2009 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 28.2-226.2 through 28.2-228.1, 28.2-241, 28.2-301, 28.2-302, 28.2-302.2, 28.2-302.2:1, 28.2-302.6 through 28.2-302.10:1, 28.2-315, 28.2-402, 28.2-502, 28.2-504, 28.2-702, 29.1-300.4, 29.1-302 through 29.1-305, 29.1-306, 29.1-307, 29.1-309 through 29.1-310, 29.1-310.2, 29.1-311, 29.1-318, 29.1-339.2, and 29.1-343 of the Code of Virginia, relating to fees for 3 4 5 hunting and fishing licenses. 6

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Approved

[H 1719]

9 Be it enacted by the General Assembly of Virginia:

10 1. That §§ 28.2-226.2 through 28.2-228.1, 28.2-241, 28.2-301, 28.2-302, 28.2-302.2, 28.2-302.2:1,

28.2-302.6 through 28.2-302.10:1, 28.2-315, 28.2-402, 28.2-502, 28.2-504, 28.2-702, 29.1-300.4, 11

29.1-302 through 29.1-305, 29.1-306, 29.1-307, 29.1-309 through 29.1-310, 29.1-310.2, 29.1-311, 29.1-318, 29.1-339.2, and 29.1-343 of the Code of Virginia are amended and reenacted as follows: 12

13 § 28.2-226.2. Commission to establish requirements for commercial gear licenses used for 14

15 recreational purposes.

A. The Commission is authorized to establish the type and amount of commercial gear which can be 16 17 used for taking finfish and shellfish for recreational purposes. The license fees for use of recreational gear shall be the same as fees charged for the particular gear when used commercially. 18

19 B. The Commission shall not issue to any licensee a recreational gear license which exceeds the 20 following limitations: 21

- 1. One gill net up to 300 feet in length, \$7.50;
- 2. Up to 10 crab pots, \$29;
- 3. One crab trap or crab pound, \$5;

4. One crab scrape, \$16; or

5. Two eel pots, \$10.

26 C. All fees collected pursuant to this section shall be deposited in the state treasury and credited to 27 the Virginia Marine Products Fund as established under § 3.1-684.63.

28 D. The Commission may subsequently revise the cost of licenses pursuant to § 28.2-201. 29

§ 28.2-227. Special nonresident harvester's license; fee and oath; revocation; penalty.

30 A. Any nonresident desiring to take or catch marine fish, crabs or any other seafood, except oysters, 31 clams or other mollusks, from the tidal waters of the Commonwealth for which a license is required shall pay to any officer or agent a fee for a nonresident harvester's license. The fee, to be established by 32 33 the Commission, shall be no less than \$350 or more than \$1,150 or as subsequently revised by the 34 Commission pursuant to § 28.2-201. Three hundred fifty dollars of each fee shall be credited to the 35 Virginia Marine Products Fund as provided under § 3.1-684.63. The remainder of the fee shall be 36 credited to the Marine Fishing Improvement Fund, as established pursuant to § 28.2-208.

37 B. The license shall be required of each boat used in Virginia's tidal waters and shall be in addition 38 to any other licenses required for the activity involved.

39 C. The nonresident shall state under oath his true name and address, the name and number of the 40 boat being licensed, and that he will not violate any of the laws of this Commonwealth governing the 41 taking and catching of seafood.

42 D. A nonresident harvester's license shall be required prior to the purchase of any other license for 43 the harvesting of seafood. Revocation of this license in accordance with § 28.2-232 shall constitute 44 revocation of any other license held by the nonresident under the provisions of this subtitle.

45 E. Any Virginia resident who enters into a partnership or other agreement with the intent to defeat the object of this section is guilty of a Class 1 misdemeanor. 46

47 § 28.2-228. License for purchase of fish, shellfish, or marine organisms from the catcher; fee.

A. Any person, purchasing from the catcher, oysters or clams caught from the public grounds of the **48** 49 Commonwealth or the Potomac River, or crabs, fish, or other seafood caught from the waters of the 50 Commonwealth or the Potomac River, shall pay a license fee of (i) fifty dollars for each place of business and (ii) twenty-five dollars for each boat or motor vehicle used for buying. The Commission 51 may subsequently revise the cost of licenses pursuant to § 28.2-201. 52

53 B. No license shall be required of any person purchasing seafood for personal consumption, any 54 place of business which is solely a restaurant, or any person who operates a business which is subject to 55 local license taxes under § 58.1-3703 and who has in his possession no more than one bushel of peeler 56 crabs to be sold as bait.

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57 § 28.2-228.1. Seafood landing licenses.

58 A. The Commission may by regulation establish licenses for the landing of seafood in Virginia, the 59 fee for which shall not exceed \$150 or as subsequently revised by the Commission pursuant to 60 § 28.2-201. The regulations may limit the number of such licenses that may be issued and may establish 61 eligibility criteria. Fees collected from the sale of seafood landing licenses shall be deposited to the 62 Marine Fishing Improvement Fund established in § 28.2-208.

B. The Commission may grant exceptions to the license requirement established in subsection A to 63 any person registered as a commercial fisherman under the provisions of § 28.2-241. 64

65 C. The following shall be Class 3 misdemeanors: (i) landing seafood without the license that may be 66 required under this section and (ii) failure to produce or have available for inspection the license that 67 may be required under this section when requested by any officer. Failure to produce the license is prima facie evidence that the person is landing seafood without a license. 68 69

§ 28.2-241. Registration of commercial fishermen required; exemption; penalty.

A. On and after January 1, 1993, holders of gear licenses, except those issued pursuant to § 28.2-402, issued January 1, 1992, through December 31, 1992, shall register as commercial fishermen as provided 70 71 72 for in regulation. 73

B. [Repealed.]

74 C. On and after January 1, 1993, fishermen not registered as commercial fishermen but who desire to 75 sell their catch shall apply to the Commission for registration as commercial fishermen. The effective 76 date of status as a commercial fisherman shall be two years from the date the application is approved by 77 the Commission. A person whose registration as a commercial fisherman is not effective shall not sell, 78 trade or barter his catch or give his catch to another in order that it may be sold, traded or bartered.

