## Florida House of Representatives - 2000 By Representatives Sorensen, Sembler and Sanderson

1	A bill to be entitled
2	An act relating to marine resources; amending
3	s. 370.021, F.S.; providing penalties for
4	illegal buying and selling of marine products;
5	amending s. 370.13, F.S.; providing for the
6	display of endorsements for the taking of stone
7	crabs on vessels; providing a fee for a stone
8	crab endorsement on a saltwater products
9	license; providing a fee for trap retrieval;
10	providing for the disposition of fees; creating
11	s. 370.1322, F.S.; providing for a stone crab
12	trap certificate program; providing legislative
13	intent; providing for transferable trap
14	certificates, trap tags, and fees; providing
15	prohibitions and penalties; providing for trap
16	reduction; providing for stone crab trap
17	certificate technical advisory and appeals
18	boards; providing powers and duties; providing
19	for the disposition of fees; providing for
20	rulemaking authority; providing appropriations
21	and positions; amending s. 370.14, F.S.;
22	providing for a trap retrieval fee; conforming
23	a cross-reference; amending s. 370.142, F.S.;
24	providing penalties for unlawful removal of
25	trap contents; providing authority to implement
26	additional means of trap reduction; providing
27	requirements with respect to recreational
28	crawfish traps; amending s. 370.143, F.S.;
29	waiving a fee; providing an effective date.
30	
31	Be It Enacted by the Legislature of the State of Florida:
	1

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

1 Section 1. Subsection (5) of section 370.021, Florida 2 Statutes, is amended to read: 3 370.021 Administration; rules, publications, records; 4 penalties; injunctions. --5 (5) BUYING SALTWATER PRODUCTS FROM UNLICENSED б SELLER.--In addition to being subject to other penalties 7 provided in this chapter, any violation of s. 370.06 or s. 8 370.07, or rules of the commission implementing s. 370.06 or 9 s. 370.07, involving buying saltwater products from an 10 unlicensed person, firm, or corporation by a commercial wholesale dealer, retail dealer, or restaurant facility for 11 12 public consumption, or selling saltwater products by an 13 unlicensed person, firm, or corporation to a commercial wholesale dealer, retail dealer, or restaurant facility for 14 15 public consumption, shall be a major violation, and the 16 commission may assess the following penalties: (a) For a first violation, the commission may assess a 17 civil penalty of up to \$2,500 and may suspend the wholesale or 18 19 retail dealer's license privileges for up to 90 calendar days. 20 (b) For a second violation occurring within 12 months 21 of a prior violation, the commission may assess a civil 22 penalty of up to \$5,000 and may suspend the wholesale or retail dealer's license privileges for up to 180 calendar 23 24 days. (c) For a third or subsequent violation occurring 25 26 within a 24-month period, the commission shall assess a civil 27 penalty of \$5,000 and shall suspend the wholesale or retail 28 dealer's license privileges for up to 24 months. 29 Any proceeds from the civil penalties assessed pursuant to 30 31 this subsection shall be deposited into the Marine Resources 2

Conservation Trust Fund and shall be used as follows: 1 40 2 percent for administration and processing purposes and 60 3 percent for law enforcement purposes. 4 Section 2. Paragraph (a) of subsection (5) of section 5 370.13, Florida Statutes, is amended, and subsection (8) is б added to that section, to read: 7 370.13 Stone crab; regulation.--8 (5)(a) Effective July 1, 1995, and until July 1, 2000, 9 no stone crab trap numbers issued pursuant to rule 46-13.002(2)(e), Florida Administrative Code, except those 10 11 numbers that are active during the 1994-1995 fiscal year, 12 shall be renewed or replaced. Effective upon this act becoming 13 law, the fee for a stone crab endorsement for the taking of 14 stone crabs as set forth in this paragraph is \$125, \$100 of which must be used by the commission for administration, 15 16 enforcement, management, and research costs related to stone 17 crabs and \$25 of which must be used for trap retrieval under 18 s. 370.143(2). 19 (8) With respect to the stone crab trap certificate 20 program as set forth in s. 370.1322, no more than two endorsements for the taking of stone crabs may be displayed on 21 22 one vessel and more than one vessel may display the same endorsement if the requirements of s. 370.06(2) are met. 23 24 Section 3. Section 370.1322, Florida Statutes, is 25 created to read: 26 370.1322 Stone crab trap certificate program.--27 (1) INTENT.--Due to rapid growth, the stone crab 28 fishery is experiencing increased congestion and conflict on the water, a declining yield per trap, and public concern over 29 debris pollution from existing traps. In an effort to solve 30 these and related problems, the Legislature intends to develop 31

3

CODING:Words stricken are deletions; words underlined are additions.

under this section a stone crab trap certificate program the 1 2 principal goal of which is to stabilize the fishery by 3 reducing the total number of traps, which should increase the yield per trap and, therefore, maintain or increase overall 4 5 catch levels. Under the passive-trap-reduction program a 6 reduction in traps will occur at the time of sale or transfer 7 of traps. The Legislature seeks to preserve as much 8 flexibility in the program as possible for the fishery's 9 various constituents. 10 (2) TRANSFERABLE TRAP CERTIFICATES; TRAP TAGS; FEES; PENALTIES. -- The Fish and Wildlife Conservation Commission 11 12 shall establish a trap certificate program for the stone crab 13 fishery of this state and shall be responsible for its 14 administration and enforcement as follows: 15 (a) Transferable trap certificates.--Each holder of a 16 saltwater products license who uses traps for taking or attempting to take stone crabs is required to have a 17 certificate on record for each trap possessed or used 18 19 therefor, except as otherwise provided in this section. 20 1. The commission shall initially allot such certificates to each licenseholder who has a current stone 21 crab trap number and who uses traps. Anyone who holds a 22 23 current stone crab endorsement on his or her saltwater products license for the 1999-2000 license year is eligible 24 for certificates. In addition, in order to be eligible, the 25 26 applicant must show that, pursuant to trip-ticket records generated under the provisions of s. 370.06(2)(a), he or she 27 28 had at least 300 pounds of stone crab claw landings during one 29 of the six 1-year-license periods between July 1993 and June 1999. The number of certificates allotted to each endorsement 30 holder must be equal to the maximum number of traps stated on 31

