

HOUSE No. 663

The Commonwealth of Massachusetts

PRESENTED BY:

Antonio F. D. Cabral

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying:

An Act to establish the department of marine fisheries and resources.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
<i>Antonio F. D. Cabral</i>	<i>13th Bristol</i>
<i>Bruce E. Tarr</i>	<i>First Essex and Middlesex</i>
<i>Ann-Margaret Ferrante</i>	<i>5th Essex</i>

HOUSE No. 663

By Mr. Cabral of New Bedford, a petition (accompanied by bill, House, No. 663) of Antonio F. D. Cabral, Bruce E. Tarr and Ann-Margaret Ferrante for legislation to establish the department of marine fisheries and resources. Environment, Natural Resources and Agriculture.

The Commonwealth of Massachusetts

An Act to establish the department of marine fisheries and resources.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Chapter 21A of the general laws, as appearing in the 2010 official edition,
2 is hereby amended by striking section 4A.

3 SECTION 2. The general laws are hereby amended by inserting after chapter 25C the
4 following:-

5 CHAPTER 25D.

6 DEPARTMENT OF MARINE FISHERIES AND RESOURCES Section 1. In this
7 chapter, unless the context otherwise requires, the following words shall have the following
8 meanings and the following rules of construction shall apply:

9 "Angling", fishing with hand line or rod, with naturally or artificially baited hook.

10 "Canned lobster meat or crab meat", lobster meat or crab meat preserved by heat
11 processing, freezing, or refrigeration, and packed in a container impervious to contamination and
12 so sealed that once opened it cannot be re-sealed and re-used for its original purpose.

13 "Clam", a marine mollusk of the species *Mya arenaria* commonly called the soft-shell
14 clam.

15 "Close season", the time during which fish cannot lawfully be taken.

16 "Coastal waters", all waters of the commonwealth within the rise and fall of the tide and
17 the marine limits of the jurisdiction of the commonwealth, but not waters within or above any
18 fishway or dam nor waters above any jurisdictional boundary legally established pursuant to
19 section five of chapter one hundred and thirty in rivers and streams flowing into the sea.

20 "Commissioner", the commissioner of the department of marine fisheries and resources.

21 "Dealer", any person who commercially handles fish.

22 "Department", the department of marine fisheries and resources.

23 "Division of law enforcement", the office of law enforcement within the executive office
24 of energy and environmental affairs, established in Section 10A of Chapter 21A.

25 "Fish", any animal life inhabiting the ocean or its connecting waters including any
26 crustacean or marine fish, whether free swimming or free moving, and any shellfish or sea
27 worms, whether or not imbedded in the soil. All provisions of the chapter relative to fish shall, so
28 far as apt, apply also to lobster meat and crab meat after the same has been taken from the shell.

29 The verb, "to fish", in all of its moods and tenses, to take or to attempt to take fish by any
30 method or means, whether or not such method or means results in their capture.

31 "Fish car", a box or other contrivance in coastal waters, whether floating or sunken, used
32 for keeping fish alive.

33 "Lobster", the common American lobster, of the species *Homarus americanus*.

34 "Marine fisheries", all fisheries in coastal waters.

35 "Open season", the time during which fish may lawfully be taken.

36 "Quahaug", a marine mollusk of the species *Venus mercenaria* commonly called the
37 hard-shell clam.

38 "Recreational saltwater fishing", the non-commercial taking or attempted taking of finfish
39 for personal or family use; provided, however, that the finfish are not sold, traded or bartered.

40 "Registered under the laws of the state", any vessel from a Massachusetts port which is
41 licensed to operate for commercial fishing purposes under the authority of this chapter, or any
42 vessel from a Massachusetts port which is operated for commercial fishing purposes by any
43 person licensed under the authority of this chapter.

44 "Retail dealer", any person not a wholesale dealer who distributes fish commercially.

45 "Scallop", a marine mollusk of the species *Aequipecten irradians*, commonly known as
46 the cape scallop or bay scallop.

47 "Sea scallop", a marine mollusk of the species *Pecten magellanicus*, commonly known as
48 deep water scallop.

49 "secretary", the secretary of the executive office of housing and economic development

50 "Seed clam", a soft-shell clam of a size less than the minimum prescribed in section
51 seventy-one and useable for planting purposes only.

52 "Seed quahaug", a quahaug of a size less than the minimum prescribed in section
53 seventy-one and useable for planting purposes only.

54 "Seed scallop", an immature scallop without the annual growth line as described in
55 section seventy-two.

56 "Shellfish", clams, conchs, limpets, mussels, oysters, periwinkles, quahaugs, razor clams
57 or razor fish, scallops, sea clams, sea quahaugs, sea scallops and winkles.

58 "Short lobster", any lobster measuring less than prescribed in section forty-five.

59 "Territorial waters", the same as coastal waters.

60 "Truckman", any person other than a common carrier, using a truck or other vehicle in
61 distributing fish.

62 "Wholesale dealer", any person who distributes fish commercially in bulk or for resale by
63 a dealer, or who operates branch stores for the retail sale of fish.

64 A person who knowingly counsels, aids or assists in a violation of any provision of this
65 chapter or of any rule or regulation made thereunder or knowingly shares in any of the proceeds
66 of said violation by receiving or possessing fish, shall be deemed to have incurred the penalties
67 imposed thereby upon the person guilty of such violation.

68 Whenever the taking of fish is authorized, reference is had to taking by lawful means
69 and in a lawful manner.

70 Any reference to the taking or having in possession of a fish shall include the taking or
71 having in possession of any part or portion thereof.

72 This chapter and regulations made under the authority thereof shall apply to all marine
73 fisheries and fish within the jurisdiction of the commonwealth and to all vessels registered under
74 the laws of the commonwealth. This provision shall not be construed to limit the authority of the
75 commissioner to protect anadromous fish by providing for their passage from the coastal waters
76 to spawning grounds in streams and ponds in inland waters and to regulate fisheries contained
77 therein for the taking of such anadromous fish.

78 Section 2. The department of marine fisheries and resources shall be within the
79 executive office of energy and environmental affairs and shall be under the administrative
80 supervision of a director who shall be called the commissioner of marine fisheries and resources.
81 The commissioner shall be appointed and may be removed by the governor. The department
82 shall administer all the laws relating to marine fisheries as appearing in chapter twenty-five D

83 and any other general or special laws, except as pertain to the enforcement thereof. It shall be
84 responsible for the biological development of marine fish and fisheries. Said department shall co-
85 operate with all departments, boards, officials and institutions of the commonwealth or its
86 subdivisions that may be concerned in any way with matters under its supervision. It shall co-
87 operate with adjoining states and with the United States of America, or any agency thereof, with
88 foreign countries, and any other agency, as may be authorized by the general court, and receive
89 and dispense such funds from any of such agencies, states or governments as may be authorized
90 by the general court.

91 Section 3. There shall be in the department a commission to be known as the marine
92 fisheries advisory commission hereinafter called the commission, which shall consist of nine
93 members, who shall represent to the extent possible the various segments of the fishing industry,
94 including geographic diversity, types of catch, business size, employment and type and stage of
95 production, from fishing to processing to wholesale and retail trade. The members shall be
96 appointed by the governor for a term of three years. No member of the commission shall hold
97 any other position in the department while serving as such.

98 The commission shall annually elect its own chairman and clerk and shall keep accurate
99 records of its meetings and hearings and shall meet at least quarterly and at the call of the
100 chairman. A quorum to conduct business shall consist of five members. The commission shall
101 hold public hearings relative to matters within the jurisdiction of the department and shall make
102 recommendations to the commissioner for the proper management and development of the
103 marine fisheries of the commonwealth. The commissioner or his designee shall attend all
104 meetings and hearings of the commission and may present evidence thereat and shall include in
105 his annual report a report of the commission. The members of the commission shall serve
106 without compensation but shall be reimbursed for actual expenses incurred in the performance of
107 their official duties.

108 Section 4. Licenses, permits and certificates of registration issued by the commissioner or
109 his agent shall not, except as otherwise provided in this chapter, be transferable and shall be
110 produced for examination upon demand of any authorized person.

111 Notwithstanding the foregoing, the department promulgate regulations to permit the
112 transfer of fishing licenses held in a limited entry fishery, so-called.

113 Unless otherwise specifically provided by law or regulations promulgated by the
114 department, every license, permit or certificate issued under any provision of this chapter or any
115 other provision of law relating to marine fish and fisheries or of any rule or regulation made
116 under authority thereof, held by any person convicted of a violation of any of the laws relating to
117 marine fish and fisheries or any rule or regulation made under authority thereof by a court of
118 competent jurisdiction, or any person who pleads nolo contendere or admits to sufficient facts in
119 a court of competent jurisdiction to an allegation of a violation of any such law, rule or

120 regulation, may be suspended and inoperative for one month for the first offense, three months
121 for the second offense, and for one year for any subsequent offense. All suspended or void
122 licenses, permits or certificates shall be surrendered forthwith to any officer authorized to
123 enforce the laws relating to marine fish and fisheries. No person whose license, permit or
124 certificate has become suspended or void shall be given a new license, permit or certificate under
125 authority of any provision of law relating to marine fish and fisheries during the period of
126 suspension, and any license, permit or certificate so issued shall also be void and shall be
127 surrendered forthwith on demand of any officer authorized to enforce the laws relating to marine
128 fish and fisheries. No fee received for a license, permit or certificate suspended or made void
129 under this section shall be refunded. All traps, trawls, pots, buoys, lines, boats or other fishing
130 gear used in violation of the laws relating to lobsters may be impounded by the division of law
131 enforcement for a period of not less than thirty days nor more than one year from and after the
132 date on which the owner, lessee or person in possession of such traps, trawls, pots, buoys, lines,
133 boats or other fishing gear is convicted of such violation.

134 Whoever violates any provision of this chapter shall, unless otherwise provided, be
135 punished by a fine of not less than ten nor more than five thousand dollars, or by imprisonment
136 for not more than one year, or both.

137 Whoever violates any rule or regulation made under authority of this chapter shall, unless
138 otherwise provided, be punished by a fine of not less than fifty nor more than one thousand
139 dollars.

140 Any penalty imposed under this section shall be in addition to the suspension or
141 revocation of licenses, permits or certificates as authorized by this section, and to any forfeiture
142 proceedings authorized under this chapter.

143 Section 5. Whoever loses or by mistake or accident destroys a license, permit or
144 certificate issued under any provision of this chapter may, upon application to the commissioner,
145 accompanied by a fee of three dollars and an affidavit setting forth the circumstances of said
146 loss, receive a duplicate thereof.

147 Section 6. The commissioner or his agent shall make a record, in books kept therefor, of
148 all licenses, permits or certificates issued by him under the authority of this chapter, and shall
149 date each license, permit or certificate as of the date of issue; and except as hereinafter provided
150 no other date shall be placed on such license, permit or certificate. Such books shall be subject at
151 all times to audit and inspection by the state auditor or by the comptroller or by their respective
152 agents.

153 Nothing herein shall be construed to prohibit the sale of license, permits and certificates
154 during the month of December in any year to be valid for use only on and after January first next
155 succeeding. Any license, permit or certificate so sold shall have the date of sale endorsed
156 thereon.

157 Section 7. In a city or town bordering on coastal waters, a police officer employed on a
158 full time, provisional or reserve basis shall, for the enforcement of the provisions of this chapter
159 have the authority granted to an environmental police officer, subject to such rules and
160 regulations as the commissioner is hereby authorized to adopt.

161 Section 8. The commissioner, chiefs of enforcement, deputy chiefs of enforcement and
162 all environmental police officers and deputy environmental police officers or a member of the
163 state police may, without a warrant, search any boat, vessel, fish car, bag, box, locker, package,
164 crate, any building other than a dwelling house, any motor vehicle as defined in section one of
165 chapter ninety, or other vehicle, or any other personal property in which he has reasonable cause
166 to believe, and does believe, that fish taken, held, kept, possessed, transported or held for
167 transportation or sale in violation of law, may be found, and may seize any such fish there found,
168 and may seize any boat, vessel, fish car, bag, box, locker, package, crate, any motor vehicle as
169 defined in section one of chapter ninety, or other vehicle, or any other personal property used in
170 a violation of the laws relative to marine fisheries and hold the same for forfeiture.

171 Any such person or officer may arrest without a warrant any person found violating any
172 provision of this chapter or of any ordinance, rule or regulation made under authority thereof, or
173 any other provision of law relative to marine fisheries.

174 Section 9. A court or official authorized to issue warrants in criminal cases shall, upon a
175 sworn complaint that the complainant believes that any fish unlawfully taken or possessed are
176 concealed in any boat, vehicle, fish car, box, locker, crate, package, building or other particular
177 place, other than a dwelling house, within its or his jurisdiction, if satisfied that there is
178 reasonable cause for such belief, issue a warrant to search therefor. The warrant shall designate
179 and describe the place to be searched and the articles for which search is to be made and, if
180 possible, the person by whom the articles are believed to be owned, kept or possessed, and shall
181 be directed to any officer within the division of law enforcement commanding him to search the
182 place where the fish for which he is required to search are believed to be concealed, and to seize
183 such fish.

184 Section 10. All fish unlawfully taken, held, possessed or dealt with contrary to any
185 provision of this chapter or of any rule or regulation made under authority thereof, and all boats,
186 vehicles and apparatus used therein, may, in addition to any or all of the penalties contained
187 therein, be seized, libeled and forfeited to the commonwealth.

188 Whenever seizure and confiscation or forfeiture is provided by any provision of this
189 chapter, unless another procedure is therein indicated such confiscation or forfeiture shall be
190 according to the provisions of chapter two hundred and fifty-seven. Fish so seized except
191 shellfish apparently taken from an area determined under section seventy-six or corresponding
192 provisions of earlier laws to be contaminated, and may be so libeled or, at the discretion of the
193 commissioner, be disposed of by him for the best interests of the commonwealth, or, in the

194 alternative, be sold at private sale or public auction, and the net proceeds of such sale may be
195 libeled in the same manner and with the same effect as if such proceeds were the property itself,
196 unless the person named in the warrant or some person in his behalf shall before the
197 commencement of such libel or sale request that the fish be preserved until final action is had
198 thereon. Shellfish apparently taken from an area determined to be contaminated as aforesaid,
199 shall be disposed of by the commissioner in such manner as will prevent the use thereof as food.

200 Section 11. The commissioner, the chiefs of enforcement, deputy chiefs of enforcement
201 and all environmental police officers and deputy environmental police officers, or any member
202 of the state police may request any person whom he has cause to believe is engaged in
203 unlawfully fishing, or to be unlawfully in possession of fish, or to be in possession of fish
204 unlawfully taken, to forthwith display for inspection all fish then in his possession, and may
205 arrest without warrant a person refusing or failing to comply with such request.

206 Whoever, being in a boat in coastal waters throws or dumps overboard the contents of
207 any pail, bag, barrel or other receptacle, or throws overboard any fish, after having been
208 requested or signaled by any officer authorized to enforce this section to stand by for inspection
209 shall be deemed to have violated this section.

210 Whoever violates any provision of this section shall be punished by a fine of not less than
211 one hundred nor more than two hundred dollars.

212 Section 12. Actions and prosecutions under the laws relative to fish or marine fisheries
213 shall, unless otherwise expressly provided, be commenced within one year after the time when
214 the cause of action accrued or the offence was committed.

215 Section 13. Any game protector, fish and game warden, coastal warden, conservation
216 officer or other person who is empowered to make arrests for violations of the conservation or
217 marine fishing laws of the state of New Hampshire or of the state of Rhode Island may pursue
218 any person found fishing in the coastal waters of such state in violation of the marine fishing
219 laws thereof onto adjacent coastal waters of this commonwealth and there arrest him and take
220 him into such other state for the purpose of prosecuting him for such violation; provided, that
221 such other state shall have enacted legislation giving substantially similar authority to the
222 environmental police officers of the division of law enforcement including deputy environmental
223 police officers and other appropriate officers of this commonwealth relative to persons found
224 fishing in the coastal waters of this commonwealth in violation of the marine fishing laws
225 thereof.

