## **SENATE BILL No. 229**

## February 27, 2003, Introduced by Senators BIRKHOLZ, HAMMERSTROM, SANBORN, JACOBS, GOSCHKA, CROPSEY and SIKKEMA and referred to the Committee on Natural Resources and Environmental Affairs.

A bill to amend 1996 PA 199, entitled

"Michigan aquaculture development act,"

by amending sections 2 and 4 (MCL 286.872 and 286.874).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 2. As used in this act:

2 (a) "Aquacultural products" means any products, coproducts,3 or by-products of aquaculture species.

4 (b) "Aquaculture" means the commercial husbandry of
5 aquaculture species on the approved list of aquaculture species,
6 including, but not limited to, the culturing, producing, growing,
7 using, propagating, harvesting, transporting, importing,
8 exporting, or marketing of aquacultural products under an
9 appropriate permit or registration.

10 (c) "Aquaculture facility" means a farm or farm operation11 engaged in any aspect of aquaculture in privately controlled

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waters capable of holding all life stages of aquaculture species
 with a barrier or enclosure to prevent their escape into waters
 of the state.

4 (d) "Aquaculture facility registration" means a registration
5 issued by the director allowing a facility to engage in
6 aquaculture.

7 (e) "Aquaculture research permit" means a permit issued by
8 the director to researchers to study and culture aquaculture
9 species not included on the approved list of aquaculture species
10 for the evaluation of aquacultural potential and to provide a
11 scientific basis for including the aquaculture species on the
12 approved list.

13 (f) "Aquaculture species" means aquatic animal organisms
14 including, but not limited to, fish, crustaceans, mollusks,
15 reptiles, or amphibians reared or cultured under controlled
16 conditions in an aquaculture facility.

17 (g) "Aquaculturist" means a person involved in or engaged in18 any aspect of aquaculture.

19 (h) "Aquarium" means any park, building, cage, enclosure, or 20 other structure or premises in which aquaculture species are kept 21 for public exhibition or viewing, regardless of whether 22 compensation is received.

(i) "Confinement research facility" means a facility holding an aquaculture research permit, <u>and</u> enclosed in a secure structure, and separated from other aquaculture facilities **and** in which aquaculture species are isolated and maintained in complete and continuous confinement to prevent their escape into the

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environment and to prevent the release of any possible pathogens
 into the environment.

3 (j) "Department" means the Michigan department of4 agriculture.

5 (k) "Director" means the director of the Michigan department6 of agriculture or his or her designee.

7 (l) "Farm" or "farm operation" means those terms as defined
8 in the Michigan right to farm act, <u>Act No. 93 of the Public Acts</u>
9 of 1981, being sections 286.471 to 286.474 of the Michigan
10 Compiled Laws 1981 PA 93, MCL 286.471 to 286.474.

(m) "Genetically engineered organism" means an organism whose genome, chromosomal or extrachromosomal, is modified permanently and heritably using recombinant nucleic acid techniques.

14 (n) (m) "Law enforcement officer" means a person appointed 15 by the state or a legal local governmental unit who is 16 responsible for the enforcement of the criminal laws of this 17 state.

(o) (n) "Person" means an individual, corporation, limited
 liability <u>corporation</u> company, partnership, association, joint
 venture, or other legal entity.

(p) (o) "Privately controlled waters" means waters
controlled within ponds, vats, raceways, tanks, and any other
indoor or outdoor structure wholly within or on <u>the land of an</u>
owner or lessor land owned or leased by an aquaculturist and
used with an aquaculture facility or confinement research
facility. Privately controlled waters includes those waters
diverted for use in an aquaculture facility by an aquaculturist

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1 exercising his or her riparian rights.

2 (q) "Recombinant nucleic acid techniques" means laboratory
3 techniques through which genetic material is isolated and
4 manipulated in vitro and then inserted into an organism.

5 (r) <u>(p)</u> "Retail bait outlet" means a facility that sells directly to the consumer any live or dead organism, edible or 6 digestible material, organic or processed food, or scented 7 material each of which may be used to attract fish, including, 8 but not limited to, worms, leeches, aquatic insects, crayfish, 9 amphibians, fish eggs, minnows or other fish, marshmallows, 10 cheese, pork rinds, or any part thereof. -, directly to the 11 12 consumer.