4

the endorsement holder's saltwater products license 1 2 application or multiple applications as determined by the 3 endorsement holder's social security number or federal employer identification number during the 1995-1996 through 4 5 1997-1998 fishing season, or the endorsement holder's highest 6 annual stone crab claw landings during the 1995-1996 through 7 1997-1998 fishing seasons, divided by 2 pounds per trap, 8 whichever is less. However, certificates may be issued only to 9 individuals; therefore, all licenseholders other than individual licenseholders shall designate the individual or 10 individuals to whom their certificates will be allotted and 11 12 the number thereof to each, if more than one. 13 2. After initial issuance, trap certificates are transferable on a market basis and may be transferred from one 14 licenseholder to another for a fair market value agreed upon 15 16 between the transferor and transferee. Upon the sale or transfer of certificates outside the immediate family of the 17 certificateholder, the commission shall reduce the number of 18 19 certificates received by the purchaser by the following 20 percentages depending on the overall number of certificates available to individual harvesters throughout the state at the 21 22 time of sale: a. If more than 1 1/2 million certificates are 23 available, there shall be a 25 percent reduction in the number 24 25 of certificates received by the purchaser. 26 b. If more than 1 1/4 million, but 1 1/2 million or 27 less certificates are available, there shall be a  $22 \ 1/2$ 28 percent reduction in the number of certificates received by 29 the purchaser. c. If more than 1 million, but 1 1/4 million or less 30 certificates are available, there shall be an 18 1/2 percent 31 5

reduction in the number of certificates received by the 1 2 purchaser. 3 d. If more than 3/4 of a million, but 1 million or 4 less certificates are available, there shall be a 15 percent 5 reduction in the number of certificates received by the 6 purchaser. 7 e. If more than 600,000, but 3/4 of a million or less 8 certificates are available, there shall be a 10 percent 9 reduction in the number of certificates received by the 10 purchaser. 11 f. When 600,000 certificates or less are available, 12 there shall be no percentage reduction in the number of 13 certificates received by the purchaser. 14 15 Within 72 hours of transferring certificates, the transfer 16 shall be recorded on a notarized form provided for that purpose by the commission and hand delivered or sent by 17 certified mail, return receipt requested, to the commission 18 for recordkeeping purposes. In addition, in order to cover the 19 20 added administrative costs of the program, a transfer fee of \$2 per certificate transferred shall be assessed against the 21 purchasing licenseholder and sent by money order or cashier's 22 check with the certificate transfer form. Also, in addition to 23 24 the transfer fee, a surcharge of \$2 per certificate transferred or 25 percent of the actual market value, 25 26 whichever is greater, given to the transferor shall be assessed each time a certificate is transferred outside the 27 28 original transferor's immediate family. Transfer fees and 29 surcharges apply only to the actual number of certificates received by the purchaser. A transfer of a certificate shall 30 31 not be effective until the commission receives the notarized

transfer form and the transfer fee, including any surcharge. 1 2 The commission may establish, under ss. 120.536(1) and 120.54, 3 an amount of equitable rent per trap certificate which shall be recovered as partial compensation to the state for the 4 5 enhanced access to its natural resources. In determining whether to establish such a rent and, if so, the amount 6 7 thereof, the commission shall consider the amount of revenues 8 annually generated by certificate fees, transfer fees, 9 surcharges, trap license fees, and sales taxes; the demonstrated fair market value of transferred certificates; 10 11 and the continued economic viability of the commercial stone 12 crab industry. Final approval of such a rule shall be by the 13 Governor and Cabinet sitting as the Board of Trustees of the 14 Internal Improvement Trust Fund. The proceeds of equitable rent recovered must be deposited in the Marine Resources 15 16 Conservation Trust Fund and used for research, management, 17 enforcement, and protection of the stone crab fishery and habitat. A transfer fee may not be assessed or required when 18 19 the transfer is within a family as a result of the death or 20 disability of the certificate owner. 3. A person, firm, corporation, or other business 21 22 entity may not control, directly or indirectly, more than 1 percent of the total available certificates in any license 23 24 year. 4. The commission shall maintain records of all 25 26 certificates and their transfers and shall annually provide 27 each licenseholder with a statement of certificates held. 28 5. The number of trap tags issued annually to each 29 licenseholder may not exceed the number of certificates held by the licenseholder at the time of issuance, and such tags 30 31

7

CODING: Words stricken are deletions; words underlined are additions.