226 Section 13A. Any occupation under this chapter of tide waters or any work done therein,
227 shall be subject to the pertinent provisions of chapter ninety-one.

228 Section 14. The commissioner may:

229 (1) Destroy from time to time license books and stubs, licenses, permits, certificates of
230 registration and blanks relative thereto, after the same have been properly audited by the state
231 auditor, and such other documents as the commissioner deems advisable after the same have
232 been noted on the official records;

233 (2) Take, or in writing authorize his agents to take fish at any time or in any manner for
234 purposes connected with propagation or scientific observation;

235 (3) Investigate questions relating to fish and personally or by assistants, institute and
236 conduct inquiries pertaining to such questions, and conduct such biological research and assist
237 cities and towns in the development of shellfish conservation and management plans as will, in
238 his opinion, tend to conserve, improve and increase the supply of fish in the coastal waters.

239 (4) Arrange for lectures and may issue for general distribution such publications as he
240 considers best adapted to promote the interests of commercial fisheries;

241 (5) Establish and maintain properties at such places within the commonwealth as he may
242 select for the purpose of propagating, rearing and protecting fish;

243 (6) Occupy, use and control not exceeding ten ponds and estuaries, creeks or other arms
244 of the sea, within the coastal waters, and the necessary land thereto adjoining, for the propagation
245 and distribution of fish frequenting the coastal waters and for the scientific investigation of their
246 habits, if such occupation and use do not impair the private rights of any person or materially
247 obstruct any navigable waters. Notice of such occupation and use and the purpose thereof shall
248 be conspicuously posted by the commissioner at the nearest points to said ponds and estuaries,
249 creeks or other arms of the sea, and shall be recorded in the registry of deeds in the county or
250 district where they are situated.

251 (7) With the approval of the secretary, for the purpose of protecting and improving
252 marine resources, on behalf of the commonwealth acquire in fee by purchase, gift or devise, or
253 by lease, or with the consent of the owners, may control, any land with buildings and
254 improvements thereon and with the consent of the owner of any land may control the flow of any
255 water on or over his land.

256 (8) With the approval of the governor, receive in trust for the commonwealth any grant or
257 devise of real property or any gift or bequest of personal property for the purpose of aiding in the
258 enhancement and protection of any marine resources; provided, that, unless approved by the
259 general court, no obligation shall be imposed on the commonwealth to expend in carrying out
260 any such trust an amount greater than the income of the trust property, or greater than the income
261 and the principal thereof, if by the terms of such trust the principal may be expended. Any such
262 gift or bequest of money or securities shall be transferred forthwith to the state treasurer, who
263 shall administer it as provided in section sixteen of chapter ten.

264 (9) Notwithstanding any contrary provision of law, with the exception of chapter 130 of
265 the General Laws of the Commonwealth of Massachusetts, adopt, amend, or repeal all rules and
266 regulations, with the approval of the Governor, necessary for the maintenance, preservation and
267 protection of all marine fisheries resources between the mean high water mark of the
268 commonwealth and a straight line extension of the lateral boundaries of the commonwealth
269 drawn seaward to a distance of 200 miles or to a point where the water depth reaches 100
270 fathom, whichever is the greatest. Any person, firm or corporation convicted of violating any
271 rule or regulation authorized under the provisions of this paragraph shall be punished by a fine
272 not to exceed ten thousand dollars (\$10,000). Violations may be prosecuted in any superior court
273 within the Commonwealth of Massachusetts.

274 (10) Subject to the notice provisions of chapter thirty A, without hearing, with the
275 approval of the commissioner, adopt regulations declared by him to be emergency regulations
276 necessary for immediate management or control of the marine fisheries. Such emergency
277 regulations may be limited in time but shall not remain in effect for a period longer than forty-
278 five days.

279 (11) Authorize agents to sell certain permits issued pursuant to section 84 and authorize
280 agents who are not employed by the commonwealth to charge an administrative fee for such
281 permits not to exceed \$1.50 for each permit.

282 (12) Conduct, coordinate or oversee fish counts and fish stock analyses or other fisheries
283 research for fish species important to Massachusetts fishermen or processors or to the
284 Massachusetts economy.

285 (13) Enter into agreements with public or private entities, including the University of
286 Massachusetts, to perform fish counts and fish stock analyses or other fisheries research.

287 (14) Publish reports or recommendations based on fish counts, fish stock analyses or
288 other fisheries research.

289 (15) Advise the Governor of the potential impact of regulation on the fishing industry.

290 Section 15. Upon petition signed by any interested party or upon his own motion, the
291 commissioner shall submit to the marine fisheries advisory commission proposals relating to the
292 management of the marine fisheries. After public hearing, notice of which shall be published in a
293 newspaper of general distribution in the areas affected, the commission shall in writing approve
294 or disapprove such proposals. If any proposal is so approved, the commissioner shall in
295 accordance with such approval adopt, amend or repeal rules and regulations, subject to the
296 approval of the secretary, which shall govern the following activities only:

297 (1) The manner of taking fish;

298 (2) The legal size limits of fish to be taken;

299 (3) The seasons and hours during which fish may be taken;

300 (4) The numbers or quantities of fish which may be taken;

301 (5) The opening and closing of areas within the coastal waters to the taking of any and
302 all types of fish; provided that no area shall be so opened or closed without the consent of the
303 selectmen of the town or the mayor and council of the city affected thereby. Upon the request of
304 the commission, the selectmen or mayor and council shall hold a public hearing upon the
305 question and shall thereafter notify the commission in writing within forty-five days after such
306 request has been received or consent will be deemed to have been granted.

307 No such rule or regulation shall require a license for the taking of finned fish from
308 coastal waters for non-commercial purposes.

309 Section 16. Notwithstanding the provisions of this chapter, the commissioner may, by
310 issuance of a written permit under such terms and conditions as he may impose, authorize the
311 possession and taking of fish at any season and of any size for purposes of propagation, rearing,
312 harvesting or sale in connection with an aquacultural enterprise in which the fish being so
313 propagated, reared and harvested are kept separate from natural stocks of the same species.

314 Section 17. (a) The commissioner shall establish a state recreational saltwater fishing
315 permit program to comply with the state exemption requirements of section 401 (g)(2) of the
316 Magnuson-Stevens Fishery Conservation and Management Act, 16 USC 1881 (g)(2) and may
317 promulgate regulations implementing the state program in accordance with sections 14 and 15.

318 (b) No person shall engage in the recreational activity of finfishing, or take or land
319 finfish for recreational purposes in or from the coastal waters of the commonwealth without first
320 obtaining a saltwater recreational fishing permit from the commissioner. The permit process
321 shall require the applicant to submit, in addition to any other information required by the
322 commissioner, the applicant's name, address, telephone number and date of birth. A permit shall
323 not be required in the following circumstances:

324 (1) a non-resident holding a valid recreational saltwater fishing permit from a coastal
325 state; provided, however, that the commissioner shall determine that: the requirements of such
326 other state permit are substantially the same as the commonwealth's permit requirements; and the
327 privileges granted under law to the resident of the other coastal state are similar to those
328 permitted by the commonwealth;

329 (2) a person under 16 years of age;

330 (3) a disabled person, as defined in section 1 of chapter 19C; or

331 (4) a person fishing as a passenger on a for-hire vessel; provided, however, that the
332 owner of the vessel has a valid permit from the commissioner as provided in subsection (c).

333 (c) The commissioner may issue a recreational saltwater fishing permit to an individual
334 or a business entity that is engaged in for-hire recreational fishing in the coastal waters of the
335 commonwealth, and such permit shall be valid for all persons on board the for-hire vessel. The
336 commissioner may establish categories and related requirements for such permits.

337 (d) The commissioner may establish categories of recreational saltwater fishing permits,
338 including, but not limited to, individual permits, age-related permits and for-hire permits, and
339 may charge a separate annual fee for each category of permits. The amounts of such fees shall be
340 established by the secretary of administration and finance under section 3B of chapter 7;
341 provided, however, that the commissioner or authorized agents may not charge a fee to
342 individuals requesting a permit who, at the time of permit application, are 60 years of age or
343 older or less than 16 years of age. The commissioner shall develop a fee schedule for all classes
344 of permits and submit such schedule to the clerks of the house of representatives and senate not
345 less than 30 days before the schedule is to take effect.

346 (e) The commissioner may authorize agents to sell recreational saltwater fishing permits
347 issued under this section and authorize agents who are not employed by the commonwealth to
348 charge and retain a reasonable service fee for such service.

349 (f) The commissioner may designate not more than 2 days in each year as free
350 recreational saltwater fishing days. A person may take saltwater finfish for noncommercial
351 purposes on a free recreational saltwater fishing day without obtaining or possessing a permit or
352 paying a permit fee as prescribed in this section; provided, however, that a person who takes
353 saltwater finfish on a free recreational fishing day must comply with all laws, rules and
354 regulations governing the holders of a recreational fishing permit and all other conditions and
355 limitations regulating the taking of saltwater finfish.

356 (g) There shall be established within the department a marine recreational fisheries
357 development panel. The panel shall advise the commissioner on the development and
358 administration of recreational saltwater fishing improvement programs, including, but not limited
359 to, the improvement of public access to marine recreational fisheries. The panel shall consist of 2
360 members of the marine fisheries advisory commission and 3 members of the public at large, all
361 of whom shall have specific expertise and background in the commonwealth's marine
362 recreational fisheries. The panel members shall be appointed by the commissioner for terms not
363 to exceed 3 years. Any member shall be eligible for reappointment. The panel shall meet at least
364 twice annually and shall also meet at the request of the commissioner. Three of the members
365 shall constitute a quorum and the affirmative vote of a majority of members present at a duly
366 called meeting where a quorum is present shall be necessary for any action to be taken by the
367 panel.

368 Section 18. Whoever violates section 17, or any rule or regulation made under authority
369 thereof, shall be punished by a fine per offense as promulgated by the commissioner. All funds

370 received by the commonwealth under this section shall be deposited in the Marine Recreational
371 Fisheries Development Fund established by section 35NN of chapter 10.

372 Section 19. The Commissioner shall aid in the promotion and development of the
373 commercial fishing industry; investigate improved methods of marketing and distributing
374 commercial fish products; and establish standards and design labels for the identification of
375 commercial fish products processed, prepared or packed for distribution and for retail sales.

376 Section 20. In addition to the Division of Coastal Management, established in Section
377 25E of the general laws, the commissioner shall organize the department into divisions and shall
378 assign to said divisions their functions. The commissioner, with the approval of the board, may
379 appoint a director to each division to have charge of the work of the division and may, with like
380 approval, remove such directors. The compensations of the directors shall be fixed by the
381 commissioner with the approval of the board. The commissioner, with the approval of the board,
382 shall appoint such scientific experts as the work of the department may require, and may assign
383 them to divisions, may transfer and remove them.

384 Section 21. Whoever without right enters in or upon any building or other structure or
385 any area of land, flats or water, set apart and used by or under authority of the commissioner for
386 conducting scientific experiments or investigations or for propagation or protection of fish, or
387 whoever contrary to regulations fishes in waters so set apart and used after the commissioner has
388 caused printed notices of such occupation and use and the purposes thereof to be placed in a
389 conspicuous position upon any such building or other structure or adjacent to any such area of
390 land, flats or water, and whoever injures or defaces any such building or other structure or any
391 notice posted as aforesaid, or injures or destroys any property used in such experiments or
392 investigations or for such purposes, or otherwise interferes therewith, shall be punished by a fine
393 of not less than fifty nor more than two hundred dollars or by imprisonment for not more than six
394 months.

395 Section 22. The commissioner shall assist and co-operate with coastal cities and towns
396 for the purpose of increasing the supply of shellfish and exterminating the enemies thereof within
397 their borders, and for this purpose may expend such sums as may be appropriated therefor. The
398 expenditure of any funds so appropriated shall be apportioned by the commissioner among said
399 coastal cities and towns in such amounts as will, in his opinion, effect the greatest amount of
400 relief and assistance to the shellfish industry; provided, that no money shall be expended
401 hereunder in any such city or town for the purpose of such relief or assistance unless such city or
402 town, within one year prior to the date of such expenditure, shall have expended an amount equal
403 to at least one fourth of the total cost of such work, or shall have contributed services or material
404 of a value, as determined by the commissioner, equal to such proportion. The work of increasing
405 the supply of shellfish and exterminating the enemies thereof in coastal cities and towns aided
406 hereunder shall be done and expenditures therefor shall be made in such manner as the
407 commissioner may determine and in accordance with rules and regulations which the

408 commissioner shall make with respect thereto, which rules and regulations he is hereby
409 authorized to make and enforce.

410 The commissioner, in the operation of any plant for the treatment or purification or
411 propagation of shellfish, is hereby authorized and directed to investigate and study methods for
412 the treatment or purification of shellfish taken from areas determined under section seventy-six
413 to be contaminated. The commissioner, in the course of such investigation, shall confer with the
414 state department of public health and may expend for expert, clerical and other services and
415 expenses such sums as may be appropriated therefor. The commissioner shall, before exercising
416 the authority to assist and co-operate as provided in this section, receive the advice of the
417 biologist of the department and a written opinion from him thereon.

418 The commissioner, acting on behalf of the commonwealth and with the approval of the
419 governor and council, may enter into contracts or agreements with agencies of the federal
420 government or any private institute or corporation for carrying out research and laboratory work
421 necessary for purposes of the treatment or purification of shellfish and the propagation of
422 shellfish in the coastal areas of the commonwealth, and may expend such sums as may be
423 appropriated for the purpose.

424 Section 23. The commissioner shall assist and cooperate with coastal cities and towns for
425 the purpose of establishing and maintaining a program of self-help to said cities and towns for
426 the cultivation, propagation and protection of shellfish. Funds to carry out the purposes of this
427 section shall annually be appropriated from the Tourism and Industrial Promotion Fund. The
428 commissioner may expend such sums as may be appropriated from said fund, but such sums as
429 are expended therefor shall be conditional upon the expenditure of an equal amount of money by
430 said cities and towns.

431 The treasurer of each participating city or town shall certify to the commissioner annually
432 the amounts so appropriated by said city or town, which for the purposes of this act shall be
433 equal to the total shellfish department budget.

434 The commissioner shall certify to the state treasurer on an annual basis all sums pledged
435 to the aforesaid purpose by said cities and towns. Family use areas and recreational shellfish
436 areas set aside pursuant to section fifty-four which are cultivated, propagated or protected under
437 the funding or provisions of this section shall be open to all inhabitants of the commonwealth
438 upon payment of a reasonable fee.

439 Section 24. The commissioner shall devise a system of statistical information useful to
440 the commercial and recreational fishing industry of the commonwealth and may collect and
441 compile fishery statistics obtained thereunder. He may require for such purposes statistical
442 reporting from all fishermen, wholesale and retail fish dealers and fish processors on such forms
443 and at such time to be determined by him. Said statistical reports shall be signed and submitted
444 under the pains and penalties of perjury and subject to chapter sixty-six and chapter sixty-six A,

445 shall be held strictly confidential by the commissioner and shall not be disclosed except in
446 compliance with a valid court order. The commissioner may, by regulation, prescribe such
447 procedures as may be necessary to preserve such confidentiality, except that the commissioner
448 may release or make public any such statistics in any aggregate or summary form which does not
449 directly or indirectly disclose the identity or business of any person who submits such statistics.

450 Any license, permit or certificate issued by the department to any person who refuses or
451 fails to submit, or knowingly submits a false statistical report shall be suspended and surrendered
452 to the commissioner. Persons who fail to submit, or knowingly file a false report shall not have
453 issued to them a new license, permit or certificate until an accurate statistical report is submitted
454 to the commissioner.