79 D. For purposes of this section and §§ 28.2-242, 28.2-243 and 28.2-244, "commercial fisherman" 80 means any person who fishes in tidal waters using any gear and who sells, trades or barters his catch or gives his catch to another in order that it may be sold, traded or bartered. The Commission shall 81 provide, by regulation, for exemptions from the definition of "commercial fisherman" those persons who 82 83 independently sell, trade or barter minnows and who are not part of, hired by, or engaged in a continuing business enterprise as may be defined by the Commission. Such regulation may include, but 84 is not limited to, limits on the quantity of minnows that may be sold, traded or bartered by a person that 85 may be exempted from the definition of commercial fisherman. 86

E. The cost of registration as a commercial fisherman shall be \$150 annually, due no later than the 87 88 effective date of registration; however, the cost of registration for a person seventy years of age or older 89 shall be seventy-five dollars. All fees collected from the registration of commercial fishermen shall be 90 deposited in the state treasury and credited to the Marine Fishing Improvement Fund as established in 91 § 28.2-208. The Commission may subsequently revise the cost of licenses in this section pursuant to 92 § 28.2-201. 93

F. Registrations of commercial fishermen shall not be transferable.

94 G. Whenever a court finds that a defendant has violated any of the provisions of this section, the 95 court shall assess a civil penalty of \$500. All civil penalties assessed pursuant to this section shall be 96 paid into the Marine Fishing Improvement Fund as established in § 28.2-208.

97 H. Only commercial fishermen with valid registrations may purchase licenses pursuant to 98 §§ 28.2-301, 28.2-501 and 28.2-702.

99 I. Persons who have obtained a recreational gear license pursuant to § 28.2-226.1 or § 28.2-302.1 are 100 exempt from the provisions of this section.

101 § 28.2-301. License fee for fishing in tidal waters.

102 Every applicant for a license to catch or take fish shall pay the following license fee or such fee as it 103 may be subsequently revised by the Commission pursuant to § 28.2-201:

104 1. On each pound net, \$25;

2. On each stake gill net of 1,200 feet in length or under with a fixed location, \$15; 105

- 3. On all other gill nets up to 600 feet, \$10; 106
- 107 4. On all other gill nets over 600 feet and up to 1,200 feet, \$15;
- 108 5. On each person using a cast net or throw net or similar device, \$8;
- 109 6. On each fyke net head, weir, or similar device, \$8;
- 110 7. For up to 100 fish pots or eel pots, \$12;
- 111 8. For over 100 but not more than 300 fish pots or eel pots, \$20;
- 112 9. For over 300 fish pots or eel pots, \$50;
- 113 10. For fish trotlines, \$12;
- 114 11. On each person using or operating a fish dip net, \$6;
- 115 12. On each haul seine under 500 yards in length used for catching fish, \$29; or
- 116 13. On each haul seine from 500 yards up to 1,000 yards in length used for catching fish, \$88.
- 117 § 28.2-302. Commercial fishing pier; license fee; penalty.

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A. The owner of a commercial fishing pier shall pay an annual license fee of fifty dollars \$50 or as
 subsequently revised by the Commission pursuant to \$28.2-201 for each pier that is over or upon the
 subaqueous beds of the Commonwealth.

B. Net fishing shall not be permitted within 300 yards of the sides or end of a commercial fishing
pier. The Commission may decrease this distance if it considers 300 yards to be an excessive distance
because of the size of the body of water where the pier is located. A violation of this subsection is a
Class 3 misdemeanor.

125 C. The construction or erection of a commercial fishing pier on a subaqueous bed of the 126 Commonwealth is subject to the permit requirements of § 28.2-1203.

127 D. For purposes of this section, a commercial fishing pier means any pier whose primary purpose is 128 to allow fishing by the public for a fee. A public fishing pier operated by a political subdivision shall be 129 considered to be a commercial fishing pier, although no fee is charged.

130 § 28.2-302.2. Recreational license fee; cooperative program.

A. The annual fee for the saltwater recreational fishing license shall be seven dollars and fifty cents *or as subsequently revised by the Commission pursuant to § 28.2-201*. Agents of the Commission shall retain the agent's fee established by the Board of Game and Inland Fisheries pursuant to subsection B of § 29.1-327, except that the agent's fee shall be deducted from the license fee established by the Commission pursuant to subdivision 4 of § 28.2-201, as compensation for issuing each license.

B. All funds collected under this section shall be paid into the state treasury to the credit of theVirginia Saltwater Recreational Fishing Development Fund, as established in § 28.2-302.3.

138 C. The Commission shall enter into cooperative programs with the Department of Game and Inland139 Fisheries as are necessary to carry out the provisions of this section.

D. The Commission shall also have the power necessary to conduct and establish cooperative fish
 projects with the federal government as prescribed by Congress and in compliance with rules and
 regulations promulgated by the United States Secretary of the Interior.

E. Upon implementation of an automated point-of-sale licensing system, licenses issued under this section shall be valid for one year from their date of purchase.

145 § 28.2-302.2:1. Special combined individual sportfishing licenses.

A. Residents and nonresidents of the Commonwealth may obtain a special combined sportfishing
license to fish in all inland waters and the tidal waters of the Commonwealth during the open season.
For residents, this license shall be in lieu of the state resident fishing license required by subdivision A
of § 29.1-310, and the saltwater recreational license required by § 28.2-302.1. The cost of this license
for residents shall be \$19.50. For nonresidents, this license shall be in lieu of the state nonresident
fishing license required by subdivision A 3 of § 29.1-310 and the saltwater recreational license required
by § 28.2-302.1. The cost of this license for nonresidents shall be \$37.50.