1 2

3

4 5

6

7

8

9

10 11

12

13

14

15

16

17

18 19

20

21 22

23

24

and a statement of certificates held must be issued simultaneously. 6. It is unlawful for any person to lease stone crab trap tags or certificates. 7. Any person who holds a crawfish or blue crab endorsement on his or her saltwater products license is eligible to purchase a stone crab incidental take endorsement under rules of the commission. This endorsement must be limited to a daily trip limit of 5 gallons of stone crab claws per day, which may be sold pursuant to law. The fee for the endorsement is \$25. (b) Trap tags.--Effective October 1, 2001, each trap used for the commercial harvest of stone crabs in state waters or adjacent federal waters must, in addition to the stone crab trap number, have firmly affixed thereto an annual trap tag issued by the commission. Each tag must be made of durable plastic or similar material and must, beginning with those tags issued for the 2001-2002 season based on the number of certificates held, have stamped thereon the owner's license number. To facilitate enforcement and recordkeeping, tags must be issued each year in a color different from that of each of the previous 3 years. In order to recover administrative costs of the tag and the certificate program, the annual fee is 50 cents per certificate. Replacement tags for lost or damaged

25 tags are 50 cents each and may be obtained as provided by rule 26 of the commission.

27 (c) Endorsement transferable.--After initial issuance, 28 stone crab endorsements are transferable on a market basis and 29 may be transferred for fair market value agreed upon between

- 30 the transferor and transferee.
- 31 (d) Prohibitions; penalties.--

```
8
```

1	1. It is unlawful for a commercial harvester to
2	possess or use a stone crab trap in or on state waters or
3	adjacent federal waters without having firmly affixed thereto
4	the trap tag required by this section. It is unlawful for a
5	person to possess or use any other gear or device designed to
6	attract and enclose or otherwise aid in the taking of stone
7	crabs with a trap that does not meet the requirements of rule
8	46-13.002, Florida Administrative Code. This subparagraph does
9	not apply to a person who possesses a valid stone crab
10	incidental-take endorsement and who uses traps for the
11	directed harvest of crawfish or blue crabs in accordance with
12	rules of the commission and who harvests stone crabs as an
13	incidental take of these fisheries, if the number of stone
14	crabs so harvested and in possession of that person does not
15	exceed 5 gallons of stone crab claws per day.
16	2. It is unlawful for a person to possess or use stone
17	crab trap tags without having the necessary number of
18	certificates on record as required by this section.
19	3. It is unlawful for any person to remove the
20	contents of another harvester's trap without the express
21	written consent of the trap's owner available for immediate
22	inspection. Such unauthorized removal constitutes theft. Any
23	person convicted of theft from a trap shall, in addition to
24	the penalties specified in ss. 370.021 and 370.13 and the
25	provisions of this section, permanently lose his or her
26	saltwater products license, stone crab endorsement, and all
27	trap certificates allotted to him or her through this program.
28	In such cases, trap certificates and endorsements are
29	nontransferable.
30	4. In addition to any other penalties provided in s.
31	370.021, a commercial stone crab harvester who violates the
	9

provisions of this section or the provisions relating to stone 1 2 crab traps shall be punished as follows: a. If the first violation is for violation of 3 4 subparagraph 1., subparagraph 2., or subparagraph 3., the 5 commission shall assess an additional civil penalty of up to \$1,000, and the stone crab trap number issued may be suspended 6 7 for the remainder of the current license year. For all other 8 first violations, the commission shall assess an additional 9 civil penalty of up to \$500. 10 b. For a second violation of subparagraph 1., 11 subparagraph 2., or subparagraph 3., which occurs within 24 12 months of any previous such violation, the commission shall 13 assess an additional civil penalty of up to \$2,000, and the 14 stone crab trap number may be suspended for the remainder of 15 the current license year. c. For a third or subsequent violation of subparagraph 16 17 1., subparagraph 2., or subparagraph 3., which occurs within 36 months of any previous two such violations, the commission 18 19 shall assess an additional civil penalty of up to \$5,000 and 20 may suspend the stone crab trap number for a period of up to 24 months or may revoke the stone crab trap number and, if 21 22 revoking the stone crab trap number, may also proceed against the licenseholder's saltwater products license in accordance 23 24 with the provisions of s. 370.021. d. For a fourth or subsequent violation of 25 26 subparagraph 1., subparagraph 2., or subparagraph 3., which 27 occurs within 48 months of any three such violations, the 28 commission shall permanently revoke the violator's saltwater fishing privileges, and shall also proceed against the 29 licenseholder's saltwater products license in accordance with 30 s. 370.021. 31

10

1 e. For the purposes of subparagraph 4., the term 2 "violation" refers to the prohibitions proscribed by subparagraphs 1., 2., or 3., without regard to whether the 3 4 violation was adjudicated under any state or federal law. 5 f. Any person assessed an additional civil penalty 6 under this section shall within 30 calendar days after 7 notification: 8 (I) Pay the civil penalty to the commission; or 9 (II) Request an administrative hearing under the provisions of s. 120.60. 10 11 g. The commission shall suspend the stone crab trap 12 number for any person failing to comply with the provisions of 13 sub-subparagraph f. 14 5.a. It is unlawful for any person to make, alter, 15 forge, counterfeit, or reproduce a stone crab trap tag or 16 certificate. b. It is unlawful for any person to knowingly have in 17 his or her possession a forged, counterfeit, or imitation 18 19 stone crab trap tag or certificate. 20 c. It is unlawful for any person to barter, trade, sell, supply, agree to supply, aid in supplying, or give away 21 22 a stone crab trap tag or certificate or to conspire to barter, 23 trade, sell, supply, aid in supplying, or give away a stone 24 crab trap tag or certificate unless such action is duly 25 authorized by the commission as provided in this chapter or in 26 the rules of the commission. 27 6.a. Any person who violates the provisions of 28 subparagraph 5., or any person who engages in the commercial harvest, trapping, or possession of stone crabs without a 29 stone crab trap number or during any period in which the stone 30 crab trap number is under suspension or revocation, commits a 31