455 The commissioner may enter into cooperative agreements with local, state or federal
456 authorities for the purpose of joint conservation and management of marine fisheries and for the
457 implementation and enforcement of rules and regulations relative thereto, and may, subject to
458 chapter thirty A, implement any regulations as developed and recommended by the Atlantic
459 States Marine Fisheries Commission.

460 The commissioner shall, from time to time, prepare and distribute bulletins and reports
461 embodying statistical and other information relative to marine fisheries. He shall also assist and
462 cooperate with local authorities in the promulgation of rules and regulations for the protection
463 and conservation of marine fisheries.

464 Whoever violates any provisions of this act shall be fined not less than one hundred
465 dollars nor more than one thousand dollars.

466 Section 25. The proprietors of lands upon which a pond is created and maintained by
467 excavating and enclosing the same and by the artificial flowing of same with coastal waters, for
468 the purpose of cultivating and maintaining fish thereon, shall have the exclusive rights to
469 cultivate and the exclusive ownership and control of, all fish thereon or therein, whether
470 artificially or naturally propagated; provided, that no fish determined by the commissioner to be
471 injurious may be cultivated or maintained thereon or therein, and that no fish may be taken
472 therefrom of a size, of an age, at a season, or for a purpose, prohibited by law; and provided,
473 further, that before any such excavation shall be made plans for an artificial flowage of the same
474 with coastal waters shall be approved by the director and the department of environmental
475 protection.

476 Section 26. The aldermen or city council of a city or the selectmen of a town lying upon
477 coastal waters may, in writing, and upon blanks, supplied by the commissioner, authorize any
478 person to construct weirs, pound nets or fish traps in tidewater in locations where no harbor lines
479 exist and also in locations beyond established harbor lines, within the limits of such city or town,
480 for a term not exceeding five years, upon such conditions and subject to such regulations as the
481 aldermen, city council or the selectmen may impose; but no authority so given shall be valid

482 unless approved in writing as to location and construction by the department and the
483 commissioner, and subject to such conditions as it and he may impose; nor until such
484 authorization, together with such approval, has been filed with the commissioner.

485 Section 27. Any person who constructs or maintains any weir, pound net or fish trap after
486 having received written approval therefor as provided in section twenty-six shall at all times
487 while such structure is maintained have the same plainly marked with the number of such
488 approval painted or printed on a sign or flag in figures at least six inches in height and
489 conspicuously displayed on the inshore and offshore ends of such structure. Violation of the
490 provisions of this section shall be punished by a fine of not more than twenty-five dollars.

491 Section 28. Whoever without the consent of the owner takes or uses or destroys, injures
492 or molests any weir, pound net, fish trap, seine, set net or lobster or crab pot or other fishing
493 gear, or any fish car or other contrivance used for the purpose of storing fish, including any such
494 fishing gear which is swept ashore by storm or tide or other natural causes and deposited upon
495 the shore, beaches or flats, whether public or private, or takes fish therefrom without the consent
496 of the owner, shall be punished by a fine of not less than five hundred nor more than one
497 thousand dollars or by imprisonment for two months, or both.

498 Section 29. The owner of any fishing gear mentioned in section twenty-seven which is
499 swept ashore by storm or tide or other natural causes and deposited upon the shore, beaches or
500 flats, whether public or private, may recover the same within thirty days from the time of such
501 deposit without liability for trespass; provided, that such owner in so doing does not commit any
502 unreasonable or wanton injury to the property whereupon such fishing gear is deposited. In the
503 event such fishing gear shall not be so recovered within such period or recovered by other legal
504 means within sixty days it shall enure to the riparian owner of such shore, beach or flat in the
505 manner provided in chapter one hundred and thirty-four.

506 Section 30. The owner of every boat, and the owner of every pound net, fish trap, weir,
507 fyke net or similar contrivance, fishing pier, seine, drag or gill net, lobster or crab pot or trap or
508 other fishing gear, hereinafter referred to as devices, used for fishing purposes, and every
509 licensee under section thirty-six shall annually, before January thirty-first, make a written report,
510 on oath, to the commissioner, of the number of pounds and the value of each kind of edible fish
511 caught by him with such boat or such devices and the number of lobsters and edible crabs taken
512 by him in pots or traps for the twelve months ending on the preceding December thirty-first, and
513 the number and value of the devices, if any, used in such catching or taking, and the number of
514 persons, if any, employed therein; and for such purpose the commissioner shall annually, on or
515 before March fifteenth, provide him, upon his application, with suitable blank forms for such
516 reports, so arranged that each month's catch may be separately recorded thereon; and, in filling
517 out such reports, such owner shall give, so far as practicable, the above required results of each
518 month's fishing. In lieu of said annual report the commissioner may require such owner to
519 submit a monthly report of such facts listed herein as the commissioner may deem advisable.

520 Such owner shall apply to the commissioner for such blank forms. The owner of any fish cars or
521 other contrivances used for keeping fish, lobsters or edible crabs shall have his name and
522 residence legibly marked thereon. The license, permit or certificate of any person to take such
523 fish, lobsters or edible crabs who refuses, or knowingly or wilfully neglects to make the report
524 required hereby or knowingly or wilfully makes a false report shall be suspended and he shall not
525 receive a new license, certificate or permit until such report is made. Whoever knowingly and
526 wilfully violates any provision of this section shall be punished by a fine of not less than ten nor
527 more than one hundred dollars.

528 Section 31. Whoever, between March fifteenth and the following June fifteenth, catches
529 or takes any smelt from the waters of the commonwealth, or whoever buys, receives, sells or
530 offers or exposes for sale, transports or has in his possession a smelt so taken, shall for a first
531 offence be punished by a fine of one dollar for every such smelt or by imprisonment for not more
532 than six months and for a subsequent offence by both said fine and imprisonment. Any wholesale
533 or retail dealer who sells, offers or exposes for sale or has in his possession any smelt between
534 the said dates must have in his possession a tag or bill of lading or other paper showing that such
535 smelt was taken from waters outside the commonwealth, and the possession of a smelt between
536 said dates by a person other than a wholesale or retail dealer holding such a certificate shall be
537 prima facie evidence of violation of this section.

538 Section 32 . Whoever takes or attempts to take a smelt in any other manner than by
539 angling shall be punished by a fine of not less than ten nor more than fifty dollars and shall in
540 addition thereto forfeit one dollar for each smelt if any so taken, but this section shall not apply
541 to smelt inadvertently taken in a seine or net during the time and in the manner in which fishing
542 is allowed for perch, herring or alewives; provided, that such smelt so taken shall be immediately
543 liberated alive in the waters from which taken.

544 Possession of any net, seine, trap or device for catching fish, other than a naturally or
545 artificially baited hook, in or upon the harbors, rivers or tributaries of the commonwealth, or on
546 the banks of the same, if adapted to and apparently intended for the present catching of smelt,
547 shall be prima facie evidence of a violation of this section and the possession in or upon said
548 harbors, rivers or tributaries, or on the banks of the same, of any fresh smelt, between sunset and
549 sunrise, or under other circumstances reasonably indicating the catching of the same otherwise
550 than by angling, shall be prima facie evidence that said smelt were caught or intended to be
551 caught contrary to such provisions by the person in whose possession they are found.

552 Section 33. For the purpose of protecting smelt and their spawn the commissioner may
553 close such portions of streams flowing into the coastal waters during the spawning season of
554 such fish as he may deem necessary and may forbid the entrance into such portions of said
555 streams by posting on or near such closed areas notices of such closing, giving the bounds
556 thereof; provided however, that such closing and such prohibition of entrance shall not be for a
557 period longer than sixty days in any one year. Whoever violates the provisions of this section or

558 molests or disturbs smelt or their spawn within such closed areas shall be punished by a fine of
559 not less than ten nor more than fifty dollars or imprisonment for not more than thirty days, or
560 both.

561 Section 34. No person, either as principal, agent or employee, shall at any time catch
562 lobsters or edible crabs in, or take them from, the coastal waters or place, set, keep, maintain,
563 supervise, lift, raise or draw in or from the said waters, or cause to be placed, set, kept,
564 maintained, supervised, lifted, raised or drawn in or from the said waters, any pot, trap or other
565 contrivance designed for, or adapted to, the taking of lobsters or edible crabs, unless licensed so
566 to do under section thirty-six.

567 No person shall at any time take from any waters under the jurisdiction of the
568 commonwealth any lobsters by spearing, dipping or dragging.

569 In the waters of Gosnold in the county of Dukes County, no such pot, trap or other
570 contrivance shall be buoyed otherwise than separately and plainly.

571 Violation of any provision of this section shall be punished by a fine of not less than two
572 hundred nor more than five hundred dollars, or by imprisonment for not more than three months,
573 or both. Nothing in this section or section thirty-six shall be construed to prohibit or regulate the
574 taking of crabs other than edible crabs solely for bait purposes, or for the taking of edible crabs
575 for use of one's immediate family; provided, that the number of such edible crabs so taken by
576 any one person shall not exceed fifty in one day and such edible crabs shall not be taken by pots
577 or traps.

578 Section 35. Any person may take green crabs, more specifically known as the species
579 *Carcinides Maenas*, provided, that such person (a) gives written notice to such effect to the
580 commissioner, (b) marks all traps, gear and buoys in a uniform manner in accordance with
581 requirements set forth by said commissioner, and (c) files an annual report with the
582 commissioner setting forth the approximate number of bushels of said crabs taken each month of
583 the year and whether such crabs were destroyed or used for bait purposes in the commonwealth.
584 Any person subject to the provisions of this section shall comply with regulations which the
585 commissioner is hereby authorized to promulgate from time to time.

586 Section 36. A person shall not fish for or take lobsters or edible crabs in coastal waters or
587 land the same in the commonwealth without a permit issued by the commissioner or his agent. A
588 noncommercial lobster and crab permit shall authorize the holder and the members of holder's
589 immediate family residing in the same residence as the holder to fish for, take or land by the use
590 of pots only lobsters and edible crabs for consumption, and not for sale, by himself and the
591 members of his immediate family residing in the same residence as the holder; provided,
592 however, that the holder and such other persons shall not use more than ten traps for such fishing
593 at any one time; and provided, further, that only one license shall be issued to one family in a
594 single household in any calendar year; and provided, further, that for the purpose of this section

595 the term “immediate family” shall mean the spouse, children, parents, grandparents, brothers and
596 sisters of the holder. A commercial fisherman permit (lobster) authorizes the holder thereof to
597 fish for, take and land lobsters and edible crabs for commercial purposes. No person holding a
598 commercial fisherman permit (lobster) need at the same time hold a noncommercial lobster and
599 crab permit. Upon application to the commissioner, and endorsement on his license, the holder of
600 a commercial fisherman permit (lobster) may have the privilege afforded the holder of any type
601 of commercial fisherman permit issued under section 81. A commercial fisherman permit
602 (lobster) shall be issued to an individual but it may be endorsed for use on fishing vessels, in
603 which case it shall cover all persons, except skin or scuba divers, on board such vessel. An
604 individual skin or scuba diver may be granted a commercial fisherman permit (lobster);
605 provided, however, no skin or scuba diver shall be allowed to dive for lobster and edible crabs by
606 authority granted by a commercial fisherman permit endorsed for use on fishing vessels. The
607 holder of a commercial fisherman permit (lobster) shall carry on his person or post on his vessel
608 said permit at all times while engaging in fishing. In addition to the above noncommercial lobster
609 and crab permit and the commercial fisherman permit (lobster) there shall be a seasonal
610 commercial fisherman permit (lobster). Such a permit shall be issued to full-time students only,
611 after such verification of student status as the commissioner may determine, and shall allow the
612 holder to take and sell lobster during the period June fifteen to September fifteen and shall limit
613 the holder to the use of not more than twenty-five pots. Except as hereinafter provided, such
614 licenses to catch or take both lobsters and edible crabs shall be granted only to individuals who
615 are citizens of the commonwealth and who have resided therein for at least one year next
616 preceding the date of such license, but no such license shall be issued to a minor under seventeen
617 years of age except with the written consent of his parent, guardian or custodian and at the
618 discretion of the commissioner.

619 A nonresident of the commonwealth who is a citizen of the United States or who is an
620 alien who possesses an alien registration receipt card issued to him by the United States
621 Department of Justice, Immigration and Naturalization Service, temporarily residing or intending
622 temporarily to reside in any coastal city or town, and who owns more than five thousand dollars
623 in real estate within the commonwealth as determined by tax records may, in any year, upon
624 payment of the fee required by this section obtain a license to take lobsters or edible crabs during
625 June, July, August and September of such year, for consumption only by the licensee and his
626 family who are so residing. Licenses hereunder, except those granted to nonresidents, shall
627 expire on December thirty-first next succeeding the granting of the same unless sooner made
628 void as provided in this chapter. Each applicant for a license under this section shall state the
629 color scheme of the buoys desired to be used by him, which, if approved by the commissioner,
630 shall be set forth in his license, and all buoys used by him shall be marked accordingly, and all
631 buoys, pots, traps, and lobster cars used by him shall be marked with the licensee’s number
632 assigned to him by the commissioner, which shall be burned or cut into the surface thereof. The
633 size of said numbers shall be prescribed by regulation of the commissioner. All buoys, pots,
634 traps, and lobster cars that are not marked as required shall be removed from the coastal waters

635 by any officer who is empowered to enforce this section and shall be held for up to six months. If
636 the owner of any such buoy, pot, trap or lobster car fails to claim same within said six months it
637 shall be permanently confiscated and disposed of by the director of law enforcement or his
638 designee for the best interest of the commonwealth. Said commissioner, designee, or officer shall
639 in no way be liable for such removal, confiscation or disposal. Before any buoy, pot, trap or
640 lobster car is transferred, sold or given away the owner shall burn or cut the letter "T" into the
641 buoy, pot, trap or lobster car, after his number, to indicate that the buoy, pot, trap or lobster car
642 has been transferred and the new owner shall burn or cut his number into the buoy, pot, trap or
643 lobster car. It shall be prima facie evidence of a violation of this section if a person has in his
644 possession or uses any buoy, pot, trap or lobster car, that has had the license number removed,
645 altered or defaced. No person shall use wooden lobster buoys in the coastal waters after January
646 first, nineteen hundred and seventy-four.

647 A permittee shall at all times, while acting in pursuance of his permit, exhibit his permit
648 upon the demand of any officer qualified to serve criminal process, and upon failure to do so
649 shall be punished by a fine of not less than twenty-five nor more than one hundred dollars or
650 imprisonment for one month or both.

651 The commissioner shall state in his annual report the number of licenses of each kind
652 granted under this section.

653 Section 37. No person or persons shall take or attempt to take, by diving, lobsters, or
654 edible crabs from the coastal waters, unless he displays his lobster license number upon his air
655 tank, and for each person diving alone or for each group of divers upon the surface of said
656 waters, in the area where the person or persons is taking or attempting to take lobsters and edible
657 crabs, a floating marker shall be displayed with the license number of each person diving alone
658 or in the case of any group of divers the license number of every person taking or attempting to
659 take lobsters shall be displayed. Said number on a floating marker shall be displayed in the form
660 of a single panel not less than twelve inches in height and width and shall be buoyed in an
661 upright position. The marker shall have a white background with the licensee's number, or in the
662 case of a group the licensees' numbers, displayed on both sides thereof by black numerals of a
663 size prescribed by regulation of the commissioner.

664 No person shall take or attempt to take with the aid and use of a boat any lobsters or
665 edible crabs by pots, traps or other contrivances designed or adapted to the taking of lobsters or
666 edible crabs without first displaying the buoy colors used by him in accordance with his license
667 by painting the color or colors (a) on each side of the hull or upon panels attached to each side of
668 the hull, or (b) upon both sides of a single panel which is attached to the boat on top of the bow,
669 or by mounting a buoy, not less than eleven inches in length, and four inches in diameter, with
670 his color scheme thereon, in an upright position at least six inches above the roof of the boat.
671 Color schemes painted on the hull of the boat or upon panels shall be displayed as a solid colored
672 strip four inches high and eighteen inches long, each strip abutting another on the longest side, if

673 more than one color, to form a rectangle or square. The rectangle or square thus formed shall
674 have a black border all the way around at least one inch wide. All color schemes so displayed
675 shall be clearly visible from both sides of the boat.

