SENATE DRS35148-SBf-10A* (3/6)

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Short Title: Coastal Recreational Fishing License/Fund. (Public)

Sponsors:	Senators Weinstein; and Horton.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO ESTABLISH A COASTAL RECREATIONAL FISHING LICENSE
3	AND A MARINE RESOURCES RESTORATION FUND TO RESTORE,
4	PROTECT, AND ENHANCE THE MARINE RESOURCES OF THE STATE.
5	Whereas, the marine resources of North Carolina are in decline; based on
6	present trends, recreational catch per trip will approach zero in thirty-six years; and
7	some specific marine fisheries have experienced such a severe decline that recovery will
8	take years of careful management; and
9	Whereas, management of marine resources can achieve significant restoration
10	of stocks as demonstrated by the role regulation of over-fishing has played in restoring
11	stocks of species such as stripped bass; and
12	Whereas, a system for licensing coastal recreational fishers and a fund
13	containing revenue generated by the licensing system would enable the Division of
14	Marine Fisheries to better disseminate information to and gather information from
15	recreational fishers, the largest marine resources user group in our State, and to better
16	manage the marine resources of the State through habitat protection, research, and law
17	enforcement; and
18	Whereas, a valid, objective poll conducted by North Carolina State University
19	found that almost 80% of recreational fishers in North Carolina support the
20	establishment of a system for licensing coastal recreational fishing, with the revenues
21	from the license to be used to manage the marine resources of the State; and
22	Whereas, recreational fishers should help pay for the fishery regulation and
23	management efforts of the State and should have a voice in this regulation and
24	management; and
25	Whereas, at a time when the State faces a severe fiscal crisis, a \$15.00 annual
26	license for coastal recreational fishing would provide \$6,000,000 to \$8,000,000 per year

1	in new funds for protection, restoration, and enhancement of fisheries habitat; fisheries
2	research; public education; and enforcement of fisheries laws.
3	Whereas, the State requires an individual to hold a license to engage in
4	fishing in the inland, fresh waters of the State and charges the individual \$15.00 for this
5	license, there is no logic in requiring a license to fish in inland, fresh waters, but not
6	coastal, salt water;
7	Whereas, North Carolina is the only coastal state between Texas and
8	Delaware that is not benefiting from a system for licensing coastal recreational fishing;
9	and
10	Whereas, the establishment of a system for licensing coastal recreational
11	fishing and the revenue that such a license would generate for the protection,
12	restoration, and enhancement of the marine resources of the State offer the best hope for
13	the long-term health of the coastal tourism, boating, and fishing industries of North
14	Carolina; Now, therefore,
15	The General Assembly of North Carolina enacts:
16	SECTION 1. Chapter 113 of the General Statutes is amended by adding a
17	new Article to read:
18	" <u>Article 14B.</u>
19	"Coastal Recreational Fishing Licenses.
20	" <u>§ 113-174. Definitions.</u>
21	As used in this Article:
22	(1) <u>'Commission' means the Marine Fisheries Commission.</u>
23	(2) <u>'CRFL' means Coastal Recreational Fishing License.</u>
24	(3) 'Division' means the Division of Marine Fisheries in the Department of
25	Environment and Natural Resources.
26	(4) <u>'North Carolina resident' means a person who is a resident within the</u>
27	meaning of G.S. 113-130(4).
28	(5) 'RCGL' means Recreational Commercial Gear License.
29	(6) 'Recreational fishing' means any activity preparatory to, during, or
30	subsequent to the taking of any fish, the taking of which is subject to
31	regulation by the Commission, by any means:
32	a. That does not constitute a commercial fishing operation as
33	<u>defined in G.S. 113-168.</u>
34	b. Except as provided in G.S. 113-261.
35	(7) <u>'RSCFL' means Retired Standard Commercial Fishing License issued</u>
36	pursuant to G.S. 113-168.3.
37	(8) <u>'SCFL' means Standard Commercial Fishing License issued pursuant</u>
38	<u>to G.S. 113-168.2.</u>
39	" <u>§ 113-174.1. General provisions governing licenses.</u>
40	(a) License Required to Engage in Recreational Fishing. – It is unlawful for any
41	person to engage in recreational fishing in coastal fishing waters without holding a
42	license required by this Article. It is unlawful for any person to engage in recreational
43	fishing without complying with the provisions of this Article and rules adopted by the
44	Commission under this Article.