11

felony of the third degree, punishable as provided in s. 1 2 775.082, s. 775.083, or s. 775.084. b. In addition to any penalty imposed under 3 sub-subparagraph a., the commission shall levy a fine of up to 4 5 twice the amount of the appropriate surcharge to be paid on 6 the fair market value of the transferred certificates, as 7 provided in subparagraph (a)2., on any person who violates the 8 provisions of sub-subparagraph 5.c. 7. Any certificates for which the annual certificate 9 fee is not paid for a period of 3 consecutive years is 10 11 considered abandoned and reverts to the commission. During any 12 period of trap reduction, any certificates reverting to the 13 commission become permanently unavailable. Otherwise, any 14 certificates that revert to the commission are to be reallotted in such manner as provided by the commission. 15 16 8. The proceeds of all civil penalties collected under subparagraph 4. and all fines collected under sub-subparagraph 17 6.b. must be deposited into the Marine Resources Conservation 18 19 Trust Fund and used only for the purposes of s. 370.1322. 20 9. All traps must be removed from the water during any period of suspension or revocation. 21 (e) No vested rights.--The trap certificate program 22 does not create vested rights in licenseholders whatsoever and 23 24 may be altered or terminated as necessary to protect the stone 25 crab resource, the participants in the fishery, or the public 26 interest. 27 (3) PASSIVE TRAP REDUCTION. -- The objective of the 28 overall trap certificate program is to reduce the number of traps used in the stone crab fishery to the lowest number that 29 will maintain or increase overall catch levels, promote 30 economic efficiency in the fishery, and conserve natural 31 12

CODING: Words stricken are deletions; words underlined are additions.

resources. Therefore, the Fish and Wildlife Conservation 1 2 Commission shall set an overall trap reduction goal based on 3 maintaining or maximizing a sustained harvest from the stone 4 crab fishery. 5 (4) STONE CRAB TRAP CERTIFICATE TECHNICAL ADVISORY AND 6 APPEALS BOARDS. -- There are established the regional stone crab 7 trap certificate technical advisory and appeals boards. The 8 boards shall consider and advise the commission on disputes 9 and other problems arising from the implementation of the 10 stone crab trap certificate program. The boards may also provide information to the commission on the operation of the 11 12 trap certificate program. Regional board number one consists 13 of the area of Citrus County north to the Alabama state line. Regional board number two consists of the area of Hernando 14 County south through Lee County. Regional board number three 15 16 consists of Collier and Monroe counties and north up the east 17 coast of the state. (a)1. Each board consists of the executive director of 18 19 the commission or his or her designee and nine members 20 appointed by the executive director according to the following 21 criteria: 22 a. All appointed members must be certificateholders, but at least one must be a holder of fewer than 100 23 certificates, two must be holders of at least 100 but no more 24 than 750 certificates, two must be holders of more than 750 25 26 but not more than 2,000 certificates, and two must be holders 27 of more than 2,000 certificates. 28 b. The membership must be representative of all 29 geographic areas in the region. 30 The executive director of the commission may fill 2. any position on the initial board with a member who does not 31 13

fulfill the requirements of subparagraph (a)1. if there are 1 2 not enough qualified individuals available to meet those requirements. However, as soon as enough qualified individuals 3 are available to meet those requirements, the executive 4 5 director must replace all nonqualified appointees with 6 qualified appointees. 7 (b) The term of each appointed member shall be for 4 8 years, and any vacancy shall be filled for the balance of the 9 unexpired term with a person qualified to maintain the requirements of subparagraph (a)1. However, of the initial 10 appointees on each board, three shall be appointed to serve 11 12 for terms of 4 years, three shall be appointed to serve for 13 terms of 3 years, and three shall be appointed to serve for 14 terms of 2 years. There is no limitation on successive 15 appointments to the board. (c) The executive director of the commission or his or 16 her designee shall serve as a member and shall call the 17 organizational meeting of the boards. Each board shall 18 19 annually elect a chair and a vice chair. There shall be no 20 limitation on successive terms that may be served by a chair or vice chair. A board shall meet at the request of the 21 commission or, with the commission's concurrence, at the call 22 of its chair or at the request of a majority of its 23 24 membership, but in no case less than once yearly. A majority of the board constitutes a quorum, and official action of the 25 26 board requires a majority vote of the total membership of the 27 board present at the meeting. 28 (d) The procedural rules adopted by the boards must 29 conform to the requirements of chapter 120. 30 (e) Members of the board shall be reimbursed for per diem and travel expenses as provided in s. 112.061. 31

14

1	(f) Upon reaching a decision on any dispute or problem
2	brought before it, including any decision involving the
3	allotment of certificates under paragraph (g), the boards
4	shall submit the decision to the commission for final
5	approval. The commission may alter or disapprove any decision
6	of a board, with notice thereof given in writing to the board
7	and to each party in the dispute, explaining the reasons for
8	the disapproval. The action of the commission constitutes
9	final agency action.
10	(g) In addition to those certificates allotted under
11	the provisions of subparagraph (2)(a)1., up to a total of
12	150,000 certificates may be allotted by the commission to
13	settle disputes or other problems arising from implementation
14	of the trap certificate program.
15	(h) Each board may recommend the issuance of
16	additional certificates:
17	1. To solve disputes arising from the initial
18	allocation of certificates.
19	2. For persons who were adversely affected by chapter
20	73-432, Laws of Florida.
21	3. For displaced netters who were adversely affected
22	by s. 16, Art. X of the State Constitution.
23	4. For inefficient harvesting of stone crabs (less
24	than 2-pound claw landings per trap) to a person who can
25	demonstrate a need for more traps to maintain operation.
26	5. For persons with claw landings but with no traps
27	listed on their saltwater products license application during
28	license years 1995-1996 through 1997-1998.
29	6. For persons with no claw landings during license
30	years 1995-1996 through 1997-1998 who invested in the stone
31	crab fishery by the 1999-2000 season.

