A BUDGET BILL submitted by the Governor 
in accordance with Article VII of the Constitution

AN ACT to amend the environmental conservation law, in relation 
to the issuance of hunting and fishing licenses; to amend 
part AA of chapter 60 of the laws of 2011, amending the 
environmental conservation law relating to saltwater 
recreational fishing registrations, in relation to making 
the provisions of such part permanent; and to repeal 
certain provisions of such law relating thereto

The People of the State of New York, represented in Senate and Assembly, do enact as follows: 

1. Section 1. Subdivisions 5, 6, 7-a, 10, 12, 13, 14, 15, 16 and 17 of 
section 11-0701 of the environmental conservation law are REPEALED.

2. § 2. Subdivisions 4 and 8 of section 11-0701 of the environmental 
conservation law are renumbered subdivisions 3 and 4 and subdivisions 1, 
2, 3, 9-a and 11, subdivisions 1, 3 and 11 as amended by chapter 344 of 
the laws of 2008, paragraph a of subdivision 2 as amended by chapter 57 
of the laws of 1993, subparagraph 1 of paragraph a of subdivision 2 as 
added by section 5 and paragraph b of subdivision 2 as amended by 
section 6 of part F of chapter 82 of the laws of 2002, paragraph c of 
subdivision 2 as amended by chapter 25 of the laws of 2011, and subdivi-
sion 9-a as added by chapter 237 of the laws of 1993, are amended to 
read as follows:

1. A small game license entitles a holder who is sixteen years of age 
or older to hunt wildlife, except big game, and to take with a gun or 
longbow fish permitted to be so taken, as provided in titles 9 and 13 of 
this article.

2. A hunting license entitles the resident 
or non-resident holder who is twelve years of age or older to hunt
wildlife, as provided in title 9 of this article, subject to the following:

(i) a holder who is eighteen years of age or older may hunt wildlife as provided in title 9 of this article,

(ii) a holder who is sixteen or seventeen years old of age or older may hunt wildlife, except big game, as provided in title 9, pursuant to the provisions of section 11-0929 of this article, and

(iii) a holder who is twelve or thirteen years old may hunt wildlife, except big game, pursuant to the provisions of section 11-0929 of this article. Such holder is entitled to possess firearms as provided in section 265.05 of the penal law, and

(iv) a holder may trap beaver, otter, fisher, mink, muskrat, skunk, raccoon, bobcat, coyote, fox, opossum, weasel, pine marten and unprotected wildlife except birds, as provided in title 11 of this article, subject to the provisions of subparagraph 2 of paragraph b of subdivision 3 of section 11-0713 of this article; this shall be a trapping privilege and it shall be listed separately on a hunting license.

A holder may take fish with a [gun or] longbow as provided in titles 9 and 13 of this article.

b. A hunting license with only a trapping privilege may entitle a holder who is less than twelve years old to trap beaver, otter, fisher, mink, muskrat, skunk, raccoon, bobcat, coyote, fox, opossum, weasel, pine marten and unprotected wildlife except birds, as provided in title
ll of this article, subject to the provisions of subparagraph two of paragraph b of subdivision 3 of section 11-0713 of this article.

[(2) A non-resident big game license entitles a person who has not been a resident of the state for more than thirty days to hunt wild deer as provided in title 9. It entitles such person to hunt bear during the regular open bear season or in an open season fixed by regulation pursuant to subdivision eight of section 11-0903 of this article if such person is also the holder of a non-resident bear tag. It entitles a person who is between the ages of sixteen and eighteen years to exercise the privileges of a big game license subject to the provisions of section 11-0929.

b.] c. A special antlerless deer license is applicable to the hunting of wild antlerless deer in a special open season fixed pursuant to subdivision 6 of section 11-0903 of this article in a tract within a Wilderness Hunting Area and entitles the holder of a license which authorizes the holder to hunt big game to hunt antlerless deer in such special open season, as provided in title 9 of this article if he or she has on his or her person while so hunting both his or her license which authorizes the holder to hunt big game and his or her special antlerless deer license.

c. A junior archery license entitles a resident holder who is between the ages of twelve and sixteen years to hunt wild deer and bear with a longbow during the special archery season and during the regular season, as provided in title 9 of this article, as if such person held a license which authorizes the holder to hunt big game with a bowhunting stamp affixed, subject to the provisions of section 11-0929 and subdivision 3 of section 11-0713 of this article. It entitles a non-resident holder who is between the ages of twelve and sixteen years to hunt wild deer
and bear with a longbow during the special archery season and during the
regular season, as provided in title 9 of this article, as if such
person held a non-resident bowhunting license, a non-resident license
which authorizes the holder to hunt deer and a non-resident bear tag,
subject to the provisions of section 11-0929 and subdivision 3 of
section 11-0713 of this article.)

For purposes of this title, a non-resident is a person who has not
been a resident of the state for more than thirty days.