SESSION 2003

Sale of Fish Prohibited. - A license issued under this Article does not 1 (b) 2 authorize a person who takes or lands any species of fish under the authority of the 3 Commission to sell, offer for sale, barter, or exchange the fish for anything of value. 4 Except as provided in G.S. 113-168.4, it is unlawful for any person who takes or lands 5 any species of fish under the authority of the Commission by any means to sell, offer for 6 sale, barter, or exchange these fish for anything of value. Assignment and Transfer Prohibited. – Except as provided in G.S. 7 (c) 8 113-174.3(e)(1), it is unlawful to buy, sell, lend, borrow, assign, or otherwise transfer a 9 license issued under this Article or to attempt to buy, sell, lend, borrow, assign, or 10 otherwise transfer a license issued under this Article. Format. - A license issued under this Article shall be issued in the name of 11 (d)12 the applicant. A license shall show the type of license; the name, mailing address, physical or residence address, and date of birth of the licensee; the date on which the 13 14 license is issued; the date on which the license expires; and any other information that 15 the Commission or the Division determines to be necessary to accomplish the purposes of this Subchapter. 16 17 (e) Licenses Available for Inspection. – It is unlawful for any person to engage in 18 recreational fishing in coastal fishing waters in the State without having ready at hand for inspection all licenses required under this Article. It is unlawful for a person to 19 20 refuse to exhibit any license required by this Article upon the request of an inspector or 21 other law enforcement officer authorized to enforce federal or State laws, regulations, or rules relating to marine fisheries. 22 23 Replacement Licenses. - The Division shall issue a replacement license to a (f)24 licensee for a license that has not been suspended or revoked. A licensee may apply for a replacement license for a license that has been lost, stolen, or destroyed and shall 25 apply for a replacement license within 30 days of a change in the licensee's name or 26 27 address. A licensee may apply for a replacement license in person at any office of the Division or by mail to the Morehead City office of the Division. A licensee may use a 28 29 copy of the application for a replacement license that has been filed with the Division as 30 a temporary license until the licensee receives the replacement license. The Commission may establish a fee for each type of replacement license, not to exceed five dollars 31 32 (\$5.00), that compensates the Division for the administrative costs associated with 33 issuing the replacement license. No Dual Residency. – It is unlawful for any person to hold any license issued 34 (g) 35 under this Article to the person as a North Carolina resident if that person holds any commercial or recreational fishing license issued by another state to the person as a 36 resident of that state. 37 38 Limitations on Eligibility. – A person is not eligible to obtain a license under (h) 39 G.S. 113-174.3 if, at the time the person applies for the license, any other license or endorsement issued to the person under G.S. 113-174.3 or Article 14A of Chapter 113 40 of the General Statutes is suspended or revoked. A person is not eligible to obtain a 41 42 license under G.S. 113-174.3 if, within the three years prior to the date of application, the person has been determined to be responsible for four or more violations of State 43 44 laws, regulations, or rules governing the management of marine and estuarine resources.