15

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

1 7. For nonreporting by dealers. 2 (i) With respect to persons displaced by s. 16, Art. X 3 of the State Constitution and who do not otherwise qualify for the stone crab trap certificate program provided by this 4 5 section, the board may recommend issuance of certificates to б any person who: 7 1. Received net buy-back money or unemployment 8 compensation as provided in s. 370.0805(5); 9 2. Invested in the stone crab industry by the 10 1999-2000 season; and 11 3. Has no record of net violations since July 1, 1995. 12 13 This paragraph is limited to persons who can demonstrate 14 through claw landings that their fishing occurred in the area from Wakulla through Monroe counties. Persons who qualify 15 16 under this paragraph shall be issued a minimum number of 100 17 trap certificates. (5) DISPOSITION OF FEES.--All funds collected under s. 18 19 370.1322, including civil penalties and fines, shall be 20 deposited in the Marine Resources Conservation Trust Fund and used only for administration of the trap certificate program, 21 22 research and monitoring of the stone crab fishery, enforcement 23 and public education activities in support of the purposes of 24 this section, and for evaluating the impact of trap reduction 25 on the stone crab fishery. 26 (6) RULEMAKING AUTHORITY.--The Fish and Wildlife 27 Conservation Commission may adopt rules, including rules under 28 ss. 120.536(1) and 120.54, as appropriate, to implement this 29 section. 30 Section 4. (1) There is appropriated from the commercial saltwater license fee revenues in the Marine 31 16

Resources Conservation Trust Fund to the Fish and Wildlife 1 2 Conservation Commission the sum of \$97,049 for fiscal year 3 2000-2001 for four career service positions that are authorized for the commission to implement the stone crab trap 4 5 certificate program. 6 (2) There is appropriated from the commercial 7 saltwater license fee revenues in the Marine Resources 8 Conservation Trust Fund to the Fish and Wildlife Conservation Commission the sum of \$254,408 for program operation, plus 9 \$130,000 to cover the cost of tags for fiscal year 2000-2001, 10 11 in order to implement the stone crab trap certificate program 12 in fiscal year 2000-2001. 13 (3) After fiscal year 2000-2001, the stone crab trap 14 reduction program is intended to be a self-supporting program 15 funded from proceeds generated under this act. Not more than 16 50 percent of the revenues generated under this act may be used for operation and administration of the stone crab trap 17 reduction program. The remaining 50 percent of revenues 18 19 generated under the program are to be used for enforcement of 20 the provisions of the stone crab trap reduction program. Section 5. Subsection (2) of section 370.14, Florida 21 22 Statutes, is amended to read: 370.14 Crawfish; regulation.--23 24 (2)(a) Each trap used for taking or attempting to take 25 crawfish must have a trap number permanently attached to the 26 trap and the buoy. This trap number may be issued by the Fish 27 and Wildlife Conservation Commission upon the receipt of 28 application by the owner of the traps and accompanied by the 29 payment of a fee of \$100. The design of the applications and of the trap number shall be determined by the commission. Any 30 31 trap or device used in taking or attempting to take crawfish, 17

other than a trap with the trap number attached as prescribed 1 2 in this paragraph, shall be seized and destroyed by the 3 commission. The proceeds of the fees imposed by this paragraph shall be deposited and used as provided in paragraph (b). The 4 5 commission may adopt is authorized to promulgate rules and б regulations to carry out the intent of this section. 7 (b) Fees collected pursuant to paragraph (a) shall be 8 deposited as follows: 1. Fifty percent of the fees collected shall be 9 deposited in the Marine Resources Conservation Trust Fund for 10 11 use in enforcing the provisions of paragraph (a) through 12 aerial and other surveillance and trap retrieval. 13 2. Fifty percent of the fees collected shall be 14 deposited as provided in s. 370.142(6)s. 370.142(5). 15 Section 6. Subsections (2) and (3) of section 370.142, 16 Florida Statutes, are amended, present subsections (5) and (6) of that section are redesignated as subsections (6) and (7), 17 respectively, and a new subsection (5) is added to that 18 19 section to read: 20 370.142 Spiny lobster trap certificate program.--(2) TRANSFERABLE TRAP CERTIFICATES; TRAP TAGS; FEES; 21 PENALTIES.--The Fish and Wildlife Conservation Commission 22 shall establish a trap certificate program for the spiny 23 24 lobster fishery of this state and shall be responsible for its 25 administration and enforcement as follows: 26 (a) Transferable trap certificates.--Each holder of a 27 saltwater products license who uses traps for taking or 28 attempting to take spiny lobsters shall be required to have a 29 certificate on record for each trap possessed or used therefor, except as otherwise provided in this section. 30 31