13 (s) (q) "Retail ornamental fish facility" means a facility 14 in which a person sells, imports or exports at wholesale or 15 retail, leases, or loans ornamental species of aquatic organisms 16 that may live in fresh, brackish, or saltwater environments to 17 the general public for home or public display purposes.

18 (t) (r) "Waters of the state" means groundwaters, lakes, 19 rivers, and streams and all other watercourses and waters within 20 the jurisdiction of the state and also the Great Lakes bordering 21 the state.

(u) (s) "Zoo" means any park, building, cage, enclosure, or other structure or premises in which a live animal is kept for public exhibition or viewing, regardless of whether compensation is received.

Sec. 4. (1) Aquaculture is an agricultural enterprise and
is <u>considered to be</u> part of the farming and agricultural

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industry of this state. The director shall assure that
 aquaculture is afforded all rights, privileges, opportunities,
 and responsibilities of other agricultural enterprises.

4 (2) Aquaculture is a form of agriculture. Aquaculture
5 facilities and aquaculture uses are <u>considered to be</u> a form of
6 agricultural facilities and uses.

7 (3) Aquacultural products lawfully taken, produced,
8 purchased, possessed, or acquired from within this state or
9 imported into this state are the exclusive and private property
10 of the aquaculturist.

(4) This act does not prohibit an aquaculturist from exercising riparian rights for water diversion. <u>Water</u> If water is discharged back into the waters of the state, the discharge shall be pursuant to any appropriate permit issued by the department of environmental quality, if such a permit is required.

17 (5) An aquaculturist harvesting aquaculture species from a registered aquaculture facility or a permitted confinement 18 research facility is exempt from size, catch, and possession 19 20 limits, closed seasons, and any other restriction imposed in 21 parts 459 - (propagation of game fish in private waters) and 487 -(sport fishing) of the natural resources and environmental 22 protection act, Act No. 451 of the Public Acts of 1994, being 23 24 sections 324.45901 to 324.45908 and 324.48701 to 324.48740 of the 25 Michigan Compiled Laws 1994 PA 451, MCL 324.45901 to 324.45908 and 324.48701 to 324.48740. 26

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(6) This act does not give an aquaculturist authority to take

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wild species from the waters of the state and held in trust, in
 violation of <u>Act No. 451 of the Public Acts of 1994, being</u>
 sections 324.101 to 324.90106 of the Michigan Compiled Laws the
 natural resources and environmental protection act, 1994 PA 451,
 MCL 324.101 to 324.90106, unless under a permit issued by the
 department of natural resources.

7 (7) This act does not give an aquaculturist authority to release any aquaculture species into any waters of the state that 8 are not an aquaculture facility unless the aquaculturist first 9 obtains an appropriate permit from the director of the department 10 of natural resources. It is intended that the department of 11 12 natural resources shall consider a registration issued under this 13 act as the equivalent of a game fish breeders license issued 14 under part 487 of Act No. 451 of the Public Acts of 1994, being sections 324.48701 to 324.48740 of the Michigan Compiled Laws 15 459 of the natural resources and environmental protection act, 16 1994 PA 451, MCL 324.45901 to 324.45908. 17

18 (8) Any movement, importing, or exporting of aquaculture
19 species shall be in compliance with the animal industry act, -of
20 1987, Act No. 466 of the Public Acts of 1988, being sections
21 287.701 to 287.747 of the Michigan Compiled Laws 1988 PA 466,
22 MCL 287.701 to 287.745, for purposes of obtaining a planting
23 permit.

(9) For the purposes of this act, each genetically engineered
organism that is a variant of an aquaculture species shall be
considered a distinct aquaculture species. A genetically
engineered organism that is a variant of an aquaculture species

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1 is not included on the list of approved aquaculture species under 2 section 5 unless specifically identified on the list or 3 specifically identified in a rule promulgated under section 12 as 4 being included on the list. A genetically engineered organism 5 that is a variant of an aquaculture species is not covered by an 6 aquaculture research permit under section 8 unless specifically 7 identified in the permit.