open seasons to
764	harvest oysters from the State's natural oyster beds.
765	(b) The Department is authorized to adopt shellfish regulations to establish the areas where oysters that are
766	harvested from the State's natural oyster beds for direct sale shall be landed.
767	(c) The Department is authorized to adopt shellfish regulations to govern the type and amount of gear or
768	equipment that may be used to harvest oysters from the State's natural oyster beds.
769	(d) The Department is authorized to adopt shellfish regulations to establish a minimum size of oysters for harvest.
770	(e) The Department is authorized to adopt shellfish regulations to establish an annual oyster harvest quota.
771	§ 2107. Oyster Recovery Fund.

(a) There is hereby established an Oyster Recovery Fund which shall be funded from the following sources:

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773	(1) Fee received by the Department for oyster harvesting licenses;
774	(2) Revenue received by the Department for oyster harvest fees; and
775	(3) Fees received for leasing shellfish grounds in Delaware Bay.
776	(b) Oyster Recovery Funds shall be used by the Department for the following:
777	(1) To purchase shells to be placed on natural oyster beds;
778	(2) To purchase oysters to be placed on natural oyster beds;
779	(3) To conduct research on oysters; and
780	(4) To transfer oysters from one natural bed to another.
781	§ 2108. Importation of oysters prohibited.
782	It shall be unlawful for a person to bring oysters from outside the State to be placed in the waters of the State
783	without the prior written permission of the Department.
784	§ 2109. Oyster harvesting from private leased beds.
785	(a) Except in the case of shellfish aquaculture leases on Delaware's Inland Bays, iIt shall be unlawful for any
786	person to harvest oysters from leased shellfish grounds unless said person notifies the Department of said harvest at least
787	48 hours prior to harvesting oysters from leased shellfish grounds.
788	(b) It shall be unlawful for any person to harvest oysters from natural oyster beds on any date said person
789	notified the Department when he or she would be harvesting oysters from leased shellfish grounds.
790	Section 5. Amend Chapter 24, Title 7 of the Delaware Code by making insertions as shown by underlining and
791	deletions as shown by strike through as follows:
792	CHAPTER 24. HARD CLAMS (MERCENARIA MERCENARIA)
793	§ 2401. Minimum size.
794	It shall be unlawful for any person to possess hard clams taken from the waters under the jurisdiction of the
795	State which measure less than 1 1/2 inches. Any commercial measure of hard clams shall not contain more than 5%
796	clams that are less than 1 1/2 inches.
797	§ 2402. Commercial clam tong/rake license.
798	It shall be unlawful for any person to tong or to rake clams for commercial purposes in this State unless said
799	person has applied for and secured from the Department and has in his or her possession a valid clam tong/rake license
800	The fee for a commercial clam tong/rake license shall be \$57.50 for residents and \$575 for nonresidents. A commercia
801	clam tong/rake license will entitle the holder to harvest a maximum number set by Department regulations.
802	§ 2403. Area permitted; method of taking under clam tong/rake license.