18

The Department of Environmental Protection shall 1 1. 2 initially allot such certificates to each licenseholder with a 3 current crawfish trap number who uses traps. The number of such certificates allotted to each such licenseholder shall be 4 5 based on the trap/catch coefficient established pursuant to trip ticket records generated under the provisions of s. 6 7 370.06(2)(a) over a 3-year base period ending June 30, 1991. 8 The trap/catch coefficient shall be calculated by dividing the 9 sum of the highest reported single license-year landings up to a maximum of 30,000 pounds for each such licenseholder during 10 11 the base period by 700,000. Each such licenseholder shall then 12 be allotted the number of certificates derived by dividing his 13 or her highest reported single license-year landings up to a 14 maximum of 30,000 pounds during the base period by the trap/catch coefficient. Nevertheless, no licenseholder with a 15 16 current crawfish trap number shall be allotted fewer than 10 certificates. However, certificates may only be issued to 17 individuals; therefore, all licenseholders other than 18 19 individual licenseholders shall designate the individual or 20 individuals to whom their certificates will be allotted and the number thereof to each, if more than one. After initial 21 22 issuance, trap certificates are transferable on a market basis and may be transferred from one licenseholder to another for a 23 fair market value agreed upon between the transferor and 24 transferee. Each such transfer shall, within 72 hours thereof, 25 26 be recorded on a notarized form provided for that purpose by 27 the Fish and Wildlife Conservation Commission and hand 28 delivered or sent by certified mail, return receipt requested, 29 to the commission for recordkeeping purposes. In addition, in order to cover the added administrative costs of the program 30 and to recover an equitable natural resource rent for the 31

people of the state, a transfer fee of \$2 per certificate 1 2 transferred shall be assessed against the purchasing 3 licenseholder and sent by money order or cashier's check with the certificate transfer form. Also, in addition to the 4 5 transfer fee, a surcharge of \$5 per certificate transferred or 25 percent of the actual market value, whichever is greater, 6 7 given to the transferor shall be assessed the first time a 8 certificate is transferred outside the original transferor's immediate family. No transfer of a certificate shall be 9 effective until the commission receives the notarized transfer 10 form and the transfer fee, including any surcharge, is paid. 11 The commission may establish by rule an amount of equitable 12 13 rent per trap certificate that shall be recovered as partial 14 compensation to the state for the enhanced access to its natural resources. Final approval of such a rule shall be by 15 16 the Governor and Cabinet sitting as the Board of Trustees of 17 the Internal Improvement Fund. In determining whether to establish such a rent and, if so, the amount thereof, the 18 19 commission shall consider the amount of revenues annually 20 generated by certificate fees, transfer fees, surcharges, trap license fees, and sales taxes, the demonstrated fair market 21 value of transferred certificates, and the continued economic 22 viability of the commercial lobster industry. The proceeds of 23 equitable rent recovered shall be deposited in the Marine 24 Resources Conservation Trust Fund and used by the commission 25 26 for research, management, and protection of the spiny lobster 27 fishery and habitat. A transfer fee may not be assessed or 28 required when the transfer is within a family as a result of 29 the death or disability of the certificate owner. No person, firm, corporation, or other business 30 2. entity may control, directly or indirectly, more than 1.5 31

20

1 percent of the total available certificates in any license
2 year.

3 3. The commission shall maintain records of all
4 certificates and their transfers and shall annually provide
5 each licenseholder with a statement of certificates held.

6 4. The number of trap tags issued annually to each
7 licenseholder shall not exceed the number of certificates held
8 by the licenseholder at the time of issuance, and such tags
9 and a statement of certificates held shall be issued
10 simultaneously.

5. Beginning July 1, 2003, and applicable to the
2003-2004 lobster season and thereafter, it is unlawful for
any person to lease lobster trap tags or certificates.

14 (b) Trap tags.--Each trap used to take or attempt to take spiny lobsters in state waters or adjacent federal waters 15 16 shall, in addition to the crawfish trap number required by s. 370.14(2), have affixed thereto an annual trap tag issued by 17 the commission. Each such tag shall be made of durable plastic 18 19 or similar material and shall, based on the number of 20 certificates held, have stamped thereon the owner's license number. To facilitate enforcement and recordkeeping, such tags 21 shall be issued each year in a color different from that of 22 each of the previous 3 years. The annual certificate fee shall 23 be \$1 per certificate. Replacement tags for lost or damaged 24 25 tags may be obtained as provided by rule of the commission.

26

(c) Prohibitions; penalties.--

It is unlawful for a person to possess or use a
 spiny lobster trap in or on state waters or adjacent federal
 waters without having affixed thereto the trap tag required by
 this section. It is unlawful for a person to possess or use
 any other gear or device designed to attract and enclose or

21

otherwise aid in the taking of spiny lobster by trapping that 1 2 is not a trap as defined in rule 46-24.006(2), Florida 3 Administrative Code. 4 2. It is unlawful for a person to possess or use spiny 5 lobster trap tags without having the necessary number of б certificates on record as required by this section. 7 3. It is unlawful for any person to remove the 8 contents of another harvester's trap without the express 9 written consent of the trap owner available for immediate inspection. Such unauthorized removal constitutes theft. Any 10 11 person convicted of theft from a trap shall, in addition to 12 the penalties specified in ss. 370.021 and 370.14 and the 13 provisions of this section, permanently lose his or her 14 saltwater products license, crawfish endorsement, and all trap 15 certificates allotted to him or her through this program. In 16 such cases, trap certificates and endorsements are 17 nontransferable. 18 4.3. In addition to any other penalties provided in s. 19 370.021, a commercial harvester, as defined by rule 20 46-24.002(1), Florida Administrative Code, who violates the provisions of this section, or the provisions relating to 21 22 traps of chapter 46-24, Florida Administrative Code, shall be punished as follows: 23 a. If the first violation is for violation of 24 subparagraph 1., or subparagraph 2., or subparagraph 3., the 25 26 commission shall assess an additional civil penalty of up to 27 \$1,000 and the crawfish trap number issued pursuant to s. 28 370.14(2) or (6) may be suspended for the remainder of the 29 current license year. For all other first violations, the 30 commission shall assess an additional civil penalty of up to 31 \$500.

b. For a second violation of subparagraph 1.<u>,or</u> subparagraph 2.<u>, or subparagraph 3.</u>which occurs within 24 months of any previous such violation, the commission shall assess an additional civil penalty of up to \$2,000 and the crawfish trap number issued pursuant to s. 370.14(2) or (6) may be suspended for the remainder of the current license year.