1	An appli	cant for	r a license under G.S. 113-174.3 shall certify that the	applicant has not
2			d to be responsible for four or more violations of State	
3			ning the management of marine and estuarine reso	-
4		•	years. The Division may also consider violations of	
5	.		erning the management of marine and estuarine resourc	
6	-	-	icant is eligible for a license.	<u>v</u>
7	(i)		ellation. – The Division may cancel a license issued o	on the basis of an
8	applicatio		contains false information supplied by the applicant. A	
9			e date of issuance. A person in possession of a cance	
10			ancelled license to the Division. It is unlawful to refu	
11			e upon demand of any authorized agent of the Division.	
12	(j)		rting Requirements. – The holder of a license issued u	
13	shall con	-	th the biological data sampling and survey programs of	
14	and the D			
15	" <u>§ 113-1'</u>	74.2. (Coastal Recreational Fishing License.	
16	<u>(a)</u>	Licen	se Required. – Except as otherwise provided in the	his Article, it is
17	<u>unlawful</u>	for an	y person to engage in recreational fishing in coastal f	fishing waters by
18	means of	f recrea	ational gear without holding a CRFL issued under t	his section. It is
19	<u>unlawful</u>	for any	y person licensed under this section or fishing under a	CRFL to possess
20	fish in ex	cess of	frecreational possession limits.	
21	<u>(b)</u>	Purch	ase; Renewal Any license issued under this section r	nay be purchased
22	at design	ated of	ffices of the Division or from the Division by mail.	A license issued
23	under su	bdivisi	ons (1) and (2) of subsection (c) of this section may a	ulso be purchased
24	through a	a licens	se agent authorized under G.S. 113-174.5. Any license	issued under this
25	section m	nay be i	renewed by mail.	
26	<u>(c)</u>	Types	s of CRFLs; Fees; Duration The Division shall iss	sue the following
27	CRFLs:			
28		<u>(1)</u>	Standard CRFL. – \$15.00. This license is valid for a p	period of one year
29			from the date of issuance.	
30		<u>(2)</u>	Ten-Day CRFL \$5.00. This license is valid for a pe	riod of 10 days.
31		(3)	Lifetime CRFL This license is valid for the lifetim	e of the licensee.
32			The fee for the Lifetime CRFL, based on the age o	f the prospective
33			licensee as of the date on which the application	is filed with the
34			Division, is:	
35			<u>a.</u> <u>Younger than six years of age</u> <u>\$1</u>	00.00
36			b. Between six and 11 years of age \$1	50.00
37			c. Between 11 and 17 years of age \$2	200.00
38			c.Between 11 and 17 years of age\$2d.Between 17 and 70 years of age\$2	250.00
39				<u>510.00.</u>
40		<u>(4)</u>	Permanently Handicapped or Disabled Lifetime CRF	L. – An applicant
41			for a license under this subdivision shall provide doct	umentation to the
42			Division to demonstrate that the applicant is permane	ntly handicapped
43			or disabled. A license issued under this subdivision	n shall be issued
44			without charge and is valid for the lifetime of the licer	nsee.

1	(5)	Disabled Veteran Lifetime CRFL. – An applicant for a license under
2		this subdivision shall provide documentation to the Division to
3		demonstrate that the applicant is a fifty percent (50%) or more disabled
4		war veteran as determined by the United States Department of
5		Veterans Affairs. A license issued under this subdivision shall be
6		issued without charge and is valid for the lifetime of the licensee.
7	<u>(6)</u>	Legally Blind Lifetime CRFL. – An applicant for a license under this
8	<u>(0)</u>	subdivision shall provide documentation to the Division to
8 9		demonstrate that the applicant is legally blind. A license issued under
10		this subdivision shall be issued without charge and is valid for the
11		lifetime of the licensee.
12	(d) Chart	ter/Head/Dive Boat Blanket CRFL. – A person who operates a charter
13		, or dive boat may purchase a Charter/Head/Dive Boat Blanket CRFL.
14		ad/Dive Boat Blanket CRFL entitles all persons on the boat who do not
15		engage in recreational fishing by means of recreational gear. It shall be
16		he owner of a charter, head, or dive boat who does not hold a
17		vive Boat Blanket CRFL to allow any person on the boat who does not
18		to engage in recreational fishing by means of recreational gear. This
19	license is valid	I for a period of one year from the date of issuance. The fee for a
20		vive Boat Blanket CRFL is:
21	(1)	Vessel of 25 feet or less in length \$200.00
22	$\overline{(2)}$	Vessel of greater than 25 feet in length \$400.00.
23	(e) Ocea	n Fishing Pier Blanket CRFL. – A person who owns or operates an
24		pier and who charges a fee to allow a person to engage in recreational
25		ns of recreational gear from the pier shall purchase an Ocean Fishing Pier
26	Blanket CRFL.	An applicant for an Ocean Fishing Pier Blanket CRFL shall disclose the
27	names of all pa	rties involved in the pier operation, including the owner of the property,
28	the owner of the	e pier if different, and all leasehold or other corporate arrangements, and
29	all persons wit	h a substantial financial interest in the pier. The Ocean Fishing Pier
30	Blanket CRFL	entitles all persons on the pier who do not hold a CRFL to engage in
31	recreational fish	ning by means of recreational gear. This license is valid for a period of
32	one year from t	he date of issuance. The fee for an Ocean Fishing Pier Blanket CRFL is
33	four dollars (\$4	.00) per linear foot, to the nearest foot, that the pier extends into coastal
34	fishing waters b	beyond the mean high waterline. The length of the pier shall be measured
35	to include all ex	stensions of the pier. Within 30 days following a change of ownership of
36	<u>a pier, or a ch</u>	ange as to the manager, the manager or new manager shall secure a
37	replacement pie	er license as provided in G.S. 113-174.1(f).
38	(f) Exem	ptions. – A person may engage in recreational fishing by means of
39	recreational gea	r without holding a CRFL if the person:
40	<u>(1)</u>	Is under 16 years of age.
41	<u>(2)</u>	Holds a SCFL or a RSCFL.
42	<u>(3)</u>	Holds a Lifetime Resident Comprehensive Fishing License under G.S.
43		113-271(d)(3) or a Lifetime Sportsman License under G.S.
44		<u>113-270.1D(b).</u>