676 Whoever violates any provision of this section shall be punished by a fine of not less than
677 one hundred nor more than two hundred dollars.

678 Section 38. All applicants issued a commercial fishermen permit for the taking of lobsters
679 in coastal waters shall document their catch and sale of lobsters at such times and upon such
680 forms as may be determined by the commissioner. Individual catch data so documented shall be
681 confidential and shall not be disclosed except in aggregate form. The commissioner may develop
682 such forms and require such information as he deems necessary in the administration of this
683 section. All such forms shall be signed by the applicant under the pains and penalties of perjury.
684 Failure to submit complete forms as required by this section or falsification of any such form or
685 any application as required by this section may result in a fine of not less than five hundred nor
686 more than one thousand dollars and suspension of eligibility for issuance of a commercial permit
687 for a period not to exceed three years. Any permit not renewed as required by this section by July
688 first of each year may be subject to revocation by the department.

689 Each year between December first and March first the commissioner shall renew an
690 existing commercial fishermen permit for the taking of lobsters in coastal waters held by any
691 qualified person during the previous year. The commissioner may renew permits to those
692 individuals who have been previously engaged in commercial lobstering and can document that
693 due to personal medical incapacity or other unforeseen circumstances, were unable to renew their
694 commercial lobster permit during the prescribed renewal period. The marine fisheries advisory
695 commission shall promulgate regulations establishing the criteria in which such renewals may
696 take place.

697 Any commercial fishermen permit for the taking of lobsters in coastal waters may be
698 transferred between members of an immediate family subject to the approval of the
699 commissioner. Permits may be transferred to other qualified applicants subject to regulations
700 promulgated by the marine fisheries advisory commission. Said regulations shall set forth the
701 specific criteria and process in which permits may be transferred and shall address the following
702 concerns:—

- 703 (a) the maintenance and stability of a healthy lobster population;
- 704 (b) the economic viability of lobstering as a vocation and way of life;
- 705 (c) the needs of retiring lobstermen to sell or transfer their business interests;

706 The commissioner may maintain a list of potential applicants for the transfer of said
707 permits.

708 Upon the recommendation of the marine fisheries advisory commission, the secretary of
709 the executive office of administration and finance shall set such fees as he deems appropriate to
710 the administration of this section.

711 Any applicant for the transfer of any existing permit described in this section aggrieved
712 by the decision of the commissioner may appeal that decision to the secretary or his designee
713 whose decision upon appeal shall be final. The secretary's decision, however, shall be governed
714 by the criteria contained in this section.

715 Section 39. No person shall tend, lift, raise or draw a lobster or crab pot or trap, or take
716 lobsters or edible crabs from such a pot or trap, or catch or take lobsters from the coastal waters
717 by any means, except during the period from one half hour before sunrise until one half hour
718 after sunset, except that traps may be taken up by the owner or by his employee or agent, if
719 licensed under section thirty-six, at any time when they are endangered by storms, and except
720 that the commissioner, deputy directors of enforcement, chiefs of enforcement, deputy chiefs of
721 enforcement, environmental police officers and deputy environmental police officers may at any
722 time lift, raise or draw such pot or trap with its contents, if any, for the purpose of inspection
723 provided in this chapter. Violation of the provisions of this section shall be punished by a fine of
724 not less than ten nor more than fifty dollars.

725 Section 40. No person, either as principal, agent or employee, shall between January first
726 and the following April thirtieth, both dates inclusive, take or catch edible crabs, by the use of
727 traps or otherwise, from the coastal waters. Violation of the provisions of this section shall be
728 punished by a fine of not less than ten nor more than fifty dollars.

729 Section 41. Any person who takes, sells or has in possession any female lobster bearing
730 externally attached eggs shall be punished for the first offense by a fine of not less than \$150 nor
731 more than \$500 for every such lobster and for a subsequent offense by a fine of not less than
732 \$500 nor more than \$1,000 for every such lobster, or by imprisonment for not less than 60 days
733 nor more than six months, or both such fine and imprisonment. A person who takes any such
734 lobster and immediately returns it alive to the waters from which it was taken shall not be subject
735 to such penalty. This section shall not apply to lobsters extruding eggs in fish cars or pounds if
736 they are immediately liberated alive in the coastal waters, nor to the taking or possession of
737 lobsters as provided in section forty-four.

738 Section 42. Any person who takes, sells or has in his possession any female lobster from
739 which the eggs have been removed by means other than natural hatching, shall be punished for
740 the first offense by a fine of not less than \$250 nor more than \$1,000 for every such lobster and
741 for a subsequent offense by a fine of not less than \$1,000 nor more than \$2,000 for every such
742 lobster, or by imprisonment for not less than 90 days nor more than one year, or both such fine
743 and imprisonment. Detection on a female lobster of any substance capable of removing attached
744 eggs or of physical evidence that attached eggs have been removed by a method other than by

745 natural hatching shall be prima facie evidence that a violation of this section has occurred. Any
746 environmental police officer, deputy environmental police officer or the commissioner or his
747 designee may, in the performance of his duties, remove one or more appendages from any
748 lobster for testing purposes.

749 Section 43. The commissioner shall, to the extent of appropriation or appropriations
750 therefor, establish and maintain a plant or plants for the propagation of lobsters by rearing them
751 from the time of hatching to the bottom crawling stages. Lobsters from which the eggs are to be
752 obtained for such hatching and rearing shall be taken and disposed of in accordance with section
753 forty-four. The commissioner, in his budget estimates, filed pursuant to section three of chapter
754 twenty-nine, shall include a statement of appropriation or appropriations recommended by him
755 for the purpose of carrying this section into effect.

756 Section 44. Between March first and October thirty-first, both dates inclusive, in any
757 year, the commissioner may authorize the taking or possession of egg-bearing lobsters by any
758 person licensed under section thirty-six to catch or take lobsters and edible crabs, upon the
759 condition that such egg-bearing lobsters shall be taken, held or delivered in accordance with the
760 instructions of the commissioner to a plant for the propagation of lobsters established and
761 maintained for rearing them from the time of hatching to the bottom crawling stages or for such
762 other disposition as the commissioner may deem for the best interests of the commonwealth. If
763 the eggs from the lobsters so obtained shall be hatched the young therefrom shall be reared to the
764 bottom crawling stages. Lobsters from which eggs have been so hatched, and the young lobsters
765 so reared, shall be liberated, as nearly as possible, in the areas from which such egg-bearing
766 lobsters were obtained and in the same proportion. Nothing in this section shall be so construed
767 as to prevent the commissioner from otherwise disposing of lobsters from which eggs have been
768 so removed, or young lobsters so reared, when in the opinion of the commissioner by so doing
769 depleted or non-productive areas may be benefited.

770 Section 45. Whoever sells, or offers for sale, or has in possession for a period longer than
771 is necessary for immediate measuring, or for any purpose other than legally disposing of same, a
772 lobster measuring in length less than the minimum size prescribed by this section, alive or dead,
773 cooked or uncooked, measured from the rear of the eye socket along a line parallel to the center
774 line of the body shell to the rear end of the body shell, shall be punished for the first offense by a
775 fine of not less than one hundred nor more than five hundred dollars for every such lobster and
776 for a subsequent offense by a fine of not less than five hundred nor more than one thousand
777 dollars for every such lobster or by imprisonment for not less than one nor more than three
778 months or both, and such lobster shall be seized and forfeited, and shall be disposed of by the
779 commissioner to the best interest of the commonwealth.

780 Beginning on January 1, 1989, the minimum size shall be 3 1/4 inches. Thereafter, the
781 commissioner may, by regulation approved by the marine fisheries advisory commission,
782 increase the minimum size, and may establish different minimum sizes in separate geographic

783 areas, if he determines that such increases are necessary to achieve compliance with the Atlantic
784 States Marine Fisheries Commission Fisheries Management Plan for American lobster.

785 If the measurement of any such lobster taken from one or the other eye sockets is of the
786 required length, such lobster shall be deemed to be a legal lobster. In all prosecutions under this
787 section any mutilation of any lobster which affects its measurement as aforesaid shall be prima
788 facie evidence that the lobster was or is less than the required length; provided, however, that the
789 commissioner shall, by regulation approved by the marine fisheries advisory commission, permit
790 the possession and on-shore processing of shell-on frozen lobster tails by wholesale dealers;
791 provided, further, that possession of lobster tails at sea, or at any location where processing is not
792 being conducted, shall be prohibited and shall be subject to the penalties provided in the first
793 paragraph; and provided, further, that said processing shall be conducted only by wholesale
794 dealers who have been issued a special permit by the commissioner and whose facilities are
795 certified as U.S.D.C. Type I or the equivalent thereof. This section shall not apply to common
796 carriers having lobster in possession for the purpose of transportation.

797 Section 46. The commissioner may, by regulation approved by the marine fisheries
798 advisory commission and promulgated pursuant to chapter thirty A, establish a program to
799 protect V-notched lobsters. For purposes of this section, the term "V-notched lobster" means a
800 female egg-bearing lobster from which a V-shaped piece of tail has been cut from the first right
801 flipper next to the middle flipper by a person holding or covered by a permit issued pursuant to
802 section thirty-six.

803 Section 47. No commercial fishing vessel landing lobsters taken by any method other
804 than by pots or traps shall land for the purpose of sale or distribution any lobsters or any part
805 thereof at any location within the jurisdiction of the commonwealth in excess of one hundred
806 lobsters for a fishing trip of one twenty-four hour day or less duration, with a maximum limit of
807 five hundred lobsters within a period of seven consecutive days. The commissioner, with
808 approval of the marine fisheries advisory commission, shall promulgate rules to implement this
809 section within ninety days of its effective date.

810 The commissioner shall monitor the performance of vessels taking and landing lobsters in
811 the commonwealth taken by other than pots and traps. If landings by vessels landing lobsters
812 taken by other than by pots or traps exceed six percent of total lobster landings in any year, the
813 commissioner shall implement regulations, subject to the approval of said marine fisheries
814 advisory commission, to limit lobster landings in subsequent years by vessels using other than
815 pots or traps to no more than six percent of total lobster landings in the commonwealth.

816 The provisions of this section governing the landing of lobsters by vessels fishing with
817 other than pots or traps, shall be superseded by the development or implementation subsequent to
818 the effective date of this act of either a federal or interstate fishery management plan governing
819 the taking or landing of lobsters under the jurisdiction of the federal government.

820 Section 48. All barrels, boxes or other containers containing lobsters, or lobster meat after
821 the same has been taken from the shell, shall, before being delivered to any carrier, be marked by
822 the shipper in a plain and legible manner on the outside thereof "Lobsters" or "Lobster Meat", as
823 the case may be, in capital letters at least one inch in length, together with the full name and
824 address of the shipper, and, in the case of such lobster meat, also with the words, "removed
825 under permit No. ", followed by the number of the permit under which the same was taken
826 from the shell; and, unless in barrels, boxes or other containers so marked, no lobster or lobster
827 meat shall be transported. Any such barrels, boxes or other containers delivered to or transported
828 by any carrier without being marked as above required, and the lobsters or lobster meat therein,
829 shall be seized and forfeited. Violation of any provision of this section shall be punished by a
830 fine of not less than five hundred nor more than one thousand dollars. This section and section
831 fifty shall not apply to lobsters or lobster meat passing through the commonwealth under
832 authority of the laws of the United States.

833 Section 49. In case of seizure by any duly authorized officer of any lobsters or lobster
834 meat contained in any barrel, box or other container which is not marked as provided in section
835 forty-eight, or of any lobster measuring less than the length prescribed by section forty-five, such
836 lobsters as are alive and measure less than such prescribed length shall be liberated by the
837 commissioner, and all other such lobsters and all such lobster meat found in such barrel, box or
838 other container shall be held and disposed of as provided in section fifty-one.

839 Section 50. Any carrier who knowingly receives or carries from place to place any lobster
840 or lobster meat in barrels, boxes or other containers not marked as provided in section forty-eight
841 shall be punished by a fine of not more than five hundred dollars.

842 Section 51. When any lobster or lobster meat is seized for the violation of any provision
843 of section forty-eight, the officer making the seizure shall immediately notify the shipper thereof,
844 if known, and shall proceed to enforce the forfeiture of such lobsters as he is not required to
845 liberate, or of such lobster meat, in accordance with section eight.

846 Section 52. No person shall sell, or represent for the purpose of sale, any lobster as a
847 native lobster unless the same shall have been originally caught or taken in the coastal waters;
848 nor shall any person so sell, or represent for the purpose of sale, any crustacean as a lobster
849 unless the same is of the species known as *Homarus americanus*; nor shall any person so sell, or
850 represent for the purpose of sale, any meat as lobster meat unless such meat is wholly from
851 crustaceans of such species. Violations of any provision of this section shall be punished by a
852 fine of not less than fifty nor more than five hundred dollars.

853 Section 53. No retail establishment or person shall sell or represent for the purpose of
854 sale, any item as crabmeat unless the same is from crustaceans of any species of crab, so-called.
855 A retail establishment or person selling a product which contains crabmeat in any proportion
856 shall list separately the names and percentages of all noncrabmeat substances contained therein.

857 A violation of any provision of this section shall be punishable by a fine of not less than fifty nor
858 more than five hundred dollars

859 Section 54. The selectmen of a town bordering upon coastal waters, if so authorized by
860 their town, and the board of aldermen or the city council of any city so situated may control,
861 regulate or prohibit the taking of eels and any or all kinds of shellfish and sea worms within such
862 cities and towns and may, from time to time, without other or special authority therefor, make
863 any regulations not contrary to law in regard to said fisheries as they deem expedient, including
864 the times, places, methods, purposes, uses, sizes, quantities and any other particulars of such
865 taking, and may grant permits, and establish the fees therefor, subject to any such regulation,
866 then or thereafter in force. Any such authorizations to said selectmen hereunder shall continue in
867 force until subsequent action of such town shall repeal the same. Any regulations made under
868 authority of this section shall continue in force until the board of aldermen, city council, or
869 selectmen, as the case may be, shall alter, amend, rescind or repeal the same, or the authority of
870 the selectmen to make and enforce such regulations shall be repealed. No city or town shall
871 require a person to be licensed to take shellfish who is accompanying or operating a boat for a
872 person so licensed and who is not otherwise actively engaged in or assisting in such fishing.

873 Any regulations made hereunder shall take effect as therein stated, shall be published by
874 posting a copy of the same in the office of the aldermen, city council or selectmen making the
875 same, and in the office of the city or town clerk, and in three or more public places in said city or
876 town, or by publishing the same once in a newspaper, if any, published in said city or town, and
877 by sending a certified copy thereof to the commissioner, twenty-four hours at least before the
878 time set for the same to take effect; provided that the commissioner may, if he deems it necessary
879 for the protection of shellfish in emergency, authorize the making of such regulations effective
880 immediately, in which case publication shall be made within forty-eight hours after the same
881 shall take effect. The records of the aldermen, city council or selectmen, as to the contents of the
882 regulations, and the method and time of publication thereof, or a copy thereof attested by their
883 secretary, shall be prima facie evidence of such facts therein stated. The records of the town as to
884 the instructions to the selectmen, or a copy thereof attested by the town clerk, shall be prima
885 facie evidence of such instructions.

886 If any city or town bordering on the coastal waters neglects or refuses to take the control
887 of the shellfish, sea worms or eels within its boundaries as provided in this section, such control
888 shall be temporarily exercised by the commissioner for the benefit of such city or town and such
889 authority shall continue until such time as the aldermen or city council of such city or the
890 selectmen under authority of a vote of such town shall take over such control. Nothing in this
891 paragraph shall be construed as authorizing the commissioner to take control of or exercise the
892 authority provided in this section over the taking of clams from any areas leased from the
893 commonwealth by cities or towns in Essex county as provided in chapter seven hundred and ten
894 of the acts of nineteen hundred and twelve and amendments thereto nor shall such authority
895 extend to the issuance of private shellfish grants as provided in section fifty-nine.