Agents of the Commission shall retain the agent's fee established by the Board of Game and Inland Fisheries pursuant to subsection B of § 29.1-327, except that the agent's fee shall be deducted from the license fee established by the Commission pursuant to subdivision 4 of § 28.2-201, as compensation for issuing each license. Of the funds collected under this subsection, (i) \$7 per license sold shall be paid into the state treasury to the credit of the Virginia Saltwater Recreational Fishing Development Fund, as established in § 28.2-302.3 and (ii) \$12 per resident license sold and \$30 per nonresident sold shall be paid into the state treasury to the credit of the Game Protection Fund, as established in § 29.1-101.

160 B. Residents and nonresidents of the Commonwealth may obtain a special combined sportfishing trip 161 license to fish in all inland waters and tidal waters of the Commonwealth during the open season. This 162 license shall be in lieu of the trip fishing license specified in subsection A of § 29.1-311 and the saltwater recreational license required by § 28.2-302.1. The cost of the license shall be \$10.50 for 163 residents and \$15.50 for nonresidents. The license shall be valid for five successive days as specified on 164 the face of the license. Agents of the Commission shall retain the agent's fee established pursuant to 165 subsection B of § 29.1-327, except that the agent's fee shall be deducted from the license fee established 166 by the Commission pursuant to subdivision 4 of § 28.2-201, as compensation for issuing each license. 167 Of the funds collected under this subsection, (i) \$5 per license sold shall be paid into the state treasury 168 169 to the credit of the Virginia Saltwater Recreational Fishing Development Fund and (ii) \$5 per resident 170 license sold and \$10 per nonresident license sold shall be paid into the state treasury to the credit of the 171 Game Protection Fund.

172 *C.* The Commission may subsequently revise the cost of licenses in this section pursuant to \$28.2-201.

174 § 28.2-302.6. Temporary license.

A. The Commission shall provide for issuance of a temporary saltwater recreational fishing license,
which shall be valid for a stated period of time not to exceed ten consecutive days. The fee for the
temporary license shall be five dollars or as subsequently revised by the Commission pursuant to
§ 28.2-201. Agents shall retain fifty cents as compensation for issuing each license.

179 B. All funds collected pursuant to this section shall be paid into the state treasury to the credit of the 180 Virginia Saltwater Recreational Fishing Development Fund, as established by § 28.2-302.3.

§ 28.2-302.7. Recreational boat; reporting of catch. 181

182 A. The owner or operator of a recreational boat used for saltwater recreational fishing shall have the 183 option of purchasing a saltwater recreational fishing license which covers his passengers and himself to 184 meet the licensing requirements set forth in § 28.2-302.1. The cost of the license shall be thirty dollars \$30 or as subsequently revised by the Commission pursuant to § 28.2-201 a year for boats. If the owner 185 or operator of the boat does not purchase a license which covers all his passengers, individuals shall still 186 187 purchase a license as required by § 28.2-302.1. Purchasers of licenses pursuant to this section will be 188 issued an individual license, at no additional cost, as required in § 28.2-302.1.

189 B. Holders of licenses issued pursuant to subsection A shall report catch and other data as are 190 deemed necessary by the Commission for effective fisheries management.

191 C. All funds collected pursuant to this section shall be paid into the state treasury to the credit of the 192 Virginia Saltwater Recreational Fishing Development Fund, as established by § 28.2-302.3.

§ 28.2-302.7:1. Reissuance of licenses for recreational boats. 193

194 The Commission shall provide for the reissuance of a saltwater recreational fishing license to a 195 person who holds a valid license for a recreational boat issued pursuant to § 28.2-302.7 and who owns 196 or operates another recreational boat. The cost of reissuing a license shall be five dollars or as 197 subsequently revised by the Commission pursuant to § 28.2-201. A reissued license shall be valid for the 198 balance of the term of the original license. 199

§ 28.2-302.8. Headboat or charterboat; rental boats.

200 A. The Commission may establish the sale of a fishing guide license. If established, such fishing 201 guide license shall be required for each charterboat and headboat captain. The Commission may limit 202 the sale of such licenses when deemed necessary by the Commission for effective fisheries management. 203 The application for the license shall include a copy of the applicant's current U.S. Coast Guard license permitting him to carry passengers for hire. The fee for the license shall not exceed \$100. The 204 Commission may reduce the fee charged for the saltwater recreational fishing license under subsection B 205 206 by an amount equal to the fee for the fishing guide license.

B. The owner of a headboat or charterboat annually shall purchase a recreational fishing license 207 208 which covers his passengers and the captain and mate of the vessel to meet the requirements set forth in § 28.2-302.1. The annual cost of the license shall be \$150 for uninspected vessels licensed by the United 209 210 States Coast Guard to carry six fishing passengers or fewer and, for boats United States Coast Guard 211 certified to carry a number of fishing passengers greater than six, \$150 plus \$4 for each passenger over 212 six for which the boat is designed. A headboat or charterboat owner who has purchased the license 213 required under this subsection shall be issued, at no additional cost, the saltwater recreational fishing 214 license issued pursuant to § 28.2-302.1.

215 C. The owner of a boat rental service shall purchase a recreational fishing license which covers his 216 customers to meet the requirements set forth in § 28.2-302.1. The annual cost of the license shall be 217 \$7.50 per boat with a maximum fee of \$500, whichever is less.

218 D. Charterboat and headboat operators shall report such data as are deemed necessary by the 219 Commission for the effective fisheries management as a condition of issuance of the license.

220 E. All funds collected pursuant to this section shall be paid into the state treasury to the credit of the 221 Virginia Saltwater Recreational Fishing Development Fund, as established by § 28.2-302.3. The Commission may subsequently revise the cost of licenses in this section pursuant to § 28.2-201. 222

§ 28.2-302.9. Commercial fishing pier.

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224 A. The owner of a commercial fishing pier, as defined in § 28.2-302, shall have the option of 225 purchasing a saltwater recreational fishing license, covering his customers, in order to meet the licensing 226 requirements set forth in § 28.2-302.1. The cost of the license shall be \$450. If the owner of the pier 227 does not purchase such a license, individuals shall still purchase a license as required by § 28.2-302.1.

228 B. Owners of commercial piers shall report catch and other data as are deemed necessary by the 229 Commission for effective fisheries management.