[3] 2. A bowhunting [stamp when affixed to] privilege included on a
resident hunting license [which authorizes the holder to hunt big
game] entitles a holder who is eighteen years of age or older to hunt
wild deer and bear with a longbow, as provided in title 9 of this arti-
cle, in a special longbow season, subject to the provisions of subdivi-
sion 3 of section 11-0713 of this article and it entitles a holder who
is [sixteen or] twelve through seventeen years of age to exercise the
same privileges subject to the provisions of section 11-0929 and subdivi-
sion 3 of section 11-0713 of this article.

[9-a] 5. A one-day fishing license entitles the [resident or non-re-
sident] holder to exercise the privileges of a fishing license on the
day specified on the license.

on a [resident] hunting license [which authorizes the holder to hunt big
game] entitles a holder who is fourteen years of age or older to hunt
wild deer and bear with a muzzle-loading firearm, as provided in title 9
of this article, in a special muzzle-loading firearm season, subject to
the provisions of subdivision 3 of section 11-0713 of this article.

§ 3. Subdivisions 2, 4, 5 and 6 of section 11-0703 of the environ-
mental conservation law, subdivision 2 as amended by chapter 507 of the
laws of 2010, subdivision 4 as amended by section 21 and paragraph a of subdivision 5 as amended by section 22 of part F of chapter 82 of the laws of 2002, paragraph b of subdivision 4 as amended by chapter 178 of the laws of 2011, paragraphs d and e of subdivision 4 and subdivision 5 as amended by chapter 344 of the laws of 2008, subdivision 5 as amended by chapter 450 of the laws of 1991 and paragraph d of subdivision 5 as relettered by chapter 470 of the laws of 1994, are amended to read as follows:

2. Except as provided in section 11-0704 of this title, no license, permit, tag or [stamp] privilege is transferable. No person shall alter, change, lend to another or attempt to transfer to another any license or any [button,] permit, tag or [stamp] privilege issued therewith. No person, while hunting, shall possess a license, [button,] permit, tag or [stamp] privilege which was issued to another person unless actually accompanied by the person to whom such license, [button,] permit, tag or [stamp] privilege was issued. No person shall purchase, possess or use more than one [junior archery, junior hunting, small and big game, big game, bowhunting, muzzle-loading, sportsman, or resident super-sportsman license or stamp, non-resident bowhunting or muzzle-loading license, non-resident super-sportsman license, non-resident bear tag] hunting license or special permit for the current license year, except as permitted by regulation of the department. Notwithstanding the prohibitions contained in this subdivision, the department may authorize by rule or regulation the transfer of deer management permits, issued pursuant to section 11-0913 of this article, to any person licensed to hunt deer pursuant to this title.

4. a. [Non-resident fishing, non-resident super-sportsman, non-resident bowhunting or muzzle-loading, or non-resident trapping licenses, or
non-resident bear tags are issuable only to non-residents and persons
who have been residents for less than thirty days immediately preceding
the date of application.

b. A person under the age of fourteen years is ineligible for any
license, other than a junior archery license, which authorizes the hold-
er to hunt big game. A person under the age of sixteen years is ineligi-
ble for a small and big game, sportsman or resident super-sportsman,
non-resident super-sportsman, non-resident big game, non-resident
bowhunting license, or bowhunting stamp.) A person is ineligible for a
small game, small and big game, junior hunting, big game, junior arch-
ery, sportsman and resident super-sportsman, non-resident super-sports-
man, or non-resident) hunting license, bowhunting privilege or muzzle-
loading [license] privilege unless such person meets the requirements of
subdivision 3 of section 11-0713 of this title.

c. Only the following persons are eligible for resident
[licenses] fees: (1) persons who have been residents in the state for
[more than] thirty days immediately [preceding] prior to the date of
application for the licenses, or who are enrolled [in] as a full-time
[course] student at a college or university within the state and who are
in residence in the state for the school year, or who are out of state
or foreign exchange high school students enrolled [in] as a full-time
[course] student in a high school within the state and who are in resi-
dence in the state for the school year; (2) Indian residents or members
of the six nations residing on any reservation wholly or partly within
the state; (3) members of the United States armed forces in active
service, stationed in this state, regardless of the place of residence
at the time of entry into the service; and (4) persons privileged under
subdivision 5 of section 11-0707 of this article to take wildlife, other
than deer and bear, as if they held hunting licenses.

[ ] c. Only persons who possess a [small and big game] hunting
license[, the big game license portion of the free sportsman, a sports-
man license or resident super-sportsman license] are eligible for a
bowhunting privilege or muzzle-loading [stamp, except that the holder of
a junior hunting license, who is a resident and who is at least fourteen
years old, is eligible for a muzzle-loading stamp] privilege.

[ ] d. A person under the age of twelve years is ineligible for a
[junior] hunting license except as provided in paragraph b of subdivi-
sion 1 of section 11-0701 of this article.