8 For a third or subsequent violation of subparagraph с. 9 1., or subparagraph 2., or subparagraph 3. which occurs within 36 months of any previous two such violations, the commission 10 11 shall assess an additional civil penalty of up to \$5,000 and 12 may suspend the crawfish trap number issued pursuant to s. 13 370.14(2) or (6) for a period of up to 24 months or may revoke 14 the crawfish trap number and, if revoking the crawfish trap number, may also proceed against the licenseholder's saltwater 15 16 products license in accordance with the provisions of s. 17 370.021(2)(i).

18 d. Any person assessed an additional civil penalty19 pursuant to this section shall within 30 calendar days after20 notification:

21 (I) Pay the civil penalty to the commission; or 22 (II) Request an administrative hearing pursuant to the 23 provisions of s. 120.60.

e. The commission shall suspend the crawfish trap
number issued pursuant to s. 370.14(2) or (6) for any person
failing to comply with the provisions of sub-subparagraph d.

27 <u>5.4.</u>a. It is unlawful for any person to make, alter,
28 forge, counterfeit, or reproduce a spiny lobster trap tag or
29 certificate.

30 31

23

b. It is unlawful for any person to knowingly have in
 his or her possession a forged, counterfeit, or imitation
 spiny lobster trap tag or certificate.

c. It is unlawful for any person to barter, trade,
sell, supply, agree to supply, aid in supplying, or give away
a spiny lobster trap tag or certificate or to conspire to
barter, trade, sell, supply, aid in supplying, or give away a
spiny lobster trap tag or certificate unless such action is
duly authorized by the commission as provided in this chapter
or in the rules of the commission.

11 6.5.a. Any person who violates the provisions of 12 subparagraph 5. subparagraph 4., or any person who engages in 13 the commercial harvest, trapping, or possession of spiny 14 lobster without a crawfish trap number as required by s. 370.14(2) or (6) or during any period while such crawfish trap 15 16 number is under suspension or revocation, commits a felony of the third degree, punishable as provided in s. 775.082, s. 17 775.083, or s. 775.084. 18

b. In addition to any penalty imposed pursuant to sub-subparagraph a., the commission shall levy a fine of up to twice the amount of the appropriate surcharge to be paid on the fair market value of the transferred certificates, as provided in subparagraph (a)1., on any person who violates the provisions of sub-subparagraph <u>5.c.4.c.</u>

25 <u>7.6.</u> Any certificates for which the annual certificate 26 fee is not paid for a period of 3 years shall be considered 27 abandoned and shall revert to the commission. During any 28 period of trap reduction, any certificates reverting to the 29 commission shall become permanently unavailable and be 30 considered in that amount to be reduced during the next 31 license-year period. Otherwise, any certificates that revert

24

1 to the commission are to be reallotted in such manner as 2 provided by the commission.

<u>8.7.</u> The proceeds of all civil penalties collected
pursuant to <u>subparagraph 4.</u> <u>subparagraph 3.</u> and all fines
collected pursuant to <u>sub-subparagraph 6.b.</u> <u>sub-subparagraph</u>
5.b. shall be deposited into the Marine Resources Conservation
Trust Fund.

8 <u>9.8.</u> All traps shall be removed from the water during
9 any period of suspension or revocation.

10 (d) No vested rights.--The trap certificate program 11 shall not create vested rights in licenseholders whatsoever 12 and may be altered or terminated as necessary to protect the 13 spiny lobster resource, the participants in the fishery, or 14 the public interest.

15

(3) TRAP REDUCTION.--

16 (a) The objective of the overall trap certificate program is to reduce the number of traps used in the spiny 17 lobster fishery to the lowest number that will maintain or 18 increase overall catch levels, promote economic efficiency in 19 20 the fishery, and conserve natural resources. Therefore, the Marine Fisheries Commission shall set an overall trap 21 22 reduction goal based on maintaining or maximizing a sustained harvest from the spiny lobster fishery. To reach that goal, 23 the Marine Fisheries Commission shall, by July 1, 1992, set an 24 annual trap reduction schedule, not to exceed 10 percent per 25 26 year, applicable to all certificateholders until the overall 27 trap reduction goal is reached. All certificateholders shall 28 have their certificate holdings reduced by the same percentage 29 of certificates each year according to the trap reduction schedule. Until July 1, 1999, the Department of Environmental 30 31 Protection shall issue the number of trap tags authorized by

25

the Marine Fisheries Commission, as requested, and a revised 1 2 statement of certificates held. Beginning July 1, 1999, the 3 Fish and Wildlife Conservation Commission shall annually issue the number of trap tags authorized by the commission's 4 5 schedule, as requested, and a revised statement of certificates held. Certificateholders may maintain or increase 6 7 their total number of certificates held by purchasing 8 available certificates from within the authorized total. The Fish and Wildlife Conservation Commission shall provide for an 9 annual evaluation of the trap reduction process and shall 10 11 suspend the annual percentage reductions for any period deemed necessary by the commission in order to assess the impact of 12 13 the trap reduction schedule on the fishery. The Fish and 14 Wildlife Conservation Commission may then, by rule, resume, terminate, or reverse the schedule as it deems necessary to 15 16 protect the spiny lobster resource and the participants in the fishery. 17 (b) To allow for greater flexibility in achieving the 18 goals of this section, the commission may vary from the annual 19 20 trap reduction schedule and procedures outlined in paragraph (a), while still not exceeding the maximum 10 percent per year 21 22 overall reduction in the numbers of traps. To that end, the commission may implement other means of trap reduction deemed 23 appropriate to protect this resource and the fishery's 24 participants, including, but not limited to, alternative 25 26 approaches to trap reduction incorporating a passive system of 27 reduction wherein the number of traps are reduced only as 28 participants leave the fishery. (5)(a) Effective July 1, 2000, a person holding a 29 saltwater recreational fishing license bearing a recreational 30 crawfish stamp may use up to five crawfish traps. Recreational 31