230 C. All funds collected pursuant to this section shall be paid into the state treasury to the credit of the 231 Virginia Saltwater Recreational Fishing Development Fund, as established by § 28.2-302.3. The 232 Commission may subsequently revise the cost of licenses in this section pursuant to § 28.2-201.

233 § 28.2-302.10. Special lifetime saltwater recreational fishing license; permanently and totally disabled 234 persons.

235 A. Any resident who is permanently and totally disabled, as defined in § 58.1-3217, who applies for 236 a special lifetime saltwater recreational fishing license shall receive such a license for a fee of five 237 dollars or as subsequently revised by the Commission pursuant to § 28.2-201. The applicant shall 238 provide proof of permanent and total disability acceptable to the Commissioner.

239 B. All funds collected pursuant to this section shall be paid into the state treasury to the credit of the

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240 Virginia Saltwater Recreational Fishing Development Fund, as established by § 28.2-302.3. 241

§ 28.2-302.10:1. Lifetime saltwater recreational fishing licenses for residents and nonresidents.

242 A. Any resident or nonresident individual may apply for and receive from the Commission a lifetime 243 saltwater recreational fishing license after payment of a fee of \$250, except as provided in subsection C. 244 This license shall be valid for the life of the individual and shall not be transferable.

245 B. All funds collected pursuant to this section shall be paid into the state treasury to the credit of the 246 Virginia Saltwater Recreational Fishing Development Fund, as established by § 28.2-302.3.

247 C. Any resident forty-five years of age or older who applies for the lifetime license authorized by 248 this section shall receive such a license for one of the following fees based on age: age forty-five 249 through fifty, \$120; age fifty-one through fifty-five, \$90; age fifty-six through sixty, \$60; and age 250 sixty-one through sixty-four, \$30.

251 D. The Commission may subsequently revise the cost of licenses in this section pursuant to 252 § 28.2-201. 253

§ 28.2-315. Fishing with trawl net within three-mile limit; license fee.

254 A. It is unlawful to catch fish, shellfish, or marine organisms within the three-mile limit of the 255 Virginia Atlantic shoreline with trawl nets or similar devices. However, the Commission may issue 256 licenses to trawl within the three-mile limit from Cape Charles north to the Maryland line, except during 257 September and October and from 36° 40' north latitude south to the North Carolina line at any time, and 258 from Cape Henry south to 36° 40' north latitude between October 1 and May 1.

259 B. The Commission, to protect or promote the fisheries, may close and open the area, or any part 260 thereof, described in subsection A to trawling or restrict the manner, method, size, and season of catch.

261 C. The license fee to fish with a trawl net or similar device in the area described in subsection A 262 shall be \$100 or as subsequently revised by the Commission pursuant to § 28.2-201 for each boat so 263 employed. 264

§ 28.2-402. License fee to take menhaden with purse nets.

265 Any person desiring to take or catch menhaden with purse nets shall pay to the officer or agent a license fee as follows or as subsequently revised by the Commission pursuant to § 28.2-201: 266

1. On each boat or vessel under seventy gross tons fishing with purse net, \$3 per gross ton, but not 267 268 more than \$150.

269 2. On each vessel over seventy gross tons fishing with purse net, \$5 per gross ton, provided the 270 maximum license fee for such vessels shall not be more than \$600.

271 The officer or agent shall thereupon grant a license to use such net or other device and state in the license the name or names of the person or persons who shall use the same and the amount of the 272 273 license fee. 274

§ 28.2-502. License fees for taking oysters or clams in tidal waters.

275 Every resident who applies for a license to take or catch oysters and clams shall pay as follows or as 276 subsequently revised by the Commission pursuant to § 28.2-201:

- 277 1. For each person taking or catching oysters by hand or with ordinary tongs, \$10;
- 278 2. For each single-rigged patent tong boat taking oysters, \$35;
- 279 3. For each double-rigged patent tong boat taking oysters, \$70;
- 280 4. For each person taking or catching clams by hand or with ordinary tongs, \$15;
- 281 5. For each single-rigged patent tong boat taking clams, \$35;
- 282 6. For each double-rigged patent tong boat taking clams, \$70; and
- 283 7. For each dredge used for taking or catching clams, \$50.
- 284 § 28.2-504. License fee graduated; penalty.
- 285 A. Every person engaged in the business of shucking or packing ovsters in Virginia shall pay a 286 license fee based on the amount of oysters shucked or packed by him during the previous year.
- 287 B. The license fees to engage in the business of shucking or packing oysters are the following or as 288 such fees may be subsequently revised by the Commission pursuant to \S 28.2-201:
- 289 1. For under 1,000 gallons, \$7.50;
- 290 2. For 1,000 gallons up to 10,000, \$20;
- 291 3. For 10,000 gallons up to 25,000, \$45;
- 292 4. For 25,000 gallons up to 50,000, \$75;
- 293 5. For 50,000 gallons up to 100,000, \$125;
- 294 6. For 100,000 gallons up to 200,000, \$175; and
- 295 7. For 200,000 gallons or more, \$275.
- 296 Any person violating this section is guilty of a Class 1 misdemeanor.
- 297 C. The required license fee shall be collected in the same manner as other license fees collected 298 under Virginia oyster laws.
- 299 § 28.2-702. Licenses to take crabs; shedding operations; amount of fee.
- 300 Any person desiring to take or catch crabs for market or profit from the waters of this

301 Commonwealth, or waters under its jurisdiction, or any person desiring to engage in the business of buying or marketing crabs for packing or canning crabs, shall pay to any officer the following fees or 302 303 as such fees may be subsequently revised by the Commission pursuant to § 28.2-201:

- 304 1. For each person taking or catching crabs by dip nets, \$8;
- 305 2. For ordinary trotlines, \$8;
- 306 3. For patent trotlines, \$31;

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- 4. For up to 100 crab pots, \$29; 307
- 5. For over 100 but not more than 300 crab pots, \$48; 308
- 309 6. For over 300 but not more than 500 crab pots, \$100;
- 310 7. For over 500 crab pots, \$250;
- 311 8. For each boat used for taking or catching hard crabs with dredges, \$58;
- 312 9. For each crab trap or crab pound, \$5;
- 313 10. For each single-rigged crab-scrape boat, \$16;
- 314 11. For each double-rigged crab-scrape boat, \$32;
- 315 12. For up to 20 tanks and floats for shedding crabs, \$7.50;
- 316 13. For more than 20 tanks or floats for shedding crabs, \$15; and
- 317 14. For taking or catching peeler crabs using peeler pots, \$29.
- 318 § 29.1-300.4. Apprentice hunting license; deferral of hunter education.