5. a. One-day and seven-day fishing licenses expire on the date stated
on them. A fishing license shall remain effective one year from the date
on which it was issued.

b. A fishing license issued without charge to a resident as formerly
provided in subdivision 2 of section 11-0715, shall remain effective for
the life of the licensee.

c. A special antlerless deer license is effective during the special
open season for which it is issued.

d. All other licenses and [stamps] privileges defined in section
11-0701 are effective for a license year beginning [October] September 1

6. a. Except as provided in section 11-0707 and section 11-0709 of
this title, no person shall (1) hunt wildlife[, other than deer or bear,
or take fish with a gun,] unless such person holds and is entitled to
exercise the privileges of a [small game, junior hunting, small and big
game, free sportsman, sportsman or resident super-sportsman, or non-re-
sident super-sportsman] hunting license; (2) hunt antlerless deer in a
special open season therefor pursuant to subdivision 6 of section 11-0903 of this article unless such person holds and is entitled to exercise the privileges of and has on his or her person while so hunting a [small and big game, big game, junior archery, free sportsman, junior] hunting [if the licensee is at least fourteen years old, sportsman, resident super-sportsman, non-resident super-sportsman or non-resident] license, bowhunting privilege or muzzle-loading [license] privilege, and a special antlerless deer license; (3) take fish or frogs in the manner described in subdivision 4 of section 11-0701 of this title unless such person is entitled to exercise the privileges of a fishing license; (4) trap wildlife unless such person holds a [trapping] hunting license with a trapping privilege.

b. Except as provided in section 11-0707 and section 11-0709 of this title, no [resident] person shall (1) hunt wild deer or bear unless such person holds and is entitled to exercise the privileges of a [small and big game, junior archery, junior hunting if the licensee is at least fourteen years old, free sportsman, sportsman, or resident super-sportsman] hunting license, and meets the requirements of this article; (2) hunt wild deer or bear with a longbow in a special longbow season unless such person holds and is entitled to exercise the privileges of a [small and big game, junior archery, free sportsman, sportsman, or resident super-sportsman] hunting license with a bowhunting [stamp affixed] privilege and meets the requirements of this article; or (3) hunt wild deer or bear with a muzzle-loading firearm in a special muzzle-loading firearm season unless such person is at least fourteen years old and holds a [small and big game, free sportsman, sportsman, junior hunting if the licensee is at least fourteen years old, or resident super-
sportsman] hunting license with a muzzle-loading [stamp affixed] privilege and meets the requirements of this article.

[c. Except as provided in section 11-0707 and section 11-0709 of this title, no non-resident shall (1) hunt wild deer unless such person holds and is entitled to exercise the privileges of a big game, junior archery, junior hunting if the licensee is at least fourteen years old, non-resident super-sportsman, or non-resident bowhunting or muzzle-loading license; (2) hunt wild deer with a longbow in a special longbow season unless such person holds and is entitled to exercise the privileges of a non-resident super-sportsman, non-resident bowhunting, or junior archery license; (3) hunt wild deer with a muzzle-loading firearm in a special muzzle-loading firearm season unless such person holds a non-resident super-sportsman or non-resident muzzle-loading license; (4) hunt wild bear unless such person holds a junior hunting license if the licensee is at least fourteen years old, a junior archery license, or a non-resident bear tag in combination with one of the non-resident deer licenses listed in subparagraph 1, 2 or 3 of this paragraph.]

§ 4. Subdivision 2, paragraphs b and c of subdivision 3 and paragraph b of subdivision 4 of section 11-0713 of the environmental conservation law, subdivision 2 as amended by chapter 25 of the laws of 2011, paragraph b of subdivision 3 as amended by section 27 and paragraph b of subdivision 4 as amended by section 28 of part F of chapter 82 of the laws of 2002 and paragraph c of subdivision 3 as amended by chapter 344 of the laws of 2008, are amended to read as follows:

2. The issuing officer shall not issue a [junior archery license to a person between the ages of twelve and sixteen or a junior] hunting license to a person [between the ages of] age twelve [and] through sixteen years unless, at the time of issuance, the applicant is accompa-
b. (1) The issuing officer shall not issue a hunting license [or stamp which authorizes the holder to exercise the] with a bow hunting privilege [of hunting big game with a longbow] to any person unless the applicant presents a New York state license [or stamp] which authorizes the holder to exercise the privilege of hunting [big game] with a longbow issued in 1980 or later, an affidavit as provided in subparagraph 2 of paragraph a of this subdivision or a certificate of qualification in responsible bowhunting practices issued or honored by the department.