1	(g) I	f a state that requires a license to engage in recreational fishing by means of
2		l gear recognizes through statute, rule, or reciprocal agreement the validity of
3		thin its boundaries, North Carolina shall recognize the validity of a license to
4		recreational fishing by means of recreational gear held by a resident of that
5	state.	ereational fishing by means of recreational year held by a resident of that
6		.3. Recreational Commercial Gear License.
7		License Required. – Except as provided in subsection (e) of this section, it is
8		or any person to engage in recreational fishing by means of commercial
9		ipment or gear in coastal fishing waters without holding a RCGL. The RCGL
10		licensee to use authorized commercial gear to take fish for personal use
11		recreational possession limits. It is unlawful for any person licensed under
12	•	or fishing under a RCGL to possess fish in excess of recreational possession
13	limits.	
14		Authorized Commercial Gear. –
15		1) The Commission shall adopt rules authorizing the use of a limited
16		amount of commercial fishing equipment or gear for recreational
17		fishing under a RCGL. The Commission may authorize the limited use
18		of commercial gear on a uniform basis in all coastal fishing waters or
19		may vary the limited use of commercial gear within specified areas of
20		the coastal fishing waters. The Commission shall periodically evaluate
21		and revise the authorized use of commercial gear for recreational
22		fishing. Authorized commercial gear shall be identified by visible
23		colored tags or other means specified by the Commission in order to
24		distinguish between commercial gear used in a commercial fishing
25		operation as defined in G.S. 113-168 and commercial gear used for
26		recreational purposes.
27	<u>(</u>	2) <u>A person who holds a RCGL may use up to 100 yards of gill net to</u>
28		take fish for recreational purposes. Two persons who each hold a
29		RCGL and who are fishing from a single vessel may use up to a
30		combined 200 yards of gill net to take fish for recreational purposes.
31		No more than 200 yards of gill net may be used to take fish for
32		recreational purposes from a single vessel regardless of the number of
33		persons aboard the vessel who hold a RCGL.
34	<u>(c)</u> <u>H</u>	Purchase; Renewal. – A RCGL may be purchased at designated offices of the
35	Division ar	nd from a license agent authorized under G.S. 113-174.5. A RCGL may be
36	renewed by	<u>mail.</u>
37	<u>(d)</u> <u>I</u>	Duration; Fees The RCGL shall be valid for a one-year period from the
38	date of pur	chase. The fee for a RCGL for a North Carolina resident shall be thirty-five
39	dollars (\$3	5.00). The fee for a RCGL for an individual who is not a North Carolina
40	resident sha	all be two hundred fifty dollars (\$250.00).
41	<u>(e)</u> <u>H</u>	Exemptions. –
42	(1) A person who is under 16 years of age may engage in recreational
43		fishing by means of authorized commercial gear without holding a
44		RCGL if the person is accompanied by a parent, grandparent, or