26

CODING: Words stricken are deletions; words underlined are additions.

trap tags may be issued by the Fish and Wildlife Conservation 1 2 Commission to such person for a fee of 50 cents per tag. It is 3 unlawful for any person to fish with or possess on the water any recreational crawfish trap unless the trap has a valid 4 5 trap tag firmly attached to it. The traps must have a trap number permanently attached to the trap and the buoy. A person 6 7 holding a recreational crawfish permit who is using the traps 8 must comply with the rules of the commission governing this 9 subsection. The recreational traps are not subject to the trap reduction schedule provided by this section. The number of 10 11 traps allowed under this subsection does not affect the number 12 of tags authorized under subsection (2). 13 (b) The commission may adopt rules under ss. 120.54 and 120.536(1) to implement this subsection. 14 15 Section 7. Subsection (2) of section 370.143, Florida 16 Statutes, is amended to read: 370.143 Retrieval of lobster and stone crab traps 17 during closed season; commission authority; fees .--18 19 (2) A retrieval fee of \$10 per trap retrieved shall be 20 assessed trap owners. However, for persons holding a stone crab endorsement under s. 370.13(5)(a), the retrieval fee 21 22 shall be waived for the first five traps retrieved. Traps recovered under this program shall become the property of the 23 commission or its contract agent and shall be either destroyed 24 or resold to the original owner. Revenue from retrieval fees 25 26 shall be deposited in the Marine Resources Conservation Trust 27 Fund and used for operation of the trap retrieval program. 28 Section 8. Except as otherwise provided in this act, 29 this act shall take effect upon becoming a law. 30 31

27

1       ************************************		
3       Provides penalties for buying saltwater products from         4       unlicensed persons and for selling saltwater products by         6       penalties. Provides a fee for a stone crab         7       adometee persons. Provides a fee for a stone crab         8       appropriations, fees, rulemaking authority, and         9       penalties. Provides for a trap retrival fee. Provides         9       additional means of trap reduction. Provides for a fee         9       waiver.         9       appropriations         10       appropriations         11       appropriations         12       appropriations         13       appropriations         14       appropriations         15       appropriations         16       appropriations         17       appropriations         18       appropriations         19       appropriations         20       appropriations         21       appropriations         22       appropriations         23       appropriations         24       appropriations         25       appropriations         26       appropriations         27       appropriations<	1	* * * * * * * * * * * * * * * * * * * *
<pre>unlicensed persons and for selling saltwater products by endorsement on a saltwater products license. Establishes a stone crab trap certificate program with appropriations, fees, rulemaking authority, and penalties. Provides for a trap retrieval fee. Provides penalties for removal of trap contents. Authorizes additional means of trap reduction. Provides for a fee waiver.</pre>	2	SENATE SUMMARY
<pre>4 unlicensed persons. Provides a fee for a stone crab endorsement on a saltwater products license. Establishes a stone crab trap certificate program with appropriations, fees, rulemaking authority, and penalties for removal of trap contents. Authorizes additional means of trap reduction. Provides for a fee waiver. 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31</pre>	3	Provides penalties for buying saltwater products from
<pre>5 a stone crab trap certificate program with 6 penalties. Provides for a trap retrieval fee. Provides 7 additional means of trap reduction. Provides for a fee 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31</pre>	4	unlicensed persons. Provides a fee for a stone crab
<pre>behalties. Provides for a trap retrieval fee. Provides penalties for removal of trap contents. Authorizes additional means of trap reduction. Provides for a fee waiver.  public for the feature of trap reduction of trap reduction. provides for a fee waiver.  public for the feature of trap reduction of trap reduction. provides for a fee waiver. public for the feature of trap reduction of trap reduction. provides for a fee waiver. public for trap reduction. public for trap</pre>	5	a stone crab trap certificate program with
waiver.         9         10         11         12         13         14         15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	6	penalties. Provides for a trap retrieval fee. Provides
8       0         9       0         10       0         11       0         12       0         13       0         14       0         15       0         16       0         17       0         18       0         19       0         20       0         21       0         22       0         23       0         24       0         25       0         26       0         27       0         28       0         29       0         30       0         31       0	7	
10         11         12         13         14         15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	8	warver.
11         12         13         14         15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	9	
12         13         14         15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	10	
13         14         15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	11	
14         15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	12	
15         16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	13	
16         17         18         19         20         21         22         23         24         25         26         27         28         29         30         31	14	
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> </ol>	15	
18         19         20         21         22         23         24         25         26         27         28         29         30         31	16	
19         20         21         22         23         24         25         26         27         28         29         30         31	17	
20         21         22         23         24         25         26         27         28         29         30         31	18	
<ul> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> </ul>		
22         23         24         25         26         27         28         29         30         31		
<ul> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> </ul>		
24 25 26 27 28 29 30 31		
25 26 27 28 29 30 31		
26 27 28 29 30 31		
27 28 29 30 31		
28 29 30 31		
29 30 31		
30 31		
31		
-		
28	JΤ	28

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

28