319 A. There is hereby established an apprentice hunting license. The license shall be a one-time 320 nonrenewable license that shall be valid for two years from the date of purchase and shall entitle the 321 licensee to a one-time deferral of completion of hunter education required under § 29.1-300.1. The 322 apprentice hunting licensee shall not hunt unless accompanied and directly supervised by an adult over 323 the age of 18 who has, on his person, a valid Virginia hunting license. For the purposes of this section, "accompanied and directly supervised" occurs when a person over 18 maintains a close visual and verbal 324 325 contact with, provides adequate direction to, and can immediately assume control of the firearm from the apprentice hunter. The cost of the license shall be \$10 for a resident and \$20 for a nonresident. The 326 327 Board may subsequently revise the cost of the license pursuant to \S 29.1-103.

- 328 B. Possession of a valid apprentice hunting license shall serve in lieu of the state resident hunting or 329 nonresident hunting license required under subdivisions 2 and 3 of § 29.1-303, respectively. The 330 purchase of any other hunting licenses shall be at the same cost as specified for residents or nonresidents in this title or as subsequently revised by the Board pursuant to subdivision 16 of 331 332 § 29.1-103. The purchase of the apprentice hunting license shall not qualify the holder to purchase a regular hunting license or exempt the licensee from compliance with the requirements of this title and 333 334 any regulations adopted by the Department. Any previous holder of a state resident or nonresident 335 hunting license issued under this title shall be prohibited from the purchase of an apprentice hunting 336 license for himself. 337
 - C. The Board may adopt regulations to carry out the provisions of this section.
 - § 29.1-302. Special license for certain resident disabled veterans.

Any resident veteran who has a permanent and total service-connected disability as certified by the 339 340 Veterans' Administration, upon certification and payment of a five-dollar fee, may apply for and receive 341 from the Department a nontransferable license, valid for life, permitting the veteran to hunt and fish on 342 any property in the Commonwealth according to restrictions and regulations of law. However, this 343 license shall not entitle the owner to fish in designated waters stocked with trout by the Department 344 or other public body. The Board may subsequently revise the cost of the fee pursuant to § 29.1- $\overline{103}$. 345

§ 29.1-302.1. Special lifetime hunting and fishing licenses for residents and nonresidents.

346 A. Any resident or nonresident individual may apply for and receive from the Department, after 347 payment of the appropriate fee, any of the following lifetime licenses which shall be valid for the life of 348 the individual, nontransferable, and permit the person to engage in the licensed activity on any property 349 in the Commonwealth according to restrictions and regulations of law:

350 1. A basic resident lifetime hunting license, to be obtained for a fee of \$250. This license is valid for 351 the lifetime of the license holder even if the license holder becomes a nonresident of the Commonwealth 352 subsequent to the purchase of the license.

2. A basic resident lifetime fishing license, to be obtained for a fee of \$250. This license is valid for 353 354 the lifetime of the license holder even if the license holder becomes a nonresident of the Commonwealth 355 subsequent to the purchase of the license. 356

3. A basic nonresident lifetime hunting license, to be obtained for a fee of \$500.

4. A basic nonresident lifetime fishing license, to be obtained for a fee of \$500.

358 5. A junior resident lifetime hunting license that is valid until an individual's twelfth birthday, and 359 which is transferable to a resident lifetime hunting license for no additional fee upon proof of 360 completion of a hunter education course or equivalent, may be obtained for a fee of \$250.

6. A junior nonresident lifetime hunting license that is valid until an individual's twelfth birthday, 361

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362 and which is transferable to a nonresident lifetime hunting license for no additional fee upon proof of 363 completion of a hunter education course or equivalent, may be obtained for a fee of \$500.

364 Such basic lifetime hunting licenses shall serve in lieu of the state resident hunting license as provided for in subdivision 2 of § 29.1-303, or state nonresident hunting license as provided for in 365 366 subdivision 3 of § 29.1-303. Such basic lifetime fishing licenses shall serve in lieu of the state resident 367 fishing license as provided for in subdivision A 2 of § 29.1-310 or state nonresident fishing license as 368 provided for in subdivision A 3 of § 29.1-310.

369 B. Applications for all lifetime hunting and fishing licenses authorized by this section shall be made 370 to the Department. The form and issuance of such a license shall conform to the provisions of this 371 chapter for all licenses.

372 Except as otherwise specifically provided by law, all money credited to, held by, or to be received 373 by the Department from the sale of licenses authorized by this section shall be consolidated and placed 374 in the Lifetime Hunting and Fishing Endowment Fund established in § 29.1-101.1.

375 C. Any resident who is permanently disabled, as defined in § 58.1-3217, who applies for either of the 376 resident lifetime licenses authorized by this section shall receive such a license for a fee of five dollars. 377 The applicant shall provide proof of permanent disability acceptable to the Director of the Department of 378 Game and Inland Fisheries.

379 D. Any resident forty-five years of age or older who applies for either of the resident lifetime 380 licenses authorized by this section shall receive such a license for one of the following fees based on 381 age: age forty-five through fifty, \$200; age fifty-one through fifty-five, \$150; age fifty-six through sixty, 382 \$100; age sixty-one through sixty-four, \$50; and age sixty-five or older, \$10.

383 E. The Board may subsequently revise the cost of licenses set forth in this section pursuant to 384 § 29.1-103. 385

§ 29.1-302.2. Special lifetime fishing license; permanently disabled persons.