Page 27 of 29

Released: 06/04/2013 01:40 PM

803	(a) It shall be unlawful to take clams from any leased shellfish grounds or contaminated area, as determined by
804	the Department, in Delaware Bay, Indian River and Bay, Rehoboth Bay, Little and Big Assawoman Bays and the
805	tributaries thereof, except a person <u>authorized in writing by the holder of a lease site</u> may take clams from his or her own
806	said leased shellfish grounds. Such written authorization shall be at all times on the person of a least one member of any
807	crew while working on leased shellfish grounds.
808	(b) It shall be unlawful to take or attempt to take clams under a clam tong/rake license with any device from a
809	vessel powered by sail or mechanical means.
810	§ 2404. Commercial dredge clam license.
811	It shall be unlawful for any person to dredge for hard clams in this State unless said person has applied for,
812	secured from the Department and has in his or her possession a valid clam dredger's license. The fee for a resident clam
813	dredger's license shall be \$57.50. The fee for a nonresident clam dredger's license shall be \$575.
814	§ 2405. Commercial dredge clam license Area permitted; method of taking under commercial dredge clam
815	license.
816	(a) It shall be unlawful to dredge for hard clams with a commercial dredge clam license on leased shellfish
817	grounds, except that a person may dredge hard clams from his or her own leased shellfish grounds as long as those
818	grounds are not within Delaware's Inland Bays.
819	(b) It shall be unlawful to dredge hard clams in any waters designated as contaminated by the Department.
820	(c) It shall be unlawful for any person to use any hydraulic dredge or mechanical device which employs a
821	vacuum or suction method for the taking or catching or harvesting of clams from any of the waters under the jurisdiction
822	of this State without the prior written consent of the Department.
823	§ 2406. Seasons; limits.
824	Except in the case of clams reared on shellfish aquaculture lease sites on Delaware's Inland Bays, the
825	Department will establish by regulation the seasons for the taking of clams and/or limit the number of clams
826	which may be harvested commercially by any 1 licensee.
827	If, in its discretion, the Department determines from biological evidence that emergency restrictions are
828	necessary to protect clams or other shellfish resources of the State, they may do so with advance notice as it deems
829	necessary.
830	§ 2407. Unloading locations.
831	It shall be unlawful for any person to unload hard clams taken from the waters or shellfish grounds within the
832	jurisdiction of the State at any part or unloading facilities located outside the geographic boundaries of the State

- § 2408. Noncommercial clamming permit.
- (a) It shall be unlawful for any person to harvest, in any 1 day, hard clams for noncommercial purposes in excess of the daily recreational clam limit unless said person has applied for and received from the Department, and has in his or her possession, a valid noncommercial clamming permit. The fee for a resident noncommercial clam permit will be \$5.75. The fee for a nonresident noncommercial clamming permit will be \$57.50.
 - (b) The Department will establish, by regulation, the seasons for taking clams and/or limit the number of clams that may be harvested in any 1 day for noncommercial clamming permit holders.
- § 2409. Recreational clamming.

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The Department will establish, by regulation, the seasons for the taking of clams and/or limit the number of clams which may be taken for recreational purposes.

SYNOPSIS

Delaware is the only state on the East Coast of the United States that does not have a shellfish aquaculture industry. Shellfish aquaculture can provide significant economic benefits to coastal communities while improving the water quality and enhancing the habitat value of Delaware's most imperiled estuaries, the Inland Bays. This bill is designed to minimize conflicts with existing uses of the Inland Bays. It authorizes the Department of Natural Resources and Environmental Control to direct and control the shellfish aquaculture activities within the Inland Bays and to set criteria for the approval of lease sites and applications for leasing. The legislation also gives the Department the authority to collect fees for lease applications and to administer a harvester license. The bill sets lease fees and harvester license fees, establishes term limits on leases, sets penalties for non-compliance with the provisions of the bill, defines illegal gear, stipulates what is to be the disposition of abandoned lease sites, and defines what would constitute theft or tampering with gear legally set on leased sites. The legislation also authorizes the Department to promulgate regulations on issuing and administering leases. including the revocation of leases for cause. It further gives the Department regulatory authority over determining: what species may be cultured and where, adding acreage to approved lease sites, the required marking and inspection of lease sites, limits on the type and nature of gear that may be used on lease sites, what would constitute abandonment of lease sites and disposition of gear left on abandoned sites, seasonal restrictions on working on lease sites, prevention and control of shellfish-borne diseases, and criteria for importation of shellfish to be used for aquaculture purposes in order to protect wild shellfish. The legislation also clarifies the authority of the Department of Agriculture to coordinate activities in closed-system aquaculture only and deletes reference to the Department's Delaware Aquaculture Council, which is not active and is no longer needed given the clarification of authority...

Page 29 of 29

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