896 Every city or town which exercises the authority over such coastal fisheries as provided
897 in this section shall set aside an area or areas not then in private control or under municipal
898 cultivation in which the commercial taking of shellfish shall be prohibited and from which
899 shellfish may be taken, for his own family use, by any inhabitant of the commonwealth holding a
900 permit therefor from such city or town. In any city or town issuing such permits to take shellfish
901 for family use, any inhabitant of the commonwealth shall be issued such a permit upon payment
902 of the fee, if any, established therefor. Such permits shall be uniform, and the regulations
903 established in connection therewith shall make no distinction among different classes of permit
904 holders except with respect to the amount of the fee therefor. Such permit shall not allow the
905 taking of shellfish of a size at a season prohibited by law and the amount therefor taken for any
906 family shall not exceed in any one week, one bushel of any or all kinds of shellfish, but the
907 councilmen or selectmen, as the case may be, may, with the approval of the commissioner,
908 reduce the maximum amount of any or all of such shellfish taken for such purpose.

909 Nothing in this section shall be construed to authorize the aldermen, city council or
910 selectmen to exercise any authority hereunder in areas declared under section seventy-six or
911 under corresponding provisions of earlier laws to be contaminated unless such action is in
912 accordance with a management plan developed by cities and towns with the assistance and
913 approval of the commissioner.

914 For purposes of this section and of section fifty-six, the term shellfish shall not include
915 the commercial harvest of those species of shellfish known as sea clams (*spilosa solidissima*) and
916 ocean quahogs (*artica islandica*); provided, however, that the commissioner may authorize the
917 commercial management of sea clams and ocean quahogs by regional management of cities and
918 towns, if in his opinion regional management will be in the best interests of the commonwealth.
919 Regional management shall be based upon a regional plan developed by the cities and towns
920 concerned and approved by the commissioner. The commissioner is authorized to promulgate
921 rules and regulations for the development, approval and implementation of all regional plans.

922 Section 55. All permits issued under section fifty-four shall be issued in the name of the
923 body authorizing the issuing of the same; but, under a vote of such body, any such permit shall
924 be valid if issued bearing the signature of any one member thereof, or of the city or town clerk. A
925 record of the name, residence and address of every person to whom such a permit is issued, with
926 any special details relating to such permit, shall be entered by the officer issuing the same in a
927 book kept in his office for that purpose.

928 Section 56. Cities by a vote of the board of aldermen, or city council, and towns by a vote
929 at a town meeting, may appropriate money for the cultivation, propagation and protection of
930 shellfish. The board of aldermen, or city council, or selectmen when so authorized by their town
931 may from time to time declare a close season for any or all kinds of shellfish for not more than
932 three years in such waters, flats or creeks, not then the subject of a private grant, within the limits
933 of their respective cities and towns, as they deem proper, and may plant, grow and protect

934 shellfish in such waters, flats or creeks; provided, that no private rights are impaired; and
935 provided, further, that when any close season, declared as aforesaid, shall have ended, such flats,
936 waters or creeks shall not within two years thereafter be licensed for the private cultivation of
937 shellfish.

938 Section 57. No permit for the taking of shellfish for commercial purposes, except in the
939 city of New Bedford, shall be issued by the aldermen or councilmen of any city or the selectmen
940 of any town to an alien unless he has resided in such city or town for at least five years next
941 preceding the date of his application therefor, or has been a resident of the county in which such
942 city or town lies for at least five years next preceding the date of such application and has taken
943 shellfish commercially therefrom for such period.

944 Section 58. Whenever under the authority of any law two or more municipalities have
945 joint property in, or the right of joint control of, any marine fisheries referred to in section fifty-
946 four, the board of aldermen or city council of the city, or the selectmen of the town if so
947 authorized by the town, in which such fisheries lie may exclusively exercise all the rights,
948 privileges and authority conferred by said section with respect to such fisheries, make
949 appropriations therefor as provided in section fifty-six and exercise such other control, privileges
950 and responsibilities as are granted in other sections of this chapter pertinent thereto, as though
951 such joint control or property did not exist; provided that in the exercise of such rights,
952 privileges, responsibilities and authority such board of aldermen, city council or selectmen shall
953 grant to the citizens of such other municipalities the same rights and privileges as are granted to
954 the citizens of their city or town.

955 Section 59. The city council or mayor of any city, or the selectmen of any town, may
956 upon written application, accompanied by plans sufficient to show the intended project and
957 project area to be licensed, and after public notice and hearing pursuant to section sixty-two,
958 grant to any person a shellfish aquaculture license.

959 Said license shall authorize said licensee in such city or town at all times of the year, in,
960 upon, or from a specific portion of coastal waters of the commonwealth, of tidal flats or land
961 under coastal waters: (1) to plant and grow shellfish, bottom/off bottom culture; (2) to place
962 shellfish in or under protective devices affixed directly to the tidal flats or land under coastal
963 waters, such as boxes, trays, pens, bags, or nets; (3) to harvest and take legal shellfish; (4) to
964 plant cultch for the purpose of catching shellfish seed; and (5) to grow shellfish by means of
965 racks, rafts or floats.

966 After receipt of a written application by the city council or selectmen, and after the notice
967 and public hearing requirements of this section are satisfied and the licensing authority approves
968 the application, the commissioner shall, after inspection of the intended project area, certify that
969 issuance of a shellfish aquaculture license and operation thereunder will cause no substantial
970 adverse effect on the shellfish or other natural resources of the city or town. Upon such

971 certification by the commissioner, the city council or selectmen may issue the license, provided,
972 however, that no license shall be issued for any areas then or within two years prior thereto,
973 closed for municipal cultivation under the provisions of section fifty-six. Failure of the
974 commissioner to so certify shall be deemed a denial of the shellfish aquaculture license. The
975 commissioner's certification or refusal to certify shall be reviewable in accordance with section
976 fourteen of chapter thirty A.

977 Licenses under this section shall be granted or denied in writing within sixty days after
978 receipt of the written application and shall be issued upon forms supplied by such cities and
979 towns and upon such terms and conditions and subject to such terms, conditions or regulations as
980 the city council or selectmen issuing the same shall deem proper, but not so as to impair the
981 private rights of any person or to materially obstruct navigable waters, and said license shall
982 describe by metes and bounds the waters, flats or creeks covered thereby. Shellfish aquaculture
983 licenses pursuant to this section shall be subject to any rules and regulations promulgated by the
984 commissioner, including those concerning the use and scope of predator controls in the intertidal
985 zone, and said licenses may be further conditioned by the commissioner as he deems necessary
986 and appropriate, including species to be propagated and the source and movement of seed
987 shellfish.

988 Said license shall be for a period of not more than ten years and may be renewed for
989 similar periods. Said license may be revoked by the city council, selectmen or the commissioner
990 for failure to comply with any terms, conditions or regulations set forth by these entities, or for
991 lack of substantial use of the licensed area. Said licensee shall have the right to the exclusive use
992 of the lands and waters for the purposes of growing shellfish thereon, and the licensee shall
993 plainly mark the boundaries of said area. The selectmen or city council shall permit, as a
994 condition of the license, such public uses of said waters and lands as are compatible with the
995 aquacultural enterprise.

996 Whoever without the consent of the licensee, unless otherwise permitted by the terms and
997 conditions of said license: (1) takes shellfish from the licensed lands or waters or from said
998 racks, rafts or floats; (2) disturbs the licensed area or the growth of the shellfish thereon in any
999 way; (3) discharges any substance which may directly or indirectly injure the shellfish; (4)
1000 willfully injures, defaces, destroys, removes or trespasses upon said racks, rafts, or floats; or (5)
1001 willfully injures, defaces, destroys, removes or trespasses upon said protective devices affixed
1002 directly to the tidal flats, such as boxes, trays, pens, bags, or nets shall be liable in tort for treble
1003 damages and costs to the licensee injured by such act.

1004 Nothing in this section shall be deemed to affect the validity, conditions, or terms of any
1005 license granted under the corresponding provisions of earlier laws and in full force upon the
1006 effective date of this section. Nothing in this section shall excuse the licensee from complying
1007 with other laws of the commonwealth, including environmental laws and laws concerning
1008 interference with navigation.

1009 Said shellfish aquaculture license may be transferred pursuant to section sixty and all
1010 rights and privileges enjoyed by the licensee shall be assumed by the transferee.

1011 Any license issued under the provisions of this section shall, upon the death of the
1012 licensee, continue in full force and effect, subject to the same terms, conditions, and regulations
1013 imposed upon the original license, for the balance of the unexpired term, or one year whichever
1014 is longer, for the use of the members of the immediate family of the deceased licensee. For the
1015 purposes of this section, immediate family shall mean the spouse, son, daughter, mother, father,
1016 brother and sister of said deceased licensee.

1017 Nothing in this section shall be deemed to affect the validity, conditions, or term of any
1018 license granted under corresponding provisions of earlier laws and in full force upon the
1019 effective date of this section.

1020 Section 60. Any license granted under section fifty-nine or corresponding provisions of
1021 earlier laws may be transferred with the approval of the city council or selectmen to any person
1022 to whom it might originally have been granted, and, whether or not so transferred, may, within
1023 two years before the expiration of its then current term, be renewed from the expiration of the
1024 original term for a further term or terms, each term not to exceed fifteen years. The provisions of
1025 this chapter or of corresponding provisions of earlier laws applicable to the original issuance of
1026 such license shall, so far as apt, apply to a transfer or a renewal thereof hereunder.

1027 Section 61. Any person, firm or corporation qualified as provided in section fifty-nine
1028 and desiring to obtain a license thereunder shall present to the city council or selectmen a written
1029 application setting forth the name and residence of the applicant, a definite description made by
1030 reference to a survey conducted by the applicant, and a request that such license be granted to the
1031 applicant.

1032 Section 62. No license referred to in section fifty-nine shall be granted, transferred or
1033 renewed until after a public hearing, due notice of which has been posted in three or more public
1034 places, and published in a newspaper, if any, published in the city or town where the territory
1035 described in the application is situated at least ten days before the time fixed for the hearing,
1036 stating the name and residence of the applicant or transferee, as the case may be, the date of the
1037 filing of the application for such license, transfer or renewal, and the location, area and
1038 description of said territory.

1039 Section 63. The licensee upon receiving his license shall cause the territory covered
1040 thereby to be plainly marked out by monuments, marks or ranges and by stakes or buoys, with
1041 the number of his license painted in figures at least two inches in height in a conspicuous place
1042 on each of said stakes or buoys or on flags attached thereto, which shall be maintained by him or
1043 his transferee during the term of the license or of any renewal thereof. Failure to place or
1044 reasonably to maintain the same shall be sufficient cause for revocation of the license.

1045 Section 64. The aldermen, city council or selectmen shall keep in their offices plans
1046 showing all such licensed areas, and, in a book devoted to that purpose only, a record of each
1047 license granted and of all transfers or renewals thereof, which shall include the name and
1048 residence of the licensee or transferee, the dates of issue, transfer, renewal and expiration thereof,
1049 and a copy of the description of the licensed areas as the same appears in the license. Each
1050 license, and all transfers or renewals thereof, shall forthwith after the granting or approval
1051 thereof be transmitted by the board so granting or approving the same to the city or town clerk,
1052 who shall record the same in a book kept especially therefor in his office. The licensee or
1053 transferee shall within thirty days after such issue or approval pay to said clerk for each license
1054 or renewal issued or transfer approved one dollar for such recording, and for each license issued
1055 shall also pay four dollars as reimbursement of said city or town for the cost incurred in granting
1056 said license, a record of which payment shall forthwith be entered upon said record by said clerk,
1057 and such license, transfer or renewal shall not take effect until said fees are paid and entry
1058 thereof made as aforesaid. Said records shall be open to public inspection at all reasonable times.
1059 Forms for such license and for the transfer or renewal of the same shall be provided by the
1060 aldermen, city council or selectmen at the expense of their city or town.

1061 Section 65. The licensee or transferee, or his legal representatives, shall, for the purposes
1062 set forth in section fifty-nine and in accord with the terms set forth in said license, have during
1063 the term of the license or of any renewal thereof the exclusive use of the waters, flats or creeks
1064 described in the license, and the exclusive right to take all shellfish therefrom during the time
1065 therein specified, notwithstanding any regulations made by the aldermen, city council or
1066 selectmen of the city or town, subsequent to the issuance of such license or to the renewal
1067 thereof, as the case may be; provided, that this section shall not be construed to authorize any
1068 taking prohibited by law. The licensee or transferee, or his legal representatives, may in tort
1069 recover treble damages of any person who without his or their consent, unless otherwise
1070 authorized by law or by lawful regulation so to do, digs or takes shellfish of any kind, or shells,
1071 from such waters, flats or creeks, or disturbs the same thereon, during the continuance of the
1072 license or of any renewal thereof.

1073 Section 66. Every such licensee or transferee shall pay to the city or town, on or before a
1074 date to be fixed by the aldermen, city council or selectmen, an annual fee of not less than five nor
1075 more than twenty-five dollars per acre, or part thereof. If any such fee is not paid within six
1076 months after it becomes due the license shall thereupon be forfeited.

1077 Section 67. Every licensee or transferee of a license referred to in section fifty-nine shall
1078 submit on oath on or before December thirty-first in each year to the commissioner and to the
1079 city council or selectmen of the city or town wherein the licensed area is situated a report of the
1080 total number of each kind of shellfish planted, produced or marketed during the preceding year
1081 upon or from such licensed area, and an estimate of the total number of each kind of shellfish at
1082 the time of such report planted or growing thereon. The city council or selectmen may specify a
1083 reasonable yearly market value to be produced by each shellfish project licensed pursuant to

1084 section fifty-nine. Failure of the licensed shellfish project to meet such a value for any three
1085 consecutive years thereafter may result in a forfeit of the shellfish aquaculture license and
1086 licensed area.

1087 Section 68. Whoever willfully injures, defaces, destroys or removes any mark or bound
1088 used to define the extent of any shellfish license or grant, or places any unauthorized mark
1089 thereon, or ties or fastens any boat or vessel thereto, shall be punished by a fine of not less than
1090 three nor more than twenty dollars and shall be liable in tort for double damages and costs to the
1091 licensee or transferee injured by such act.

1092 Section 69. Whoever works a dredge, oyster tongs or rakes, or any other implement for
1093 the taking of shellfish of any description upon any shellfish grounds or beds covered by a license
1094 granted under section fifty-nine or corresponding provisions of earlier laws, or in any way
1095 disturbs the growth of the shellfish thereon, or whoever discharges any substance which may
1096 directly or indirectly injure the shellfish upon any such grounds or beds, without the consent of
1097 the licensee or transferee, as the case may be, or whoever, while upon or sailing over any such
1098 grounds or beds, casts, hauls, or has overboard any such dredge, tongs, rake or other implement
1099 for the taking of shellfish of any description, under any pretence or for any purpose whatever,
1100 without the consent of the licensee or transferee, as the case may be, shall for the first offense be
1101 punished by a fine of not more than twenty dollars or by imprisonment for not more than one
1102 month, and for a subsequent offence by a fine of not more than fifty dollars or by imprisonment
1103 for not more than six months.

1104 Section 70. No person shall dig, take or carry away any shellfish or shells between one
1105 half hour after sunset and one half hour before sunrise, by any method whatever, from any
1106 waters, flats or creeks as to which a license under section fifty-nine or corresponding provisions
1107 of earlier laws is outstanding. A licensee or transferee of such a license violating this section
1108 shall, in addition to all other penalties provided, forfeit his license and the shellfish remaining on
1109 the licensed premises.