386 Any resident who is permanently disabled, as defined in § 58.1-3217, who applies for a special lifetime state resident fishing license shall receive such a license for a fee of five dollars or as subsequently revised by the Board pursuant to § 29.1-103. The applicant shall provide proof of 387 388 389 permanent disability acceptable to the Director of the Department of Game and Inland Fisheries.

390 § 29.1-302.3. Special guest fishing licenses.

391 An owner or bona fide lessee of private land bordering inland waters lying adjacent to North 392 Carolina land or water may apply for a special guest fishing license entitling the licensee and his guests 393 to fish from the property and any private dock, pier or other permanent extension into public waters 394 without an additional fishing license except as required in designated waters stocked with trout and in 395 waters where a daily fishing fee has been imposed pursuant to § 29.1-318. The annual fee of a special 396 guest fishing license shall be fifty dollars \$50 or as subsequently revised by the Board pursuant to 397 \$ 29.1-103. A special guest fishing license shall not be valid for any property, pier or dock operated for 398 any commercial purpose. A special guest fishing license shall not be in force unless displayed on the 399 premises of the property. A special guest fishing license shall not be transferable.

400 § 29.1-302.4. Special lifetime trout fishing licenses for residents and nonresidents.

401 A. Any resident or nonresident individual may apply for and receive from the Department, after 402 payment of the appropriate fee, any of the following lifetime licenses, which shall be valid for the life 403 of the individual, nontransferable, and shall permit the person to engage in the licensed activity on any **404** property in the Commonwealth according to restrictions and regulations of law:

405 1. A special resident lifetime trout fishing license, to be obtained for a fee of \$250. This license is 406 valid for the lifetime of the license holder even if the license holder becomes a nonresident of the 407 Commonwealth subsequent to the purchase of the license.

408 2. A special nonresident lifetime trout fishing license, to be obtained for a fee of \$500. Such special 409 lifetime trout fishing licenses shall apply only to specially stocked trout waters as may be designated by 410 the Board, and shall serve in lieu of the state resident trout fishing license as provided for in subdivision 411 B. 1. of § 29.1-310 or state nonresident trout fishing license as provided for in subdivision B. 2. of 412 § 29.1-310. Such special lifetime trout fishing licenses shall serve in addition to fishing license fees as 413 provided for in subdivision A of § 29.1-310 or special lifetime fishing license as provided for in 414 § 29.1-302.1.

415 B. Applications for all lifetime trout fishing licenses authorized by this section shall be made to the 416 Department. The form and issuance of such a license shall conform to the provisions of this chapter for 417 all licenses.

418 Except as otherwise specifically provided by law, all money credited to, held by, or to be received 419 by the Department from the sale of licenses authorized by this section shall be consolidated and placed 420 in the Lifetime Hunting and Fishing Endowment Fund established in § 29.1-101.1.

421 C. Any resident forty-five years of age or older who applies for the resident lifetime trout licenses 422 authorized by this section shall receive such a license for one of the following fees based on age: age

423 forty-five through fifty, \$200; age fifty-one through fifty-five, \$150; age fifty-six through sixty, \$100; 424 age sixty-one through sixty-four, fifty dollars; and age sixty-five or older, ten dollars.

425 D. The Board may subsequently revise the cost of licenses set forth in this section pursuant to 426 § 29.1-103.

427 § 29.1-303. Fees to hunt.

428 The license fees to hunt shall be as follows or as such fees may be subsequently revised by the 429 Board pursuant to § 29.1-103: 430

1. County or city resident license to hunt in the county or city of residence only, \$5.

431 2. State resident license to hunt in all counties and cities of the Commonwealth, issued to residents 432 age 16 or older, \$12.

433 3. State nonresident license for persons 16 years of age and older to hunt in all counties and cities of 434 the Commonwealth, \$80; however, for (i) nonresidents under the age of 12, \$12, and (ii) nonresidents 435 12 years of age to 15 years of age, \$15. 436

§ 29.1-303.1. Three-day nonresident hunting licenses.

437 Nonresidents of the Commonwealth may purchase a three-day hunting license in lieu of the nonresident hunting license required by subdivision 3 of § 29.1-303. The fee for the three-day 438 439 nonresident hunting license shall be \$40 or as subsequently revised by the Board pursuant to § 29.1-103, 440 and the license shall be effective for three successive days as specified on the face of the license. 441

§ 29.1-303.2. State junior resident hunting license fee.

442 The fee for a license to hunt in all counties and cities of the Commonwealth, issued to a state 443 resident under the age of sixteen, shall be seven dollars and fifty cents or as subsequently revised by the 444 Board pursuant to § 29.1-103. 445

§ 29.1-303.3. Youth resident and nonresident combination hunting license established; fee.

446 There is hereby established a state youth resident combination hunting license, which may be 447 obtained by any resident under the age of 16 to hunt in all counties and cities of the Commonwealth, 448 and to hunt (i) bear, deer and turkey, (ii) with a bow and arrow during the special archery seasons, and 449 (iii) with a crossbow during special archery seasons, and (iv) with a muzzleloader during the special 450 muzzleloading seasons. The fee for this license shall be \$15. The license shall serve in lieu of the state 451 junior resident hunting license, the special license for hunting bear, deer and turkey, the special archery 452 license, the special crossbow license, and the special muzzleloading license. For a nonresident youth under the age of 16 the fee for such a license shall be \$30. The Board may subsequently revise the cost 453 454 of licenses set forth in this section pursuant to § 29.1-103. 455

§ 29.1-304. Nonresident license to hunt within shooting preserves.

456 Licenses are required for nonresidents of the Commonwealth to hunt within the boundaries of 457 shooting preserves licensed under the provisions of Chapter 6 of this title. Such license shall be valid 458 within the boundaries of any licensed shooting preserves and may be in lieu of any license required by 459 § 29.1-303. The license fee shall be twelve dollars \$12 or as subsequently revised by the Board pursuant 460 to § 29.1-103.

461 § 29.1-305. Special license for hunting bear, deer and turkey; authority of Board to create bear 462 license.