(2) The issuing officer shall not issue a hunting license with a trapping [license] privilege to any person unless the applicant presents a trapping license or hunting license with a trapping privilege issued to him or her previously, an affidavit as provided in subparagraph 2 of paragraph a of this subdivision or a certificate of qualification in responsible trapping practices.

c. The issuing officer shall not issue a [bowhunting stamp or] muzzle-loading [stamp] privilege to any [resident] person unless the applicant is at least fourteen years old and presents a [junior] hunting license [if the licensee is at least fourteen years old, or a small and big game, free sportsman, or sportsman or resident super-sportsman license] issued to that person for the corresponding license year.

b. A person who has lost or accidentally destroyed a [button or] tag issued with such a license or [stamp] privilege may apply to any license issuing officer for a duplicate and the department shall issue a dupli-
cate [button or] tag when satisfied that the application is made in good
faith. A duplicate free [sportsman] license, privilege or tag shall be
issued free of charge.

§ 5. Subdivisions 2, 3, 4 and 6 of section 11-0715 of the environ-
mental conservation law, subdivision 2 as amended by section 3, subdivi-
sion 3 as amended by section 4 and subdivision 4 as amended by section 5
of part KK of chapter 59 of the laws of 2009, subdivision 6 as added by
section 32 of part F of chapter 82 of the laws of 2002 and paragraph a
of subdivision 6 as amended by chapter 344 of the laws of 2008, are
amended to read as follows:

2. A member of the Shinnecock tribe or the Poospatuck tribe or a
member of the six nations, residing on any reservation wholly or partly
within the state, is entitled to receive free of charge a fishing
license, a [small and big game license, a sportsman] hunting license, a
muzzle-loading [stamp] privilege, [a trapping license,] and a bow hunt-
ing [stamp] privilege; a resident of the state who is a member of the
United States armed forces in active service who is not stationed within
the state and has not been herein longer than thirty days on leave or
furlough, is entitled to receive free of charge a fishing license[,] and
a [small and big game] hunting license[, and a trapping license]; a
resident of the state who is an active member of the organized militia
of the state of New York as defined by section one of the military law,
or the reserve components of the armed forces of the United States, and
excluding members of the inactive national guard and individual ready
reserve, is entitled to receive free of charge a fishing license[,] and
a [small and big game] hunting license[, and a trapping license]; and a
resident who is blind is entitled to receive a fishing license free of
charge. For the purposes of this subdivision a person is blind only if
either: (a) his or her central visual acuity does not exceed 20/200 in the better eye with correcting lenses, or (b) his or her visual acuity is greater than 20/200 but is accompanied by a limitation of the field of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees.

[A resident in the state for a period of thirty days immediately prior to the date of application who has attained the age of seventy is entitled to receive a sportsman license at the cost of ten dollars as a license fee.]

A resident in the state for a period of thirty days immediately prior to the date of application who has attained the age of seventy is entitled to receive a fishing license, and a [trapping] hunting license, at a cost of five dollars for each license.

A resident in the state for a period of thirty days immediately prior to the date of application who has attained the age of seventy is entitled to receive free of charge a bowhunting [stamp] privilege and a muzzle-loading [stamp] privilege.

3. Each applicant for a license, permit or [stamp] privilege shall pay to the issuing officer a fee, according to the license, permit or [stamp] privilege issued and the residence or other qualification of the applicant.

a. In the case of persons who have been residents of the state for [more than] a period of thirty days immediately [preceding] prior to the date of application or who are enrolled [in] as a full-time [course] student at a college or university within the state and who are in residence in the state for the school year, or who are out of state or foreign exchange high school students enrolled as a full-time student in a high school within the state and who are in residence in the state for
the school year, Indians residing off reservations in the state and members of the United States armed forces in active service stationed in this state regardless of place of residence at the time of entry into service:

<table>
<thead>
<tr>
<th>License</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Super-sportsman</td>
<td>$88.00</td>
</tr>
<tr>
<td>(2) Trapper Super-sportsman</td>
<td>$88.00</td>
</tr>
<tr>
<td>(3) Sportsman</td>
<td>$47.00</td>
</tr>
<tr>
<td>(4) Small and big game</td>
<td>$29.00</td>
</tr>
<tr>
<td>(a) Hunting</td>
<td>$22.00</td>
</tr>
<tr>
<td>(b) Hunting ages fifteen and under</td>
<td>$5.00</td>
</tr>
<tr>
<td>[(5)] [(2) Fishing</td>
<td>azure 25.00</td>
</tr>
<tr>
<td>[(6)] Trapping</td>
<td>$21.00</td>
</tr>
<tr>
<td>(7) Small game</td>
<td>$26.00</td>
</tr>
<tr>
<td>(8) Junior trapping</td>
<td>$6.00</td>
</tr>
<tr>
<td>(9) [(3) Muzzle-loading [stamp]</td>
<td>azure 11.00</td>
</tr>
<tr>
<td>[(10)] [(4) (a) Bowhunting [stamp]</td>
<td>azure 20.00</td>
</tr>
<tr>
<td>(b) Bowhunting privilege ages twenty through fifteen</td>
<td>$4.00</td>
</tr>
<tr>
<td>[(11)] [(5) Turkey permit</td>
<td>$10.00</td>
</tr>
<tr>
<td>[(12)] [(6) Seven-day fishing</td>
<td>$15.00</td>
</tr>
<tr>
<td>[(13)] Conservation legacy</td>
<td>$96.00</td>
</tr>
<tr>
<td>(14)] [(7) One-day fishing</td>
<td>$5.00</td>
</tr>
</tbody>
</table>

b. In the case of a non-resident and persons resident in the state for less than thirty days, other than persons who are enrolled [in] as a full-time [course] student at a college or university within the state.
and who are in residence in the state for the school year and those members of the United States armed forces as to whom fees are specified in paragraph a of this subdivision:

<table>
<thead>
<tr>
<th>License</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) [Big game] (a) Hunting</td>
<td>[$140.00] $100.00</td>
</tr>
<tr>
<td>(b) Hunting ages fifteen and under</td>
<td>$5.00</td>
</tr>
<tr>
<td>[(2) Small game</td>
<td>$85.00</td>
</tr>
<tr>
<td>(3) (2) Fishing</td>
<td>[$70.00] $50.00</td>
</tr>
<tr>
<td>[(4)] (3) Seven-day fishing</td>
<td>$35.00</td>
</tr>
<tr>
<td>[(5) Trapping</td>
<td>$310.00</td>
</tr>
<tr>
<td>(6) Super-sportsman</td>
<td>$280.00</td>
</tr>
<tr>
<td>(7) (4) (a) Bowhunting privilege</td>
<td>[$140.00] $40.00</td>
</tr>
<tr>
<td>(b) Bowhunting privilege ages twelve through fifteen</td>
<td>$4.00</td>
</tr>
<tr>
<td>[(8)] (5) Muzzle-loading privilege</td>
<td>[$140.00] $30.00</td>
</tr>
<tr>
<td>[(9) Bear tag</td>
<td>$50.00</td>
</tr>
<tr>
<td>(10)] (6) Turkey permit</td>
<td>[$50.00] $20.00</td>
</tr>
<tr>
<td>[(11)] (7) One-day fishing</td>
<td>[$15.00] $10.00</td>
</tr>
</tbody>
</table>

In all cases:

| (1) Certificates in lieu of lost license or [stamp]                    |       |
| privilege or tag                                                      | $5.00 |
| (2) Duplicate for lost or destroyed permit[, button]                  |       |
| or tag                                                                | $10.00 |
| [(3) Junior hunting license                                           | $5.00 |
| (4) Junior archery license                                            | $9.00 |
| (5) One-day fishing license                                           | $15.00 |
4. A person, resident in the state for at least thirty days immediately prior to the date of application, who has been honorably discharged from service in the armed forces of the United States and certified as having a forty percent or greater service-connected disability is entitled to receive all licenses, [stamps] privilege, tags, [buttons,] and permits authorized by this title for which he or she is eligible, except turkey permits, renewable each year for a five dollar fee.

6. a. License issuing officers may retain 1.1 percent of the gross proceeds from the sale of [the following: ]

(1) non-resident small game license
(2) non-resident big game license
(3) non-resident trapping license
(4) bear tag
(5) non-resident bowhunting license
(6) non-resident muzzle-loading license
(7) non-resident super-sportsman license
(8) non-resident turkey permit
(9) all lifetime licenses listed in section 11-0702 of this title.

b. License issuing officers may retain 5.5 percent of the gross proceeds from sale of all other [license, stamps] licenses, certificates and permits, including any application fees associated with such licenses, [stamps,] certificates and permits.

§ 6. Paragraphs c, d and e of subdivision 1 of section 11-0907 of the environmental conservation law, paragraph c as amended by section 38 and paragraphs d and e as added by section 40 of part F of chapter 82 of the laws of 2002, are amended to read as follows:
c. The limit for wild deer is one deer per person in a license year except that (1) a person entitled to exercise the privileges of a special antlerless deer license may take an antlerless deer while hunting pursuant to such license in addition to the limit of one deer in a license year otherwise applicable, (2) a person who is a member of a hunting group holding a deer management permit or permits issued pursuant to section 11-0913 of this article may take additional deer while hunting in accordance with the conditions of the permit or permits, (3) the holder of a bowhunting (license or stamp) privilege or a muzzle-loading (license or stamp) privilege may take up to two additional deer, pursuant to regulations promulgated by the department, and (4) an eligible non-ambulatory person, pursuant to subdivision 2 of section 11-0931 of this article may take a deer of either sex in any wildlife management unit area where deer management permits have been issued by the department, while in possession of a valid license which authorizes the holder to hunt big game. Nothing contained in this section shall be construed to limit the power of the department to designate by regulation an area or areas of the state consisting of a county or part of a county where such season shall apply and whether the number of such special permits shall be limited.