1110 Whoever violates any provision of this section, or whoever, without the consent of the
1111 licensee or transferee, digs or takes any shellfish or shells from any waters, flats or creeks
1112 described in any license granted under section fifty-nine, or corresponding provisions of earlier
1113 laws, during the continuance of such license or of any renewal thereof, shall be punished by a
1114 fine of not more than one hundred dollars or by imprisonment for not less than one nor more than
1115 six months, or both.

1116 Section 71. Whoever takes or has in his possession quahaugs or soft shelled clams or
1117 oysters smaller than the minimum size established by the commissioner through regulations,
1118 hereinafter referred to as seed quahaugs, seed clams and seed oysters, to the amount of more than
1119 five percent of any batch, shall be punished in accordance with section four; provided, however,
1120 that it shall not be unlawful to take seed quahaugs, seed clams or seed oysters or have the same

1121 in possession under authority of a permit therefor, which the commissioner is hereby authorized
1122 to grant, for a replanting in waters or flats within the commonwealth.

1123 Section 72. No person shall take from the flats or coastal waters of the commonwealth
1124 scallops other than adult scallops, or sell or offer for sale or have in possession such scallops. For
1125 the purposes of this section an adult scallop shall be a scallop with a well-defined raised annual
1126 growth line, and any scallop without such line shall be deemed a "seed" scallop. Scallops taken
1127 from the coastal waters shall immediately be culled when taken, and all scallops other than adult
1128 scallops shall forthwith be returned alive to the coastal waters whence taken; but it shall not be
1129 unlawful to sell or have in possession scallops other than adult scallops unavoidably left in the
1130 catch after it has been culled, to the amount of not more than five per cent of the total catch
1131 remaining. All scallops taken in accordance with this section shall be taken ashore in the shell.
1132 This and section seventy-three shall not apply to seed and adult scallops carried by storm or tide
1133 from the natural beds and deposited on beaches and flats where, in the opinion of the
1134 commissioner, they cannot survive, but the taking of said seed scallops and the taking and sale of
1135 said adult scallops may be authorized by him at any season of the year. The commissioner shall
1136 promulgate rules and regulations governing the taking and sale of said seed and adult scallops by
1137 special permits, which he is empowered to issue without fee, or otherwise so as to prevent the
1138 sale of seed scallops at any time, or the sale of adult scallops between April first and the
1139 following October first, except as authorized herein. Whoever violates any provision of this
1140 section shall be fined not less than ten nor more than fifty dollars and imprisonment for thirty
1141 days or both.

1142 Section 73. Except as provided in sections seventy-two and seventy-five, no person shall
1143 take scallops between April first and the following October first from the flats or coastal waters
1144 of the commonwealth, or buy or sell or have in possession scallops so taken. Whoever violates
1145 any provision of this section shall be punished by a fine of not less than ten nor more than fifty
1146 dollars and imprisonment for thirty days or both.

1147 Section 74. No person shall for any purpose take more than a total of ten bushels of
1148 scallops, including shells, in one day, unless authorized by the commisioner under sections
1149 seventy-two and seventy-six so to do. Whoever violates any provision of this section shall be
1150 punished by a fine of not less than ten nor more than fifty dollars and imprisonment for thirty
1151 days or both.

1152 Section 75. The provisions of sections seventy-three and seventy-four in respect to the
1153 open and close season, and in respect to the number of scallops that may be taken, may be
1154 temporarily modified if, on petition of the aldermen, city council or selectmen to the
1155 commissioner, the commissioner after investigation, determines that, owing to unusual
1156 circumstances, such modification is expedient. In that case, he may authorize, for a prescribed
1157 period, the aldermen, city council or selectmen to issue permits to inhabitants of their respective
1158 cities or towns to take scallops in such quantities and at such times as he deems expedient.

1159 Section 76. The department shall examine from time to time as conditions may require, or
1160 upon request of the commissioner of public health, the mayor or city manager of a city, or the
1161 selectmen or town manager of a town, the coastal waters and flats of the commonwealth and
1162 samples of shellfish therein or thereon in order to determine what areas thereof are so
1163 contaminated that shellfish obtained therefrom are unfit for food and dangerous to the public
1164 health. The department shall forward the results of all tests as directed by the commissioner of
1165 public health. If, after such examination, either the department of public health or the department
1166 determines that such contamination exists, it shall, by written order, promulgate definite bounds
1167 of the area or areas so determined to be contaminated, and may specify the period of time during
1168 which such determination shall be in effect. Before such determination shall be in effect, such
1169 department making the determination shall:

1170 (1) Publish the results of its determination thereof in a newspaper published in each city
1171 and town in which or adjacent to which any contaminated area is situated.

1172 (2) File in the office of the clerk of every such city or town the results of the
1173 determination.

1174 (3) Cause to be posted at points on or near every such area a description thereof,
1175 specifying said bounds and a statement that such an area is contaminated.

1176 (4) If the department of public health makes the determination, notify the commissioner
1177 and the director of the division of law enforcement of its determination by filing with them
1178 properly authenticated copies, certified by the secretary of state, of its determination, publication,
1179 filing and posting.

1180 (5) If the department makes the determination, notify the director of the division of law
1181 enforcement of its determination by filing with him properly authenticated copies, certified by
1182 the secretary of state, of its determination, publication, filing and posting.

1183 Whenever, as a result of a subsequent examination of an area or areas determined by the
1184 department or the department of public health to be contaminated, such department determines
1185 that the shellfish in such area or areas are safe to use as food, notice of such determination shall
1186 be published immediately, and provided to the commissioner and to the director of the division
1187 of law enforcement, in the case of a determination by the department of public health, and to the
1188 director of the division of law enforcement in the case of a determination by the department;
1189 provided, however, that if the department of public health or the department has specified a
1190 period of time during which the determination of pollution shall be in effect, such publication
1191 and notice shall not be required if such period has expired. The record of any examination
1192 hereunder and the bacteriological counts made therein shall be subject to inspection upon
1193 request.

1194 Personnel at the department of public health and the department in the performance of
1195 their duties under this section, may enter upon and pass through or over private lands or property
1196 whether or not covered by water.

1197 The presentation in evidence by any officer of the commonwealth empowered to enforce
1198 this chapter of a document attested to by the commissioner of the department of public health or
1199 the commissioner or either of their designees to the effect that the provisions of this section have
1200 been complied with shall be prima facie evidence that an effective determination has been made.

1201 The department of public health and the department, acting jointly, after consultation
1202 with the department of environmental protection, can promulgate rules and regulations
1203 establishing standards and criteria for the classification of all shellfish growing areas within the
1204 commonwealth. Such standards and criteria shall conform at a minimum to those established by
1205 the national shellfish sanitation program.

1206 This section shall not apply to scallops or conch unless scallops or conch are specifically
1207 included in such determination.

1208 Section 77. Both the department of public health and the department shall have the
1209 authority immediately to designate shellfish areas as contaminated and that shellfish obtained
1210 therefrom are unfit for food and dangerous to the public health, in the event of an emergency as
1211 determined by either the department of public health or the department. Such designation shall
1212 be reported to the division of law enforcement, and, in the case of a determination by the
1213 department of public health, to the department, who shall take the necessary action to prevent the
1214 taking of shellfish from such area for human consumption and so notify local authorities in each
1215 instance. Such determination shall be in effect until subsequent examination, initiated not more
1216 than thirty days after the emergency has been determined, shows the shellfish from such area to
1217 be safe for human consumption and the said department which designated the emergency
1218 declares it to be over. In the event that the department of public health determines that there is an
1219 emergency, the commissioner of public health shall have the power to direct the activities of all
1220 employees of the department who are regularly engaged in monitoring the condition of shellfish
1221 during that emergency.

1222 This section shall not apply to scallops or conch unless scallops or conch are specifically
1223 included in such determination.

1224 Section 78. The commissioner may grant, and may revoke, written permits for the
1225 digging or taking of shellfish from an area determined under section seventy-six or
1226 corresponding provisions of earlier laws to be contaminated while such determination is in force,
1227 every such permit to be upon the express condition, which shall be set forth therein, that all
1228 shellfish dug or taken from the area or areas covered by such permit by the holder thereof shall,
1229 before being used or disposed of for consumption as food, be purified at a plant, or by a method,
1230 approved in writing by the commissioner of public health and upon such further conditions and

1231 regulations as will, in the opinion of the commissioner, most effectively prevent the use of said
1232 shellfish as food until so purified. For the purpose of this paragraph the commissioner, upon
1233 receipt of the proper fees, may issue the following classes of permits:—a master digger’s permit
1234 for an individual who digs or takes shellfish from such areas for such purification; a digger’s
1235 permit for an individual who digs shellfish for the holder of a master digger’s permit; and a bait
1236 permit for an individual who digs and takes shellfish from such areas for bait purposes only;
1237 provided, that no person shall be eligible for a bait permit hereunder who has a digger’s permit or
1238 who sells shellfish for food purposes. In order to assure full compliance with said conditions and
1239 regulations, the commissioner shall require a bond to be obtained by a master digger in a sum not
1240 to exceed one thousand dollars for a master digger whose record includes no prior judicial or
1241 administrative convictions related to this chapter; not to exceed twenty-five hundred dollars for a
1242 master digger whose record includes one prior judicial or administrative conviction, related to
1243 this chapter; and, not to exceed five thousand dollars for a master digger whose record includes
1244 two or more prior judicial or administrative convictions related to this chapter. The
1245 commissioner may require forfeiture of all or part of such bond for any violation of said
1246 conditions and regulations. Any city or town may develop a shellfish conservation and
1247 management plan containing such information as the commissioner may require and shall submit
1248 said plan to the commissioner for his approval. Any city or town having a plan approved by the
1249 commissioner may require permits for the taking of shellfish from areas determined under
1250 section seventy-six to be contaminated, provided that all other permits and licenses required by
1251 law are obtained. Fees shall be reasonable and commensurate with the services provided by the
1252 city or town. If at any time the commissioner finds any city or town in violation of any provision
1253 of its approved shellfish conservation and management plan he may forthwith withdraw his
1254 approval of such plan. No city or town permit shall be required by any master digger or
1255 subordinate on any mildly contaminated area where the commissioner has withdrawn his
1256 approval of that city or town’s shellfish conservation and management plan as provided herein
1257 until such plan is deemed approved by the commissioner. In evaluating the plan for approval, the
1258 commissioner shall take into consideration the city or town’s efforts to fairly administer the
1259 distribution of, and fees for, local permits to be issued to residents and nonresidents.

1260 Whoever, without a permit as provided in this section or contrary to the provisions of
1261 such permit, digs or takes shellfish for any purpose from any area determined under section
1262 seventy-six or section seventy-seven or under corresponding provisions of earlier laws to be
1263 contaminated, while such determination is in force, or knowingly transports or causes to be
1264 transported or has in his possession shellfish so dug or taken, shall be punished, if the violation
1265 occurred between one-half hour before sunrise and one-half hour after the following sunset, by a
1266 fine of not less than three hundred nor more than one thousand dollars or three times the value of
1267 such shellfish, whichever is greater, or by imprisonment for not more than two years in a jail or
1268 house of correction, or both, and if the violation occurred between one-half hour after sunset and
1269 one-half hour before the following sunrise, by a fine of not less than five hundred nor more than
1270 two thousand dollars, or three times the value of such shellfish, whichever is greater, or by

1271 imprisonment for not more than three years in the state prison, or both. Any licensed wholesaler
1272 or retailer found in violation of this section shall be punished by a fine of not less than one
1273 hundred nor more than ten thousand dollars or by imprisonment for not more than three years, or
1274 both. The superior court shall have jurisdiction in equity to enforce this section and the rules and
1275 regulations of the commissioner made hereunder and to restrain the violation thereof. In any
1276 prosecution for a violation of this section, the possession by a digger, licensed wholesaler or
1277 retail dealer, but not by a common carrier, of shellfish taken in apparent violation of this section
1278 shall be prima facie evidence of a violation thereof.

1279 Section 79. The commissioner may construct and operate shellfish purification plants for
1280 the treatment of shellfish taken from areas determined under section seventy-six or any
1281 corresponding provisions of earlier laws, to be contaminated, and may operate such existing
1282 purification plants to serve such areas as he may deem necessary for these purposes. Said
1283 commissioner or his designee shall have sole authority over the acceptance, treatment and
1284 discharge of shellfish at such plants, subject to the rules and regulations, which the department of
1285 public health is hereby authorized and directed to adopt, relative to the protection of the public
1286 health in the consumption of such shellfish.

1287 Section 80. For the purpose of partially defraying the costs of the operation and
1288 maintenance of shellfish purification plants, the department shall charge the users of said service
1289 an amount which shall be determined annually by the commissioner of administration under the
1290 provision of section three B of chapter seven.

1291 Section 81. Except as permitted in sections thirty-six and seventy-eight, no person shall
1292 fish for or take fish for commercial purposes in the coastal waters, or land raw fish, whether
1293 frozen or unfrozen, in the commonwealth, for the purpose of sale unless he is the holder of a
1294 commercial fisherman permit. A commercial fisherman permit may be issued to an individual or
1295 it may be issued in the name or number of a vessel, in which case it shall be valid for all persons
1296 on board said vessel. A vessel permit may be transferred upon application to the commissioner.
1297 Notwithstanding any contrary provisions contained in this section and except as provided in
1298 section seventy-eight, a person shall not dig or take shellfish or marine worms for commercial
1299 purposes unless he is the holder of a commercial fisherman permit (shellfish) or unless he is the
1300 holder of a commercial fisherman permit which has been specially endorsed, at no additional
1301 charge, for the taking of such shellfish or marine worms; a person holding a permit issued under
1302 section seventy-eight shall not hold a permit issued under this section for the taking or digging of
1303 shellfish or marine worms. Notwithstanding any contrary provision contained in this section, a
1304 person who has in his possession a commercial fisherman permit for rod and reel may take by
1305 rod and reel or by diving and sell fin fish lawfully taken from the coastal waters.

1306 A person shall not for commercial purposes acquire, handle, store, distribute, process,
1307 fillet, ship or sell raw fish, whether frozen or unfrozen in bulk or for resale, without first
1308 obtaining a wholesale dealer permit issued jointly by the department and the department of

1309 public health; provided, however, that the holder of a valid commercial fisherman permit who
1310 catches fish or takes lobsters and sells such fish or lobsters to wholesale or retail dealers
1311 exclusively shall be exempt from obtaining a wholesale dealer permit; and provided, further, that
1312 the holder of a wholesale dealer permit shall not procure raw fish, whether frozen or unfrozen,
1313 from any person who does not hold a valid commercial fisherman permit. A person shall not sell
1314 raw fish at retail, whether frozen or unfrozen without first obtaining a retail dealer permit issued
1315 jointly by the department and the department of public health; provided, however, that the holder
1316 of a valid wholesale dealer permit may sell fish at retail at one location which shall be named on
1317 the permit; and provided, further, that the holder of a retail dealer permit shall not procure raw
1318 fish, whether frozen or unfrozen, from any person who does not hold a valid commercial
1319 fisherman permit or a valid wholesale dealer permit. Upon application to the commissioner and
1320 endorsement on the permit the holder of a retail dealer permit may take bait for sale under said
1321 permit.

1322 A person shall not for commercial purposes shuck shellfish, or pack or repack shucked
1323 shellfish, or dig, take, pack or buy shellfish within this commonwealth for shipment outside the
1324 commonwealth, without the approval of the commissioner which shall be endorsed on the
1325 certificate or permit held by such person at no additional cost.

1326 No person shall take or sell fish from a fishery regulated by the commissioner without a
1327 regulated marine fishery permit, in addition to any other permit that may be required by this
1328 chapter.