463 A. A special license is required for hunting bear, deer and turkey in this Commonwealth, which shall 464 be in addition to the license required to hunt other game. The fee for the special license shall be \$12 for 465 a resident age 16 or older, \$7.50 for a resident under the age of 16, and \$60 for a nonresident 16 years 466 of age or older, \$15 for a nonresident 12 years of age to 15 years of age, and \$12 for a nonresident younger than 12 years of age. 467

468 B. The Board may create a separate special license for the hunting of bear in this Commonwealth. 469 The fee for such a special license shall be \$25 for residents and \$150 for nonresidents. A person who 470 obtains a special license for hunting bear shall also be required to obtain the state resident license or 471 state nonresident license pursuant to § 29.1-303. If a special license to hunt bear is established by the 472 Board, the special license required in subsection A shall authorize the hunting of deer and turkey only.

473 The license to hunt bear, deer and turkey or, if authorized by the Board, the license to hunt bear may 474 be obtained from the clerk or agent of any county or city whose duty it is to sell hunting licenses.

475 C. The Board may subsequently revise the cost of licenses set forth in this section pursuant to § 29.1-103. 476

§ 29.1-306. Special archery license.

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478 There shall be a license for hunting with a bow and arrow, excluding crossbows, during the special 479 archery seasons, which shall be in addition to the license required to hunt small game. The fee for the 480 special license shall be \$12 for a resident and \$25 for a nonresident. The Board may subsequently revise **481** the cost of licenses set forth in this section pursuant to § 29.1-103.

The special archery license may be obtained from the clerk or agent of any county or city whose 482 483 duty it is to sell licenses.

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484 § 29.1-307. Special muzzleloading license.

485 There shall be a license for hunting with a muzzleloader during the special muzzleloading seasons, 486 which shall be in addition to the license required to hunt small game. The fee for the special license 487 shall be twelve dollars for a resident and twenty-five dollars for a nonresident. The special muzzleloader 488 license may be obtained from the clerk or agent whose duty it is to sell licenses in any county or city.

489 The Board may subsequently revise the cost of licenses set forth in this section pursuant to § 29.1-103. 490 § 29.1-309. Fees to trap.

491 The license fee to trap shall be as follows or as such fee may be subsequently revised by the Board 492 pursuant to § 29.1-103:

493 1. County or city resident license, ten dollars.

494 2. State resident license, thirty-five dollars.

495 3. State nonresident license, \$150.

496 § 29.1-309.1. Special lifetime trapping license; permanently disabled persons and disabled veterans.

497 Any resident who is (i) a veteran with a permanent and total service-connected disability as certified **498** by the Veterans' Administration or (ii) permanently disabled, as defined in § 58.1-3217, may apply for 499 and receive from the Department, for a fee of five dollars or as subsequently revised by the Board 500 pursuant to § 29.1-103, a special lifetime disabled trapping license. Such a person shall provide proof of 501 his disability acceptable to the Director.

502 § 29.1-309.2. Special lifetime trapping license for senior citizens.

503 Any resident who is 65 years of age or older may apply for and receive from the Department, for a 504 fee of \$10 or as subsequently revised by the Board pursuant to § 29.1-103, a special lifetime trapping 505 license. Such a person shall provide proof of his age acceptable to the Director.

506 § 29.1-309.3. State junior resident trapping license established; fee.

507 There is hereby established a state youth resident trapping license, which may be obtained by any 508 resident under the age of 16, to trap in all counties and cities of the Commonwealth. The fee for this 509 license shall be \$10 or as subsequently revised by the Board pursuant to \$29.1-103. 510

§ 29.1-310. Fees to fish.

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511 A. The license fees to fish, which licenses shall not permit fishing for trout in waters stocked by the 512 Department, shall be as follows:

513 1. County or city resident license to fish, in all inland waters of the county or city of residence only, 514 five dollars.

2. State resident license to fish in all inland waters of the Commonwealth, twelve dollars.

3. State nonresident license to fish in all inland waters of the Commonwealth, thirty dollars.

517 B. The additional license fees for a trout license required to fish in designated waters stocked with 518 trout by the Department shall be as follows:

519 1. State resident license, twelve dollars.

520 2. State nonresident license, thirty dollars.

521 C. The Board may subsequently revise the cost of licenses set forth in this section pursuant to 522 § 29.1-103.

§ 29.1-310.2. Special combined individual sportfishing licenses.

524 Residents and nonresidents of the Commonwealth may obtain a special combined sportfishing license 525 to fish in all inland waters and the tidal waters of the Commonwealth during the open season. For 526 residents, this license shall be in lieu of the state resident fishing license required by subdivision A 2 of 527 § 29.1-310, and the saltwater recreational license required by § 28.2-302.1. The cost of this license for 528 residents shall be \$19. For nonresidents, this license shall be in lieu of the state nonresident fishing 529 license required by subdivision A 3 of § 29.1-310 and the saltwater recreational license required by 530 § 28.2-302.1. The cost of this license for nonresidents shall be \$37.

531 Of the funds collected under this subsection, (i) \$7 per license sold shall be paid into the state 532 treasury to the credit of the Virginia Saltwater Recreational Fishing Development Fund, as established in 533 § 28.2-302.3 and (ii) \$12 per resident license sold and \$30 per nonresident sold shall be paid into the 534 state treasury to the credit of the Game Protection Fund, as established in § 29.1-101.

535 The Board may subsequently revise the cost of licenses set forth in this section pursuant to 536 § 29.1-103. 537

§ 29.1-311. Trip fishing license for residents and nonresidents; trout stocked waters.

538 A. Residents and nonresidents of the Commonwealth may obtain trip fishing licenses to fish in the 539 freshwater creeks, bays, inlets and streams of the Commonwealth, or in any of the impounded waters of 540 the Commonwealth during the open season for game fish. These licenses shall be in lieu of the regular 541 season state or county fishing license required under subsection A of § 29.1-310. The fee for the trip 542 fishing license shall be \$5 for residents, \$10 for nonresidents, and the license shall be effective for five 543 successive days as specified on the face of the license.