d. (1) A person who holds licenses or (stamps) privileges authorizing the holder to hunt deer during a special archery season and the regular open season and who has taken a deer by longbow in a special archery season and who has not taken a deer in a regular open season may, in addition to the limit of one deer in a license year otherwise applicable, take during the same license year additional deer as specified by department regulation in a special archery season following the close of the regular open deer season.
(2) A person who holds licenses or [stamps] privileges authorizing the holder to hunt deer during a special archery season and the regular open season and who has taken a deer by longbow in the regular open season for deer in Westchester or Suffolk counties may, in addition to the limit of one deer in a license year otherwise applicable, take during the same license year additional deer as specified by department regulation during such Westchester or Suffolk county regular open deer season.

e. A person who holds licenses or [stamps] privileges authorizing the holder to hunt deer during a special muzzle-loading season and the regular open season and who has taken a deer by muzzle-loading firearm in a muzzle-loading season and who has not taken a deer in a regular open season may, in addition to the limit of one deer in a license year otherwise applicable, take during the same year additional deer as specified by department regulation in a special muzzle-loading season following the close of the regular deer season.

§ 7. Paragraph c of subdivision 1 of section 11-0907 of the environmental conservation law, as amended by section 39 of part F of chapter 82 of the laws of 2002, is amended to read as follows:

c. The limit for wild deer and bear is one deer and one bear per person in a license year except that (1) a person entitled to exercise the privileges of a special antlerless deer license may take an antlerless deer while hunting pursuant to such license in addition to the limit of one deer in a license year otherwise applicable, (2) a person who is a member of a hunting group holding a deer management permit or permits issued pursuant to section 11-0913 of this article may take additional deer while hunting in accordance with the conditions of the permit or permits, (3) the holder of a bowhunting license or [stamp]
privilege or a muzzle-loading license or [stamp] privilege may take up
to two additional deer, pursuant to regulations promulgated by the
department, and (4) an eligible non-ambulatory person, pursuant to
subdivision 2 of section 11-0931 of this article may take a deer of
either sex in any wildlife management unit area where deer management
permits have been issued by the department, while in possession of a
valid license which authorizes the holder to hunt big game. Nothing
contained in this section shall be construed to limit the power of the
department to designate by regulation an area or areas of the state
consisting of a county or part of a county where such season shall apply
and whether the number of such special permits shall be limited.
§ 8. Paragraph a of subdivision 3 of section 11-0907 of the environ-
mental conservation law, as amended by section 41 of part F of chapter
82 of the laws of 2002, is amended to read as follows:
a. In every area identified in column one of the table set forth in
subdivision 2 of this section, except Westchester and Suffolk Counties
in which a regular open season for taking deer by firearms is estab-
lished and effective, a special open season is established for taking
deer of either sex, by the use of a long bow only by holders of a [small
and big game, sportsman, or free sportsman] hunting license [to which]
with a valid bowhunting [stamp is affixed or to holders of a junior
archery, resident or non-resident super-sportsman, or non-resident
bowhunting license] privilege.
§ 9. Paragraph a of subdivision 3 of section 11-0907 of the environ-
mental conservation law, as amended by section 42 of part F of chapter
82 of the laws of 2002, is amended to read as follows:
a. In every area identified in column one of the table set forth in
subdivision 2 of this section, except Westchester and Suffolk Counties
in which a regular open season for taking deer by firearms is estab-
lished and effective, a special open season is established for taking
deer of either sex, and bear, by the use of a long bow only by holders
of a [small and big game, sportsman, or free sportsman] hunting license
[to which] with a valid bowhunting [stamp is affixed or to holders of a
junior archery, resident or non-resident super-sportsman, or non-resi-
dent bowhunting license] privilege.

§ 10. Paragraph a of subdivision 8 of section 11-0907 of the environ-
mental conservation law, as amended by section 45 of part F of chapter
82 of the laws of 2002, is amended to read as follows:

a. In every area identified in column one of the table set forth in
subdivision 2 of this section, except those areas restricted to special
seasons for taking deer by longbow only, special open seasons may be
established by regulation for taking deer and/or bear, by the use of
muzzle-loading firearms, of not less than .44 caliber shooting a single
projectile, by the holders of a [small and big game, sportsman or free
sportsman] hunting license [to which] with a valid muzzle-loading [stamp
is affixed or to holders of a resident or non-resident super-sportsman,
or non-resident muzzle-loading license] privilege.

§ 11. Subdivision 7 of section 11-0913 of the environmental conserva-
tion law, as amended by section 6 of part KK of chapter 59 of the laws
of 2009, is amended to read as follows:

7. The department shall charge and receive a fee of ten dollars for
the application and the processing of such permit or permits. Applicants
who are successful in the computerized selection shall receive the
permit or permits free of any additional charge. The application fee
shall be non-refundable. The department may waive the application fee
for holders of a lifetime sportsman license existing as of October
first, two thousand nine[, junior archery license, resident super-
sportsman license, or junior hunting license] and holders of a hunting
license less than sixteen years of age.