1		guardian who holds a valid RCGL or if the person has in the person's
2		possession a valid RCGL issued to the person's parent, grandparent, or
3		guardian.
4	<u>(2)</u>	<u>A person may engage in recreational fishing for crabs by means of one</u>
5	<u>(2)</u>	or more crab pots attached to the shore along privately owned land or
6		to a privately owned pier without holding a RCGL provided that the
7		crab pots are attached with the permission of the owner of the land or
8		pier.
9	<u>(3)</u>	A person who is on a vessel may engage in recreational fishing by
10		means of authorized commercial gear without holding a RCGL if there
11		is another person on the vessel who holds a valid RCGL. This
12		exemption does not authorize the use of commercial gear in excess of
13		that authorized for use by the person who holds the valid RCGL or, if
14		more than one person on the vessel holds a RCGL, in excess of that
15		authorized for use by those persons.
16	<u>(4)</u>	A person using nonmechanical means may take shellfish for personal
17		use within the limits specified in G.S. 113-169.2(i) without holding a
18		RCGL.
19	<u>(5)</u>	A person may take fish for recreational purposes by means of a gig
20		without holding a RCGL.
21	" <u>§ 113-174.4.</u> N	Marine Resources Restoration Fund.
22	<u>(a)</u> Defin	<u>itions. – As used in this section:</u>
23	<u>(1)</u>	'Fund' means the Marine Resources Restoration Fund.
24	<u>(2)</u>	'License revenues' means the net proceeds from the sale of licenses
	<u></u>	
25		issued under G.S. 113-174.2 and interest earned from the investment
26		issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale,
26 27	<u> </u>	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property
26 27 28	<u> </u>	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project
26 27 28 29		issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded
26 27 28 29 30		issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made.
26 27 28 29 30 31	<u>(b) Marin</u>	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources
26 27 28 29 30 31 32	(b) <u>Marin</u> Restoration Fur	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department.
26 27 28 29 30 31 32 33	(b) <u>Marin</u> Restoration Fur License revenue	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the
26 27 28 29 30 31 32 33 34	(b) Marin Restoration Fur License revenue assets of the H	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S.
26 27 28 29 30 31 32 33 34 35	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The o	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. The Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine
26 27 28 29 30 31 32 33 34 35 36	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The Resources Restor	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee.
26 27 28 29 30 31 32 33 34 35 36 37	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The of Resources Restor (c) Alloc	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources nd is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys
26 27 28 29 30 31 32 33 34 35 36 37 38	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The of Resources Restor (c) Alloc from the Fund	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. The Resources Restoration Fund Established. – The Marine Resources ad is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys only upon the written direction of the Commission. The Commission
26 27 28 29 30 31 32 33 34 35 36 37 38 39	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The O Resources Restor (c) Alloc from the Fund shall use the mo	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys only upon the written direction of the Commission. The Commission properties to the Fund in each fiscal year for the administration
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The of Resources Restor (c) Alloc from the Fund shall use the mo and enforcement	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources ad is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine bration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys only upon the written direction of the Commission. The Commission oneys that accrue to the Fund in each fiscal year for the administration at of the provisions of Subchapter IV of Chapter 113 of the General
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The O Resources Restor (c) Alloc from the Fund shall use the mo and enforcement Statutes related	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. The Resources Restoration Fund Established. – The Marine Resources ad is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys only upon the written direction of the Commission. The Commission oneys that accrue to the Fund in each fiscal year for the administration at of the provisions of Subchapter IV of Chapter 113 of the General to marine fisheries as follows:
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The of Resources Restor (c) Alloc from the Fund shall use the mo and enforcement	 issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. ne Resources Restoration Fund Established. – The Marine Resources and is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys only upon the written direction of the Commission. The Commission on the provisions of Subchapter IV of Chapter 113 of the General to marine fisheries as follows: Resource and habitat enhancement. – Not less than twenty-five percent
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	(b) Marin Restoration Fur License revenue assets of the H 147-69.3. The O Resources Restor (c) Alloc from the Fund shall use the mo and enforcement Statutes related	issued under G.S. 113-174.2 and interest earned from the investment of license proceeds. The term includes funds realized from the sale, lease, rental, or other grant of rights to real or personal property acquired or produced with license revenues and federal aid project reimbursements to the extent that license revenues originally funded the project for which the reimbursement is made. The Resources Restoration Fund Established. – The Marine Resources ad is established as a special nonreverting fund within the Department. es shall be deposited in the Fund. The State Treasurer shall invest the Fund in accordance with the provisions of G.S. 147-69.2 and G.S. Commission shall administer the Fund with the advice of the Marine pration Advisory Committee. ation of Moneys From the Fund. – The Secretary shall disburse moneys only upon the written direction of the Commission. The Commission oneys that accrue to the Fund in each fiscal year for the administration at of the provisions of Subchapter IV of Chapter 113 of the General to marine fisheries as follows:

1		restoration and enhancement of submerged aquatic vegetation,
2		• • •
		acquisition of land or an interest in land that provides for the
3		preservation of critical fisheries habitat, and studies used in the
4		development of a Fishery Management Plan or a Coastal Habitat
5		Protection Plan.
6	<u>(2)</u>	Marine fisheries research. – Not less than twenty-five percent (25%) of
7		the moneys in the Fund shall be used for marine fisheries research,
8		including, but not limited to, life history studies of commercially or
9		recreationally significant marine and estuarine species or fisheries,
10		sampling and statistical studies, data collection and analysis, fisheries
11		habitat studies, commercial and recreational discard mortality studies,
12		and studies used in the development of a Fishery Management Plan or
13	(2)	a Coastal Habitat Protection Plan.
14	<u>(3)</u>	<u>Law enforcement. – Not less than twenty percent (20%), but no more</u>
15		than twenty-five percent (25%) of the moneys in the Fund shall be
16	$\langle A \rangle$	used for law enforcement.
17	<u>(4)</u>	Administration. – Not more than ten percent (10%) of the moneys,
18		exclusive of the license agent fees, in the Fund shall be used for
19 20	(5)	administrative costs.
20	<u>(5)</u>	Public education and information. – Not less than five percent (5%),
21		but no more than ten percent (10%) of the moneys in the Fund shall be
22		used for public education and information.
23	<u>(6)</u>	<u>Grants. – Not more than five percent (5%) of the moneys in the Fund</u>
24		shall be used to fund grants for coastal fishing programs, projects, and
25		scholarships.
26		ne Resources Restoration Advisory Committee. – The Marine Resources
27		visory Committee shall advise the Commission on expenditure of license
28	follows:	the Fund. The Advisory Committee shall consist of nine members as
29 20	·	The Covernor shall empirit seven nervons, each of whom holds a
30	<u>(1)</u>	
31		<u>CRFL at the time of appointment. A person appointed under this</u>
32		subdivision must continue to hold a CRFL in order to remain eligible
33	(2)	to serve on the Advisory Committee.
34 25	<u>(2)</u>	The Director of the Division of Marine Fisheries or the Director's
35 26		designee shall serve as a nonvoting, ex officio member of the Advisory Committee.
36	(2)	
37	<u>(3)</u>	The Chair of the Marine Fisheries Commission or the Chair's designee
38		shall serve as a nonvoting, ex officio member of the Advisory
39 40		<u>Committee.</u>
40		ort Required. – The Secretary shall submit to the Joint Legislative
41 42		n Seafood and Aquaculture and the Joint Legislative Commission on Operations by 30 September of each year a report on the Fund that shall
42 43		Operations by 30 September of each year a report on the Fund that shall rce and amounts of all moneys credited to the Fund and the purpose and
43 44		xpenditures from the Fund during the prior fiscal year.
- - -		sponditures from the r the during the prior fiscar year.

1	" <u>§ 113-174.5. License agents.</u>
2	(a) The Secretary shall designate license agents for the Department. At least one
3	license agent shall be designated for each county that contains or borders on coastal
4	fishing waters. The Secretary may designate additional license agents in any county if
5	the Secretary determines that additional agents are needed to provide efficient service to
6	the public. The Division and license agents designated by the Secretary under this
7	section shall issue licenses authorized under this Article in accordance with this Article
8	and the rules of the Commission.
9	(b) The Secretary may require license agents to enter into a contract that provides
10	for their duties and compensation, post a bond, and submit to reasonable inspections and
11	audits. If a license agent violates any provision of this Article, the rules of the
12	Commission, or the terms of the contract, the Secretary may initiate proceedings for the
13	forfeiture of the license agent's bond and may summarily suspend, revoke, or refuse to
14	renew a designation as a license agent and may impound or require the return of all
15	licenses, moneys, record books, reports, license forms and other documents, ledgers,
16	and materials pertinent or apparently pertinent to the license agency. The Secretary shall
17	report evidence of misuse of State property, including license fees, by a license agent to
18	the State Bureau of Investigation as provided by G.S. 114-15.1.
19	(c) <u>A license agent may deduct a fee of six percent (6%) from the amount</u>
20	collected for each license."
21	SECTION 2. G.S. 113-168(1) reads as rewritten:
22	"(1) 'Commercial fishing operation' means any activity preparatory to,
23	during, or subsequent to the taking of any fish, the taking of which is
24	subject to regulation by the Commission, either with the use of
25	commercial fishing equipment or gear, or by any means if the purpose
26	of the taking is to obtain fish for sale. Commercial fishing operation
27	does not include (i) the taking of fish as part of a recreational fishing
28	tournament, unless commercial fishing equipment or gear is used or
29	<u>used, (ii)</u> the taking of fish under a RCGL. RCGL, or (iii) the taking of
30	fish as provided in G.S. 113-261."
31	SECTION 3. G.S. 113-168.1(a) reads as rewritten:
32	"(a) Duration, Fees. – Except as provided in G.S. 113-173(f), all <u>All</u> licenses and
33	endorsements issued under this Article expire on the last day of the license year. An
34	applicant for any license or endorsement shall pay the full annual fee at the time the
35	applicant applies for the license or endorsement regardless of when application is
36	made."
37	SECTION 4. G.S. 113-168.1(f) reads as rewritten:
38	"(f) License Issuance and Renewal. – Except as provided in G.S. 113-173(d), the
39	The Division shall issue licenses and endorsements under this Article to eligible
40	applicants at any office of the Division or by mail from the Morehead City office of the
41	Division. A license or endorsement may be renewed in person at any office of the Division of the Division Elizibility to renew on
42	Division or by mail to the Morehead City office of the Division. Eligibility to renew an avairad SCEL shall and one war after the data of avairation of the SCEL."
43	expired SCFL shall end one year after the date of expiration of the SCFL."
44	SECTION 5. G.S. 113-168.1(g) reads as rewritten:

1	"(a) Limitations on Eligibility. A norman is not aligible to obtain an renew o
1	"(g) Limitations on Eligibility. – A person is not eligible to obtain or renew a
2	license or endorsement under this Article if, at the time the person applies for the license
3	or endorsement, any other license or endorsement issued to the person under this Article
4	or G.S. 113-174.3 is suspended or revoked. A person is not eligible to obtain a license
5	or endorsement under this Article if, within the three years prior to the date of
6	application, the person has been determined to be responsible for four or more
7	violations of state laws, regulations, or rules governing the management of marine and
8	estuarine resources. An applicant for a license under this Article shall certify that the
9 10	applicant has not been determined to be responsible for four or more violations of state
10	laws, regulations, or rules governing the management of marine and estuarine resources
11	during the previous three years. The Division may also consider violations of federal
12	law and regulations governing the management of marine and estuarine resources in
13	determining whether an applicant is eligible for a license."
14	SECTION 6. G.S. 113-185(a) reads as rewritten:
15	"(a) It is unlawful to fish in the ocean from vessels or with a net within 750 feet of $C_{1} = 112 + 160 4$ 112 174 2(c). The
16	an ocean pier licensed in accordance with G.S. <u>113-169.4</u> . <u>113-174.2(e)</u> . The
17	prohibition shall be effective when:
18	(1) Buoys or beach markers, placed at the owner's expense in accordance
19 20	with the rules adopted by the Marine Fisheries Commission, indicate
20	clearly to fishermen in vessels and on the beach the requisite distance
21	of 750 feet from the pier, and
22	(2) The public is allowed to fish from the pier for a reasonable fee.
23	The prohibition shall not apply to littoral proprietors whose property is within 750 feet
24	of a duly licensed ocean pier."
25 26	SECTION 7. G.S. 113-169.4 is repealed.
26 27	SECTION 8. G.S. 113-172 is repealed.
27 28	SECTION 9. G.S. 113-173 is repealed. SECTION 10 G.S. 143P 280 52(a) is amonded by adding a new
28 29	SECTION 10. G.S. 143B-289.52(a) is amended by adding a new subdivision to read:
30 31	"(13) To adopt rules to define fishing gear as either recreational gear or
31	<u>commercial gear.</u> "
32 33	SECTION 11. Unless otherwise expressly provided, every agency to which this act applies shall adopt rules to implement the provisions of this act only in
33 34	
34 35	accordance with the provisions of Chapter 150B of the General Statutes. This act
35 36	constitutes a recent act of the General Assembly within the meaning of G.S. 150B-21.1.
30 37	Every agency to which this act applies that is authorized to adopt rules to implement the provisions of this act may adopt temporary rules to implement the provisions of this act.
37	
	This section shall continue in effect until all rules necessary to implement the provisions
39 40	of this act have become effective as either temporary rules or permanent rules. SECTION 12. If any section or provision of this act is declared
40 41	unconstitutional or invalid by the courts, the unconstitutional or invalid section or
41 42	provision does not affect the validity of this act as a whole or any part of this act other
42 43	than the part declared to be unconstitutional or invalid.
43	man me part declated to be unconstitutional of invalid.

SESSION 2003

1 **SECTION 13.** Sections 10, 11, 12, and 13 of this act are effective when this 2 act becomes law. All other sections of this act become effective March 1, 2004.