1329 The commissioner shall promulgate rules and regulations relative to the form, contents,
1330 and use of all permits issued under this chapter except the form, contents and use of wholesale
1331 and retail seafood dealer permits which shall be subject to rules and regulations promulgated by
1332 the commissioner and the commissioner of public health. The commissioner shall revoke and
1333 cancel and require the surrender of any permit issued under this chapter if, in his opinion, after a
1334 hearing, after due notice by him or some person designated by him, the holder has violated any
1335 rule or regulation of the commissioner or of any provision of this section or section seventy-
1336 eight, or upon a change in the facts and conditions set forth in such permit or certificate. The
1337 commissioner of public health shall also have the authority to revoke and cancel and require the
1338 surrender of any wholesale dealer or retail dealer permit issued under this chapter if, in his
1339 opinion, after a hearing, after due notice by him or some person designated by him, the holder
1340 has violated any rule or regulation of the department of public health or any general or specific
1341 law pertaining to fish or the sale thereof, or upon a change in the facts and conditions set forth in
1342 such permit. Pending the hearing, the certificate may be suspended. Whoever violates any
1343 provision of this section shall be punished by a fine of not less than ten dollars nor more than ten
1344 thousand dollars or by imprisonment for not more than three years, or both.

1345 Section 82. No person shall transport, or cause to be transported, into this commonwealth
1346 for consumption as food any shellfish taken or dug from areas outside the commonwealth, or

1347 sell, cause to be sold, or keep, offer or expose for sale for consumption as aforesaid any shellfish
1348 so taken or dug, unless such person has been certified by the regulatory authority in the United
1349 States or foreign country under the uniform sanitation requirements of the cooperative program
1350 for the certification of interstate shellfish shippers, nor shall any person transport or cause to be
1351 transported within this commonwealth any shellfish for consumption as food, unless the
1352 container of such shellfish shall, at all times while in such transportation, bear a label or tag
1353 legibly marked with the name and address of the producer and of the shipper thereof and the
1354 numbers of such certificates, and the name of the place where and the date when taken, nor shall
1355 any person counterfeit, alter, deface or tamper with any label or tag, and absence of such label or
1356 tag so marked or failure to allow an inspection shall be prima facie evidence of violation of this
1357 section; provided, that the foregoing provisions relative to transportation shall not apply to
1358 common carriers, their servants or agents.

1359 Whoever violates any provision of this section shall be punished by a fine of not less than
1360 one hundred nor more than ten thousand dollars or by imprisonment for not more than three
1361 years, or both. The provisions of this section shall be enforced by the department of public
1362 health, local boards of health, the commissioner and all officers qualified to serve criminal
1363 process; provided, that the provisions of this section and of section eighty-three shall not apply to
1364 shellfish taken from an area declared to be contaminated under the provisions of section seventy-
1365 six or corresponding provisions of earlier laws.

1366 Section 83. No wholesale or retail dealer in shellfish, and no person holding a victualler's
1367 license, shall receive any shellfish unless the same bears a label or tag legibly marked with the
1368 source of supply, the date when taken, and either the certificate or permit number or the name
1369 and address of the producer or shipper, and all shellfish in transit shall bear such label or tag so
1370 marked. If such shellfish have been processed at a shellfish purification plant operated under the
1371 provisions of section seventy-nine, the label or tag shall be so marked, and shall contain such
1372 other information as the commissioner may by rule or regulation require. He shall for sixty days
1373 after receipt of such shellfish keep in his place of business a record of the markings on such tag
1374 or label, which record shall at all reasonable times be open to inspection by any representative of
1375 the department or of the department of public health. Whoever violates any provision of this
1376 section or fails or neglects to furnish the required label or tag or furnishes such a label or tag
1377 bearing false or misleading information or counterfeits, alters, defaces, or tampers with any label
1378 or tag shall be punished by a fine of not less than one hundred nor more than ten thousand dollars
1379 or by imprisonment for not more than three years, or both.

1380 Section 84. For the purposes of defraying the costs of the department's research,
1381 management and other activities including administrative and operating expenses, and the cost of
1382 issuing the following resident and nonresident permits and any inspections relative thereto,
1383 resident and nonresident permit fees, the amounts which shall be determined by the secretary of
1384 administration and finance under the provisions of section three B of chapter seven for the filing

1385 thereof, shall be paid to the commissioner or his agent by the person to whom the same is issued
1386 for any calendar year or part thereof.

1387 A. Commercial Fisherman (For the taking of fish for sale)

1388 Individual (For named individual only)

1389 Shellfish

1390 Rod and Reel — Unlimited (For the sale of fin fish lawfully taken by rod and reel or by
1391 diving)

1392 Boat (100 feet or more in total length) (60 to 99 feet in total length) (Up to 59 feet in total
1393 length)

1394 Lobster (For the taking of lobsters for sale)

1395 Seasonal Lobster

1396 B. Wholesale Dealer (Any wholesaler dealing in fresh or raw fish)

1397 C. Retail Dealer (Any retailer dealing in fresh or raw fish)

1398 D. Special Permits

1399 Non-Commercial Lobster and Crab (Up to 10 pots and/or diving privileges)

1400 Master Digger

1401 Subordinate Digger

1402 Regulated Fishery (For fishing in special areas)

1403 Domestic Processing Vessel

1404 Foreign Processing Vessel

1405 Other — Miscellaneous

1406 E. Duplicate (Replacing Original).

1407 Section 85. No person shall sell, exchange, transport or deliver, or offer or expose for
1408 sale, exchange or deliver, or have in his custody or possession with intent to sell, exchange,
1409 transport or deliver, any scallops which have been soaked, or any scallops not in the shell unless
1410 such scallops are in a box, carton, tray or other container plainly and conspicuously stamped,
1411 labelled or marked with (a) the word “Massachusetts”, followed by the name of the town or of
1412 the locality where taken, if taken from waters or flats within the commonwealth; or (b) the name

1413 of the state, country or province where taken, if taken from waters or flats outside the
1414 commonwealth; or (c) the words "Sea Scallops", if of the species commonly so known. Said box,
1415 carton, tray or container shall also be marked in the same manner with the number of the
1416 certificate under which said scallops were removed or with such other identification as may be
1417 required by the commissioner by rule or regulation, which he is hereby authorized to adopt.

1418 Whoever fails to comply with any provision of this section, or whoever falsely stamps,
1419 labels or marks such a box, carton, tray or other container, or whoever falsely advertises any of
1420 the shellfish herein referred to, shall be punished by a fine of not less than fifty nor more than
1421 five hundred dollars or imprisonment for thirty days or both.

1422 This section shall not apply to common carriers having scallops in possession for the
1423 purpose of transportation.

1424 Section 86. A town may open ditches, sluiceways or canals into any pond within its limits
1425 not then in private possession for the introduction and propagation in such pond or in any part
1426 thereof of herring, alewives or other swimming marine food fish, and for the creation of fisheries
1427 for the same. A town creating such fishery shall own it, may make regulations concerning it, and
1428 may lease it for terms of not more than five years, on conditions mutually agreed upon.

1429 Section 87. The board of aldermen or the city council of any city wherein there is a public
1430 fishery for alewives, or the selectmen of a town, wherein there is such a fishery, if so authorized
1431 by their town, may petition the commissioner for the right to control and regulate such fishery
1432 within their city or town and the commissioner shall forthwith, after due notice and after a
1433 hearing held in such city or town, determine whether such control would be proper and
1434 reasonable and if the public interests therein would be best served thereby, and may thereupon
1435 deny the petition or grant it under such terms, subject to such regulations or restrictions not
1436 contrary to law as he may deem expedient.

1437 Whenever such petition shall be granted said aldermen, city council or selectmen, as the
1438 case may be, may regulate and control such fishery and may lease it for terms of not more than
1439 five years on conditions mutually agreed upon, notwithstanding the provisions of special laws
1440 relating to such fishery in that particular locality but not contrary to terms, regulations or
1441 restrictions contained in the order of the commissioner in granting such petition; provided, that
1442 any other city or town which deems that its fisheries are adversely affected by such an order may
1443 so petition the commissioner, who shall thereupon stay the operation of his original order until he
1444 has considered the petition and shall thereafter, in a writing stating his reasons therefor, confirm,
1445 alter, amend or rescind such original order.

1446 Section 88. Whoever takes, kills or hauls onshore or disturbs, injures, hinders or obstructs
1447 the passage of any herring, alewives or other swimming marine food fish in a fishery created by
1448 a city or town, without its permission or that of its lessees, or in a fishery legally created by a
1449 corporation, without the permission of such corporation, or in a public fishery regulated and

1450 controlled by a city or town, contrary to its regulations, shall be punished by a fine of not less
1451 than five nor more than fifty dollars. Prosecutions under this section shall be commenced within
1452 thirty days after the commission of the offence.

1453 Section 89. Sections eighty-six, eighty-seven and eighty-eight shall not impair the private
1454 rights of any person under any law passed before April twenty-fifth, eighteen hundred and sixty-
1455 six, or under any contract existing on said date, or authorize a town to enter upon or build canals
1456 or sluiceways into a pond which is private property. Whenever in section eighty-six or section
1457 eighty-seven authority is granted to lease alewife fisheries, such leasing shall be made at public
1458 auction, held in such city or town, each of such fisheries to be leased separately, and no such
1459 lease shall authorize the operation of any fishery thereunder subsequent to June fifteenth in any
1460 year. Notices of any auction hereunder shall be published and posted as provided by law for
1461 notices of town meetings, and every such lease shall terminate on June fifteenth.

1462 Section 90. In each city and town bordering on coastal waters the mayor or the selectmen,
1463 as the case may be, shall appoint a person or persons, qualified by training and experience in the
1464 field of shellfishery management, as shellfish constables or deputy shellfish constables. A person
1465 having successfully completed the shellfish wardens training course at the Massachusetts
1466 Maritime Academy as certified by said academy, shall be considered qualified by training and
1467 experience in the field of shellfishery management and shall be eligible for appointment as a
1468 shellfish constable or deputy shellfish constable. Such shellfish constables and deputy shellfish
1469 constables shall be appointed for terms of three years, and may be reappointed. They shall,
1470 subject to the appointing authority, initiate, promote and manage shellfisheries in such city or
1471 town and shall make or cause to be made such studies as may be necessary to enhance the value
1472 of such shellfisheries. They shall enforce all statutes, ordinances, by-laws, rules and regulations
1473 relative to shellfish in such city or town. They shall, for the enforcement of sections twenty-
1474 seven, thirty-four, forty-one, forty-four and forty-five, have the authority granted to natural
1475 resource officers, subject to written rules and regulations of the commissioner. In the
1476 performance of his duties, a shellfish constable or deputy shellfish constable may request any
1477 person who he has cause to believe is engaged in unlawful shellfishing, is in unlawful possession
1478 of shellfish, or is in possession of shellfish unlawfully taken, to display forthwith for inspection
1479 all shellfish in his possession, and he may arrest without a warrant any person refusing or failing
1480 to comply with such request.

1481 Upon the appointment of a shellfish constable or deputy shellfish constable under this
1482 section, the appointing authority shall forthwith notify the commissioner and the director of the
1483 division of law enforcement.

1484 Section 91. Whoever, other than a common carrier, carries out of the commonwealth in
1485 any vessel or smack owned without the commonwealth any fish, except oysters, taken within the
1486 coastal waters, and whoever in any such vessel or smack takes any fish within the coastal waters
1487 for the purpose of carrying them out of the commonwealth, shall be punished by a fine of fifty

1488 dollars, and all fish so taken or carried shall be forfeited to the commonwealth and disposed of
1489 by the commissioner for the best interests of the commonwealth.

1490 Section 92. No person shall take or attempt to take eels, *Anguilla rostrata*, by any
1491 contrivance other than by nets, pots, spears, or angling. The commissioner is hereby authorized
1492 to establish rules and regulations governing the size, shape, mesh size, and manner of marking
1493 such nets or pots.

1494 It shall be unlawful for a person to take or possess elvers or eels of a size less than four
1495 inches total length.

1496 Whoever violates any provision of this section shall be punished by a fine of not less than
1497 one hundred dollars or by imprisonment for not more than thirty days, or both.

1498 Section 93. No person shall willfully detain, hunt, kill or injure a gray seal (*halichoerus*
1499 *gryphus*), also called a Nantucket horsehead. Whoever violates any provision of this section shall
1500 be punished by a fine not to exceed five hundred dollars.

1501 Section 94. No person shall take by mechanical means Irish moss or kelp, marine plants
1502 of the species *chondrus crispus*, except with the written approval of the commissioner and in
1503 accordance with such rules and regulations relative thereto as he may adopt.

1504 Section 95. Whoever catches or takes from, the coastal waters any starfish, or winkles
1505 and their egg strings, or cockles shall deposit the same at some place above high water mark or at
1506 some suitable place designated by the selectmen of the town wherein such disposition is made.
1507 Whoever violates any provision of this section shall be punished by a fine of five dollars and, in
1508 addition thereto, all permits or licenses issued to such person under authority of this chapter shall
1509 be void and no new permit or license shall be issued to him under such authority within the six
1510 months next following the date of his conviction, except upon approval of the commissioner.

1511 Section 96. This chapter shall not be deemed to affect any privileges granted in any
1512 special statute relating to fisheries in any particular place, except such provisions thereof as
1513 relate to shellfish and shellfisheries, to alewife fisheries, and to those activities which are the
1514 subject of rules and regulations under section fifteen.

1515 SECTION 3. (a) Notwithstanding any general or special law to the contrary, this section
1516 shall facilitate the orderly transfer of the employees, proceedings, rules and regulations, property
1517 and legal obligations and functions of state government from the division of marine fisheries to
1518 the department of marine fisheries and resources, as transferee agency.

1519 (b) Subject to appropriation, the employees of the transferor agency, including those who
1520 immediately before the effective date of this act held permanent appointment in positions
1521 classified under chapter 31 of the General Laws or have tenure in their positions as provided by
1522 section 9A of chapter 30 of the General Laws or did not hold such tenure, or held confidential

1523 positions, are hereby transferred to the transferee agency, without interruption of service within
1524 the meaning of section 9A of chapter 30, without impairment of seniority, retirement or other
1525 rights of the employee, and without reduction in compensation or salary grade, notwithstanding
1526 any change in title or duties resulting from such reorganization, and without loss of accrued
1527 rights to holidays, sick leave, vacation and benefits, and without change in union representation
1528 or certified collective bargaining unit as certified by the state labor relations commission or in
1529 local union representation or affiliation. Any collective bargaining agreement in effect
1530 immediately before the transfer date shall continue in effect and the terms and conditions of
1531 employment therein shall continue as if the employees had not been so transferred. The
1532 reorganization shall not impair the civil service status of any such reassigned employee who
1533 immediately before the effective date of this act either held a permanent appointment in a
1534 position classified under chapter 31 of the General Laws or had tenure in a position by reason of
1535 section 9A of chapter 30 of the General Laws.

1536 (c) Notwithstanding any general or special law to the contrary, all such employees shall
1537 continue to retain their right to bargain collectively pursuant to chapter 150E of the General
1538 Laws and shall be considered employees for the purposes of chapter 150E.

1539 Nothing in this section shall confer upon any employee any right not held immediately
1540 before the date of the transfer, or to prohibit any reduction of salary grade, transfer,
1541 reassignment, suspension, discharge or layoff not prohibited before such date; nor shall anything
1542 in this section prohibit the abolition of any management position within the division of marine
1543 fisheries after transfer to the department.

1544 (d) All petitions, requests, investigations, filings and other proceedings appropriately and
1545 duly brought before the transferor agency, or pending before it before the effective date of this
1546 act, shall continue unabated and remain in force, but shall be assumed and completed by the
1547 transferee agency.

1548 (e) All orders, advisories, findings, rules and regulations duly made and all approvals
1549 duly granted by the transferor agency, which are in force immediately before the effective date of
1550 this act, shall continue in force and shall thereafter be enforced, until superseded, revised,
1551 rescinded or canceled, in accordance with law, by the transferee agency.

1552 (f) All books, papers, records, documents, equipment, buildings, facilities, cash and other
1553 property, both personal and real, including all such property held in trust, which immediately
1554 before the effective date of this act are in the custody of the transferor agency, shall be
1555 transferred to the transferee agency.