§ 12. Subdivisions 4 and 5 of section 11-0929 of the environmental
conservation law are REPEALED, and subdivisions 1 and 2, as amended by
chapter 344 of the laws of 2008, are amended to read as follows:

1. A licensee who is twelve or thirteen years of age shall not:

a. hunt wildlife with a gun or a longbow, other than deer or bear with
a longbow as provided in paragraph b of this subdivision, unless he or
she is accompanied by his or her parent or legal guardian, or by a
person twenty-one years of age or older designated in writing by his or
her parent or legal guardian on a form prescribed by the department, who
holds a license which authorizes the holder to hunt wildlife[.]

b. hunt deer or bear with a longbow unless:

(1) he or she is accompanied by his or her parent or legal guardian,
or by a person designated in writing by his or her parent or legal guar-
dian on a form prescribed by the department who is twenty-one years of
age or older, and

(2) such parent, guardian or person has had at least three years of
experience in hunting deer or bear with a longbow, and

(3) such parent, guardian or person holds a hunting license, and

(4) such parent, guardian or person maintains physical control over
the minor he or she is accompanying at all times while hunting. For the
purposes of this paragraph "physical control" shall mean that the phys-
ical proximity of the minor to the parent, guardian or person is such
that the parent, guardian or person is reasonably able to issue verbal
directions and instructions, maintain constant visual contact, and
otherwise provide guidance and supervision to the minor.
2. A licensee who is fourteen or fifteen years of age shall not:

a. hunt wildlife with a gun or longbow, other than wild deer or bear
as provided in paragraph b or c of this subdivision, unless he or she is
accompanied by his or her parent or legal guardian holding a license
which authorizes the holder to hunt wildlife, or by a person eighteen
years of age or older, designated in writing by his or her parent or
legal guardian, holding such license;

b. hunt wild deer or bear with a gun unless:

(1) he or she is accompanied by his or her parent or a legal guardian,
or a youth mentor who is twenty-one years of age or older designated in
writing by the parent or legal guardian of the licensee on a form
prescribed by the department; and

(2) such parent, guardian or youth mentor has had at least three years
of experience in hunting big game; and

(3) such parent, guardian or youth mentor holds a license which
authorizes the holder to hunt big game; and

(4) such parent, guardian or youth mentor maintains physical control
over the minor he or she is accompanying at all times while hunting; and

(5) such parent, guardian or youth mentor and the minor he or she is
accompanying remain at ground level at all times while hunting; and

(6) such parent, guardian or youth mentor and the minor he or she is
accompanying shall each display either a minimum total of two hundred
fifty square inches of solid fluorescent orange or patterned fluorescent
orange consisting of no less than fifty percent fluorescent orange mate-
rial worn above the waist and visible from all directions, or a hat or
cap with no less than fifty percent of the exterior consisting of solid
fluorescent orange material and visible from all directions. For
purposes of this paragraph, "physical control" shall mean that the phys-
ichal proximity of the minor to the parent, guardian or youth mentor is such that the parent, guardian or youth mentor is reasonably able to issue verbal directions and instructions, maintain constant visual contact, and otherwise provide guidance and supervision to the minor.

c. hunt deer or bear with a longbow unless he or she is accompanied by his or her parent or legal guardian, or by a person designated in writing by his or her parent or legal guardian on a form prescribed by the department who is eighteen years of age or older and who has had at least one year of experience in hunting deer or bear by longbow, and such accompanying parent, guardian or person holds a license which authorizes the holder to hunt big game during the special archery season and the regular open season.

§ 13. Subdivision 1 of section 13-0355 of the environmental conservation law, as amended by section 1 of part AA of chapter 60 of the laws of 2011, is amended to read as follows:

1. Definitions of registrations; privileges. A recreational marine fishing registration entitles the holder who is sixteen years of age or older to take fish from the waters of the marine and coastal district and to take migratory fish of the sea from all waters of the state, except as provided in sections 13-0333 and 13-0335 of this title. A recreational marine fishing registration is effective for [a registration year beginning January first and ending December thirty-first] one year from the date it was issued.

§ 14. Section 9 of part AA of chapter 60 of the laws of 2011, amending the environmental conservation law relating to saltwater recreational fishing registrations, is amended to read as follows:

§ 9. This act shall take effect immediately [and shall expire and be deemed repealed December 31, 2013].
§ 15. Subdivisions 1 and 2 of section 11-0702 of the environmental conservation law, subdivision 1 as amended by section 2 of part AA of chapter 60 of the laws of 2011 and subdivision 2 as amended by section 18 of part F of chapter 82 of the laws of 2002, are amended to read as follows:

1. There are hereby created the following lifetime hunting, fishing, [trapping,] archery and muzzle-loading licenses and fees therefor subject to the same privileges and obligations of a comparable short term license:

<table>
<thead>
<tr>
<th>Licenses</th>
<th>Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Lifetime [sportsman] hunting license,</td>
<td></td>
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<tr>
<td>fishing license and turkey permit. If</td>
<td></td>
</tr>
<tr>
<td>purchased, for a child four years</td>
<td></td>
</tr>
<tr>
<td>of age or younger</td>
<td>$380.00</td>
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<tr>
<td>for a child age five through</td>
<td></td>
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<tr>
<td>eleven years of age</td>
<td>$535.00</td>
</tr>
<tr>
<td>for a person age twelve through</td>
<td></td>
</tr>
<tr>
<td>sixty-nine years of age</td>
<td>$765.00</td>
</tr>
<tr>
<td>for a person age seventy and over.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$65.00</td>
</tr>
<tr>
<td>b. Lifetime [small and big game] hunting</td>
<td></td>
</tr>
<tr>
<td>license.</td>
<td>$535.00</td>
</tr>
</tbody>
</table>
c. Lifetime fishing license for a person age sixty-nine or younger. $460.00

d. Lifetime fishing license for a person age seventy and over. $65.00

e. [Lifetime trapping license. $395.00

f.) Lifetime archery [stamp] privilege. $235.00

g.) Lifetime muzzle-loading [stamp] privilege. $235.00

j.) For transfer to a person pursuant to section 11-0704 of this title $50.00

The holder of a lifetime [small and big game] hunting license or lifetime fishing license may, at any time, convert such license to a lifetime [sportsman] license [and turkey permit] pursuant to paragraph a of this subdivision for an additional fee equal to the [existing differential] difference between the current fee for the new license and the fee originally paid for the license.

2. Legal residency within the state of New York shall be a prerequisite for persons to obtain, or have obtained for them, any lifetime
licenses included within this section. Lifetime licenses so obtained shall continue to be valid for use within the state by the person to whom the lifetime license was issued, regardless of a change in residency of that lifetime license holder. Holders of lifetime licenses which include lifetime [big game] hunting privileges who become non-residents of the state may continue to obtain resident bowhunting and muzzle-loading [stamps] privileges, including lifetime archery and muzzle-loading [stamps] privileges. Holders of lifetime [licenses which include] bowhunting and muzzle-loading privileges who become non-residents of the state may continue to obtain resident [big game] hunting privileges, including a lifetime [sportsman or small and big game licenses] license with hunting privileges. [An annual turkey permit will be granted at no additional fee as an additional privilege of all existing lifetime sportsman licenses.] Possession of lifetime licenses is nontransferable.

§ 16. The department of environmental conservation shall no longer issue new lifetime trapping licenses on or after April 1, 2013. Any holder of a lifetime trapping license as of February 22, 2013 shall be issued a lifetime hunting license or, if such holder also has a lifetime hunting license, a refund based on the fee originally paid for the license.

§ 17. The section heading of section 11-0707 of the environmental conservation law is amended to read as follows:

Exemptions from requirement of hunting[, big game,] and fishing [and trapping] licenses.

§ 18. Subdivision 5 of section 11-1911 of the environmental conservation law, as amended by chapter 57 of the laws of 1993, is amended to read as follows:
5. The holder of a fishing, [three] one-day or [five] seven-day fishing, [combination] or a free [hunting-big game hunting]fishing [or combined resident hunting, fishing and big game license or combined non-resident hunting, fishing, big game, bowhunting and muzzle-loading] license, or a person entitled to exercise the privileges of such a license, may, with the permission of the licensee, take fish by angling from the licensed pond provided the holder complies with the provisions of title 13 of the Fish and Wildlife Law, with respect to open seasons, minimum size limits and daily and seasonal possession limits.

§ 19. Subdivision 8 of section 71-0921 of the environmental conservation law, as amended by chapter 595 of the laws of 1984, is amended to read as follows:

8. Making a false statement in applying for a license, [stamp] privilege or permit under the Fish and Wildlife Law, or for a certificate in lieu of a lost license or [stamp] privilege or a duplicate [big game] hunting license tag under title 7 of article 11 of this chapter. Each such misdemeanor shall be punishable by imprisonment for not more than three months, or by a fine of not more than two hundred dollars, or by both such imprisonment and fine. In addition, the department may immediately revoke the license, [stamp] privilege, permit or certificate for which application was made for the remainder of its effective term.

§ 20. This act shall take effect February 1, 2014; provided, however, that the amendments to paragraph c of subdivision 1 of section 11-0907 of the environmental conservation law made by section six of this act and the amendments to paragraph a of subdivision 3 of section 11-0907 of the environmental conservation law made by section eight of this act shall not affect the expiration of such paragraphs pursuant to section 13 of chapter 600 of the laws of 1993, as amended, when upon such date
sections seven and nine of this act shall take effect, provided further, that the amendments to section 9 of part AA of chapter 60 of the laws of 2011 made by section fourteen of this act and section sixteen of this act shall take effect immediately.