544 B. Residents and nonresidents of the Commonwealth may obtain a special combined sportfishing trip 545 license to fish in all inland waters and tidal waters of the Commonwealth during the open season. This 546 license shall be in lieu of the trip fishing license specified in subsection A and the saltwater recreational 547 license required by § 28.2-302.1. The cost of the license shall be \$10 for residents and \$15 for 548 nonresidents. The license shall be valid for five successive days as specified on the face of the license. Of the funds collected under this subsection, (i) \$5 per license sold shall be paid into the state treasury 549 550 to the credit of the Virginia Saltwater Recreational Fishing Development Fund as established in § 28.2-302.3 and (ii) \$5 per resident license sold and \$10 per nonresident license sold shall be paid into 551 552 the state treasury to the credit of the Game Protection Fund as established in § 29.1-101.

553 C. Possession of a trip fishing license by a nonresident shall not entitle him to fish in designated 554 waters stocked with trout by the Department or other public body unless he also possesses the trout 555 license required under subsection B of § 29.1-310 or has obtained the special lifetime trout fishing 556 license pursuant to § 29.1-302.4.

557 D. Possession of a trip fishing license by a resident shall not entitle him to fish in designated waters 558 stocked with trout by the Department or other public body. Residents shall only be entitled to fish in 559 such waters if they possess (i) a regular season state or county fishing license and (ii) a trout license, as 560 required by § 29.1-310, or a special lifetime trout fishing license pursuant to § 29.1-302.4.

E. The Board may subsequently revise the cost of licenses set forth in this section pursuant to 561 562 § 29.1-103. 563

§ 29.1-318. Board may charge use fees for fishing in certain waters.

564 In addition to the license fees provided for elsewhere in this chapter, the Board may impose daily 565 use fees, not to exceed three dollars and fifty cents \$3.50 or as subsequently revised by the Board 566 pursuant to § 29.1-103, and issue permits therefor to fish in specially stocked trout waters as may be 567 designated by the Board. The proceeds from the fees shall be set aside and used exclusively by the 568 Board for the stocking and management of the streams. Permits shall be issued by the person or persons 569 designated by the Board at or near the area in which the permits are required. 570

§ 29.1-339.2. Establishment of Virginia Migratory Waterfowl Conservation Stamp; required.

571 A. No person shall hunt or take any migratory waterfowl within the Commonwealth without first obtaining a Virginia Migratory Waterfowl Conservation Stamp. Every person who is issued the Stamp 572 shall carry it on his person when hunting or taking any migratory waterfowl. Each Stamp shall be 573 574 validated by the signature of the licensee written across the face of such stamp. The Stamp shall be 575 designed and produced in accordance with Department policy and shall be valid from July 1 of each 576 year or their later date of purchase, to June 30 of the following year, unless sooner revoked. Unless 577 otherwise provided in this chapter, any person who is exempt from hunting license requirements shall 578 also be exempt from the requirements imposed by this section. Any person who is under the age of 16 579 years shall be exempt from the requirements of this section.

580 B. The fee for the Stamp for a resident and a nonresident is \$9.75. Clerks and license agents who 581 sell hunting licenses shall sell the Stamp and retain \$0.75 as compensation for such service. The Board may subsequently revise the cost of the fees set forth in this section pursuant to § 29.1-103. 582

C. The Stamp may also be issued through an automated license delivery system. The fee for the 583 584 issuance of the Stamp through an automated license delivery system shall be consistent with the fees 585 specified in § 29.1-332. The format of the Stamp shall be the same as any other license, validation, or 586 privilege issued through an automated license delivery system. When purchased through an automated 587 license delivery system, the purchaser shall have the option of requesting the actual Stamp at the address 588 specified on the license at the time of purchase.

589 D. The moneys received from the sale of the Stamp shall be paid by each clerk or agent to the 590 Department for payment into the state treasury. Payment shall be made by means prescribed by the 591 Board and agreed to by the clerk or agent. Upon receipt into the treasury of such moneys, the 592 Comptroller shall credit the sums to the Game Protection Fund established in § 29.1-101 and accounted 593 for as a separate fund to be designated as the Virginia Migratory Waterfowl Conservation Stamp Fund 594 (the Stamp Fund). Moneys from the Stamp Fund shall not be diverted to any other state agency. The 595 Department shall use the moneys in the Stamp Fund in the following manner:

596 1. The Department shall first utilize these moneys to cover any administrative costs associated with 597 production and issuance of, and accounting for, the Stamp.

598 2. The Department shall contract 50 percent of the remaining annual revenue deposited in the Stamp 599 Fund with appropriate nonprofit organizations for cooperative waterfowl habitat improvement projects. 600 Before paying such moneys to any nonprofit organization, the Department shall obtain evidence that the 601 organization is eligible to receive funds for such projects.

602 3. The remainder of the moneys in the Stamp Fund shall be used by the Department to protect, 603 preserve, restore, enhance, and develop waterfowl habitat in Virginia.

E. The Department may establish (i) the method for selecting appropriate designs for the Stamp and 604 (ii) eligibility criteria for receiving funds for waterfowl habitat improvement projects. The Department 605

606 may sell expired Stamps for less than face value to the general public for a period of three years, after

- which time the Department shall shred any unsold expired Stamps. All revenues derived from the sale ofthese Stamps shall be paid into the state treasury to the credit of the Game Protection Fund anddedicated to the Stamp Fund.
- 610 F. For purposes of this section:
- 611 "Migratory waterfowl" means those migratory birds belonging to the Family Anatidae (ducks, geese, brant, and swans) for which open hunting seasons are established by federal regulations.
- 613 "Stamp" means the Virginia Migratory Waterfowl Conservation Stamp.
- **614** § 29.1-343. Fees for waterfowl blind licenses.
- 615 The fees for waterfowl blind licenses shall be as follows or as such fees may be subsequently revised 616 by the Board pursuant to \S 29.1-103:
- 617 1. For a stationary blind erected in the public waters or on the shores of the riparian owner to shoot 618 over the public waters, seventeen dollars and fifty cents.
- 619 2. For a floating blind, in the public waters, to shoot over the public waters, thirty-five dollars.