1556 (g) All duly existing contracts, leases and obligations of the transferor agency, shall
1557 continue in effect but shall be assumed by the transferee agency. No such existing right or
1558 remedy of any character shall be lost, impaired or affected by this act.

1559 (h) Whenever the term “division of marine fisheries” appears in any statute, regulation,
1560 contract or other document, it shall be taken to mean the department of marine fisheries and
1561 resources.

1562 SECTION 4. The general laws are hereby amended by inserting after chapter 25D the
1563 following:--

1564 CHAPTER 25E.

1565 DIVISION OF COASTAL MANAGEMENT

1566 Section 1. In this chapter, unless the context otherwise requires, the definitions contained
1567 in Chapter 25D shall apply.

1568 Section 2. The division of coastal management shall be within the department of marine
1569 fisheries and resources in the executive office of environmental affairs and shall be under the
1570 administrative supervision of a director who shall be called the director of coastal management.
1571 The director of the division of coastal management shall be appointed and may be removed by
1572 the commissioner of the department of marine fisheries and resources. The said division of
1573 coastal management shall administer all the laws relating to coastal management as appearing in
1574 chapter one hundred and thirty and any other general or special laws, except as pertain to the
1575 enforcement thereof. Said division shall co-operate with all departments, boards, officials and
1576 institutions of the commonwealth or its subdivisions that may be concerned in any way with
1577 matters under its supervision. It shall co-operate with adjoining states and with the United States
1578 of America, or any agency thereof, with foreign countries, and any other agency, as may be
1579 authorized by the general court, and receive and dispense such funds from any of such agencies,
1580 states or governments as may be authorized by the general court.

1581 Section 3. The director shall from time to time determine and establish the jurisdictional
1582 boundaries of each agency in rivers and streams flowing into the sea. Said jurisdictional
1583 boundaries may be based upon existing, man-made, natural, geographic or other known
1584 landmarks, or determined and established by other appropriate methods or means. The
1585 determination and establishment of any jurisdictional boundary made pursuant to this section
1586 shall serve solely to distinguish the jurisdiction of the division from the department for purposes
1587 of fisheries management authority, shall be prima facie evidence of the jurisdiction of each
1588 respective agency, and shall have no other independent legal significance. The director may
1589 prepare plans and maps delineating said jurisdictional boundaries, and shall file a copy thereof
1590 with the secretary of state and the director of the division of law enforcement.

1591 Section 4. In a city or town bordering on coastal waters, a police officer employed on a
1592 full time, provisional or reserve basis shall, for the enforcement of the provisions of the chapter
1593 have the authority granted to an environmental police officer, subject to such rules and
1594 regulations as the director with the approval of the commissioner are hereby authorized to adopt.

1595 Section 5. Except in the case of emergency imperiling life or property or an unavoidable
1596 accident or except in accordance with the terms of a permit issued pursuant to state or federal
1597 water pollution control laws, whoever from any source puts, throws, discharges or suffers or
1598 permits to be discharged or to escape into any coastal waters, any oil, poisonous or other
1599 injurious substance, including but not limited to, sawdust, shavings, garbage, ashes, acids,
1600 sewage and dye-stuffs, whether simple, mixed or compound, or heated effluent, which directly or
1601 indirectly materially injure fish, fishspawn or seed therein, or takes any such fish by such means,
1602 or whoever kills or destroys fish in such waters by the use of dynamite or other explosives, or
1603 takes any such fish in such waters by such means, or explodes dynamite or other explosive in
1604 such waters, shall be punished by a fine of not less than \$5,000 nor more than \$25,000 or by
1605 imprisonment for not more than one year or both.

1606 Section 6. Whoever, contrary to any provision of section five, himself, or by his agent or
1607 servant, does, or allows or suffers to be done, any act causing damage to the shellfish resources
1608 within the limits of a city or town shall be liable to said city or town in tort, in triple the amount
1609 of damage thereby done.

1610 Whoever, contrary to any provision of section five, himself, or by his agent or servant,
1611 does, or allows or suffers to be done, any act causing damage to any fishery resource, with the
1612 exception of shellfish located within the limits of a city or town, within the marine boundaries of
1613 the commonwealth, shall be liable to the commonwealth in tort, in triple the amount of damage
1614 thereby done.

1615 Whoever, contrary to any provision of section five, himself, or by his agent or servant,
1616 does, or allows or suffers to be done, any act causing damage to any private fishery resource
1617 within the marine boundaries of the commonwealth, shall be liable in tort, in triple the amount of
1618 the damage, to any person owning or leasing such private fishery rights.

1619 Section 7. The entrance or discharge into the coastal waters, or the tributaries of such
1620 waters, of sewage or any other substance which might be injurious to the public health or might
1621 tend to contaminate any shellfish areas or shellfish therein which may be determined by the
1622 director to be of commercial value, or injuriously affect the fisheries therein, is hereby
1623 prohibited; provided, that this section shall not be deemed to interfere with the exercise of any
1624 right of drainage which had been approved by the department of public health prior to January
1625 first, nineteen hundred and forty-two, or in any drainage thereafter approved by said department
1626 or the department of environmental protection; provided further, that before granting such new
1627 approval the commissioner of environmental protection shall have consulted with the director as
1628 to the value of the marine fisheries involved. The provisions of this section shall not apply to any
1629 such entrance or discharge of heated effluent authorized under the terms of a permit for such
1630 entrance or discharge issued pursuant to state or federal water pollution control laws.

1631 Section 8. The supreme judicial court or any justice thereof, and the superior court or any
1632 justice thereof, shall have jurisdiction in equity to enforce sections five, six or seven.
1633 Proceedings to enforce the same may be instituted and prosecuted by the attorney general at the
1634 request of the commissioner.

1635 Section 9. Whoever, contrary to any provision of section seven, himself, or by his agent
1636 or servant, permits the entrance or discharge into or on any part of said coastal waters or
1637 tributaries of such waters, sewage, heated effluent, or any other substance injurious to public
1638 health or tending to contaminate any shellfish area or shellfish therein, within the limits of a city
1639 or town, shall be punished by a fine of not less than one hundred and fifty nor more than five
1640 thousand dollars or by imprisonment for not more than one year or both and shall be liable in
1641 tort, to said city or town, in triple the amount of damage thereby done.

1642 Whoever, contrary to any provision of section seven, himself, or by his agent or servant,
1643 permits the entrance or discharge into or on any part of said coastal waters or tributaries of such
1644 waters, sewage, heated effluent, or any other substance injurious to public health or causing
1645 injury or damage to any fishery resource, with the exception of shellfish located within the limits
1646 of a city or town, within the marine boundaries of the commonwealth, shall be punished by a fine
1647 of not less than one hundred and fifty dollars nor more than five thousand dollars or by
1648 imprisonment for not more than one year or both and shall be liable in tort to the commonwealth,
1649 in triple the amount of damage thereby done.

1650 Whoever, contrary to any provision of section seven, himself, or by his agent or servant,
1651 permits the entrance or discharge into or on any part of said coastal waters or tributaries of such
1652 waters, sewage, heated effluent, or any other substance injurious to public health or causing
1653 injury or damage to any private fishery resource within the boundaries of the commonwealth
1654 shall be liable in tort, to the owners or lessees of any private rights therein, in triple the amount
1655 of damage thereby done.

1656 Section 10. The commissioner of environmental protection may from time to time, for the
1657 purpose of promoting the public safety, health and welfare, and protecting public and private
1658 property, wildlife and marine fisheries, adopt, amend, modify or repeal orders regulating,
1659 restricting or prohibiting dredging, filling, removing or otherwise altering, or polluting, coastal
1660 wetlands. In this section "coastal wetlands" shall mean any bank, marsh, swamp, meadow, flat or
1661 other low land subject to tidal action or coastal storm flowage and such contiguous land as said
1662 commissioner reasonably deems necessary to affect by any such order in carrying out the
1663 purposes of this section.

1664 The commissioner of environmental protection shall, before adopting, amending,
1665 modifying or repealing any such order, hold a public hearing thereon in the municipality in
1666 which the coastal wetlands to be affected are located, giving notice thereof to the state
1667 reclamation board, the department of highways and the department of environmental

1668 management and each assessed owner of such wetlands by mail at least twenty-one days prior
1669 thereto.

1670 Upon the adoption of any such order or any order amending, modifying or repealing the
1671 same, the commissioner of environmental protection shall cause a copy thereof, together with a
1672 plan of the lands affected and a list of the assessed owners of such lands, to be recorded in the
1673 proper registry of deeds or, if such lands are registered, in the registry district of the land court,
1674 and shall mail a copy of such order and plan to each assessed owner of such lands affected
1675 thereby. Such orders shall not be subject to the provisions of chapter one hundred and eighty-
1676 four. Any person who violates any such order, (a) shall be punished by a fine of not less than one
1677 hundred nor more than twenty-five thousand dollars, or by imprisonment for not more than one
1678 year, or both such fine and imprisonment; or (b) shall be subject to a civil penalty not to exceed
1679 twenty-five thousand dollars per violation. Each day such violation continues shall constitute a
1680 separate offense.

1681 The superior court shall have jurisdiction to restrain violations of such orders.

1682 Any person having an ownership interest, any lessees holding a lease of twenty-five years
1683 length or more and any mortgagor having an interest in land affected by any such order, may,
1684 within ninety days after receiving notice thereof, petition the superior court to determine whether
1685 such order so restricts the use of his property as to deprive him of the practical uses thereof and
1686 is therefor an unreasonable exercise of the police power because the order constitutes the
1687 equivalent of taking without compensation. If the court finds the order to be an unreasonable
1688 exercise of the police power, as aforesaid, the court shall enter a finding that such order shall not
1689 apply to the land of the petitioner; provided, however, that such findings shall not affect any
1690 other land than that of the petitioner. The commissioner of environmental protection shall cause
1691 a copy of such finding to be recorded forthwith in the proper registry of deeds or, if the land is
1692 registered, in the registry district of the land court. The method provided in this paragraph for the
1693 determination of the issue of whether any such order constitutes a taking without compensation
1694 shall be exclusive, and such issue shall not be determined in any other proceeding, nor shall any
1695 person have a right to petition for the assessment of damages under chapter seventy-nine by
1696 reason of the adoption of any such order.

1697 The department of environmental management may, after a finding has been entered that
1698 such order shall not apply to certain land as provided in the preceding paragraph, take the fee or
1699 any lesser interest in such land in the name of the commonwealth by eminent domain under the
1700 provisions of chapter seventy-nine and hold the same for the purposes set forth in this section.

1701 No action by the commissioner of environmental protection or the department of
1702 environmental protection under this section shall prohibit, restrict or impair the exercise or
1703 performance of the powers and duties conferred or imposed by law in the department of
1704 highways, the Massachusetts Water Resources Authority, the state reclamation board or any

1705 mosquito control or other project operating under or authorized by chapter two hundred and
1706 fifty-two.

1707 No order adopted hereunder shall apply to any area under the control of the metropolitan
1708 district commission and the Massachusetts Water Resources Authority. No order adopted
1709 hereunder shall permit the construction in coastal wetlands of access driveways to unrestricted
1710 land except in a manner which allows the flow of the tide.

1711 Section 11. There is hereby established within the division of coastal management a
1712 coastal zone management office which shall be administered by a director who shall be
1713 appointed and may be removed by the commissioner. The director shall be a person of skill and
1714 experience in the field of coastal zone management. The director shall appoint all necessary
1715 employees within his office, except as may be otherwise provided by law. The positions of
1716 director and of any employees of the office shall not be subject to the provisions of chapter
1717 thirty-one or section nine A of chapter thirty.

1718 The director shall direct the coastal zone management office, consistent with state law, to
1719 adopt, and from time to time amend rules, regulations, procedures, standards, guidelines, and
1720 policies which shall constitute the Massachusetts coastal zone management program. The
1721 purpose of the program shall be to secure for the inhabitants of the commonwealth the objectives
1722 and benefits of the federal Coastal Zone Management Act, 16 USC 1451 et seq.

1723 SECTION 5. (a) Notwithstanding any general or special law to the contrary, this section
1724 shall facilitate the orderly transfer of the employees, proceedings, rules and regulations, property
1725 and legal obligations and functions of the office of coastal zone management from the executive
1726 office of environmental affairs to the department of marine fisheries and resources, as transferee
1727 agency.

1728 (b) Subject to appropriation, the employees of the transferor agency, including those who
1729 immediately before the effective date of this act held permanent appointment in positions
1730 classified under chapter 31 of the General Laws or have tenure in their positions as provided by
1731 section 9A of chapter 30 of the General Laws or did not hold such tenure, or held confidential
1732 positions, are hereby transferred to the transferee agency, without interruption of service within
1733 the meaning of section 9A of chapter 30, without impairment of seniority, retirement or other
1734 rights of the employee, and without reduction in compensation or salary grade, notwithstanding
1735 any change in title or duties resulting from such reorganization, and without loss of accrued
1736 rights to holidays, sick leave, vacation and benefits, and without change in union representation
1737 or certified collective bargaining unit as certified by the state labor relations commission or in
1738 local union representation or affiliation. Any collective bargaining agreement in effect
1739 immediately before the transfer date shall continue in effect and the terms and conditions of
1740 employment therein shall continue as if the employees had not been so transferred. The
1741 reorganization shall not impair the civil service status of any such reassigned employee who

1742 immediately before the effective date of this act either held a permanent appointment in a
1743 position classified under chapter 31 of the General Laws or had tenure in a position by reason of
1744 section 9A of chapter 30 of the General Laws.

1745 (c) Notwithstanding any general or special law to the contrary, all such employees shall
1746 continue to retain their right to bargain collectively pursuant to chapter 150E of the General
1747 Laws and shall be considered employees for the purposes of chapter 150E.

1748 Nothing in this section shall confer upon any employee any right not held immediately
1749 before the date of the transfer, or to prohibit any reduction of salary grade, transfer,
1750 reassignment, suspension, discharge or layoff not prohibited before such date; nor shall anything
1751 in this section prohibit the abolition of any management position within the office of coastal zone
1752 management after transfer to the department.

1753 (d) All petitions, requests, investigations, filings and other proceedings appropriately and
1754 duly brought before the transferor agency, or pending before it before the effective date of this
1755 act, shall continue unabated and remain in force, but shall be assumed and completed by the
1756 transferee agency.

1757 (e) All orders, advisories, findings, rules and regulations duly made and all approvals
1758 duly granted by the transferor agency, which are in force immediately before the effective date of
1759 this act, shall continue in force and shall thereafter be enforced, until superseded, revised,
1760 rescinded or canceled, in accordance with law, by the transferee agency.

1761 (f) All books, papers, records, documents, equipment, buildings, facilities, cash and other
1762 property, both personal and real, including all such property held in trust, which immediately
1763 before the effective date of this act are in the custody of the transferor agency, shall be
1764 transferred to the transferee agency.

1765 (g) All duly existing contracts, leases and obligations of the transferor agency, shall
1766 continue in effect but shall be assumed by the transferee agency. No such existing right or
1767 remedy of any character shall be lost, impaired or affected by this act.

1768 SECTION 5. The general laws are hereby amended by striking chapter 130, as appearing
1769 in the 2010 official edition.

1770 SECTION 6. Section 1 of chapter 131 of the general laws is hereby amended in lines 19
1771 and 20, by deleting the definition of "Commissioner" and inserting in place thereof the
1772 following:--

1773 "“Commissioner”, the commissioner of freshwater fisheries, wildlife and environmental
1774 law enforcement.’

1775 SECTION 7. Section 1 of chapter 131 of the general laws is hereby amended in lines 23
1776 and 24, by deleting the definition of “Department” and inserting in place thereof the following:--

1777 “Department”, the department of freshwater fisheries, wildlife and environmental law
1778 enforcement.’

1779 SECTION 8. Section 1 of chapter 131 of the general laws is hereby amended in line 27,
1780 by deleting the definition of “Director” and inserting in place thereof the following:--

1781 “Director”, the director of freshwater fisheries, wildlife and environmental law
1782 enforcement.’