VIRGINIA DEPARTMENT OF WILDLIFE RESOURCES APPLICATION FOR PERMIT TO IMPORT AFRICAN CLAWED FROGS OR TILAPIA INTO VIRGINIA (10-EXIT) (Under Authority of § 29.1-542 of the Code of Virginia and 4 VAC 15-30-40)

Permit Period is January 1st through December 31st (or part thereof)

Non-Refundable Application Fee: \$\frac{10.00}{}		
MrMrsMsMiss.		
Name of Applicant		
Address		
		County
City State	Zip	
Phone Number	_Email	
Date of Birth	Last 4 of SSN	Last 4 of Driver's Lic#
Name and location of facility if different	from above, where an	imal(s) will be sold:
ATU		County
List species to be imported (common & s	scientific names)	
Purpose of importation		
Person or facility where animal(s) are to be imported from:		
Name		
Address		
Phone Number	Permit No	
By my signature above, I hereby certify and I agree and understand that any falsi may result in denial or revocation of BINDING PER CODE OF VIRGINI	ification of information my permit. TYPEDIA §59.1, CHAPTE	on this application are true and complete, on herein, regardless of time of discovery, SIGNATURE IS AUTHORIZED AND

THIS PERMIT EXPIRES DECEMBER 31st

Permits Section, P. O. Box 3337, Henrico, VA 23228

VIRGINIA DEPARTMENT OF WILDLIFE RESOURCES PERMIT TO IMPORT AND POSSESS TILAPIA AND CLAWED FROGS IN VIRGINIA PERMIT REOUIREMENTS

Under authority of Sections 29.1-103 and 29.1-521 of the Code of Virginia it shall be unlawful to take, possess, import, cause to be imported, export, cause to be exported, buy, sell, offer for sale or liberate within the Commonwealth any wild animal unless otherwise specifically permitted by law or regulation. Unless otherwise stated, for the purposes of identifying species regulated by the Board, when both the scientific and common names are listed, the scientific reference to genus and species will take precedence over common names.

Under the authority of Section 29.1-542 of the Code of Virginia, non-native (exotic) animals otherwise classed as predatory or undesirable, may not be imported into the Commonwealth or liberated therein, or possessed therein, except under a special permit of the Board. Before such permit is issued, the importer shall make application to the Department of Wildlife Resources (Department), giving the place of origin, the name and address of the exporter and a certificate from a licensed and accredited practicing veterinarian, or certified fish pathologist, certifying that the animal to be imported is not manifesting any signs of infectious, contagious, or communicable disease.

EXOTIC SPECIES IMPORTATION PERMIT INFORMATION

A special permit is required and may be issued by the Department, if consistent with the department's fish and wildlife management program, to import, possess, or sell those non-native (exotic) animals listed below that the board finds and declares to be predatory or undesirable within the meaning and intent of Section 29.1-542 of the Code of Virginia, in that their introduction into the Commonwealth will be detrimental to the native fish and wildlife resources of Virginia:

AMPHIBIANS:

Genus/Species Common Name

Xenopus spp. Tongueless or clawed frog

FISH:

Genus/Species Common Name

* <u>Tilapia mossambicuss</u> Mozambique tilapia

* Tilapia nilotica

* Tilapia aurea

* Tilapia hornorum

Nile tilapia

Blue tilapia

Zanzibar tilapia

1. **APPLICATION:** Application for a permit and an application fee (see subsection of this section) shall be submitted to the Virginia Department of Wildlife Resources, Permits Section, P. O. Box 3337 Henrico, VA 23228. (All checks made payable to the "Treasurer of Virginia"). The 9/29/2020

^{*} Genus may also be listed as Oreochromis or Sarotherodon

application for a non-native (exotic) permit shall state the name and address of the applicant, the location of the rearing facility, type of water supply, location of the rearing facility, type of water supply, location of the nearest water body or stream, purpose of importation and number of animals to be imported.

- 2. **TERM OF PERMIT:** Permits issued under the provisions of this section shall be issued on a fiscal year basis beginning January 1 and expiring December 31.
 - 3. **RENEWAL:** It shall be the responsibility of the permittee to initiate any and all renewals.

4. **COMPLIANCE/VIOLATION/REVOCATION:**

A. 4 VAC 15-290-130 of the Virginia Administrative Code states that a permit holder shall comply with all terms and conditions of any permit issued by the Department of Wildlife Resources pursuant to Title 29.1 of the Code of Virginia and the regulations of the board pertaining to hunting, fishing, trapping, attempting to take, possession, sale, offering for sale, transporting or causing to be transported, importing or exporting, propagating, exhibiting, and rehabilitating of any wild bird, wild animal or fish. The penalty for violation of this section is a Class 3 misdemeanor unless another penalty is specified. Further, any violation of state or federal wildlife laws related to the permitted activities by the permittee, his/her agents or employees, or guests will constitute a violation of the conditions of the permit.

B. As provided by 4 VAC 15-30-5, failure to comply with the provisions of a permit may result in the revocation or suspension of the permit for a period up to but not to exceed five (5) years. Any person whose permit is revoked, or suspended may appeal that decision in writing, to the Executive Director, Virginia Department of Wildlife Resources, P. O. Box 3337, Henrico, VA 23228-0778.

VIRGINIA DEPARTMENT OF WILDLIFE RESOURCES PERMIT TO IMPORT AND POSSESS TILAPIA AND CLAWED FROGS IN VIRGINIA PERMIT CONDITIONS

The following restrictions and limitations are recommended for approval of a permit to possess non-native (exotic) species for research or aquaculture:

- 1. Facilities holding or rearing non-native (exotic) species which are within the one hundred (100) year flood plain, referred to as Zone A on the National Flood Insurance Map¹ shall be enclosed within an earthen or concrete dike or levee raised to an elevation of at least one foot above the one hundred (100) year flood elevation. The dike should be constructed in such a manner to exclude all flood waters. Dike construction must be approved by the Department.
- 2. Open pond culture will not be permitted. All non-native (exotic) species listed in Paragraph 3 shall only be kept in closed aquaculture systems which must be covered or in a building.
- 3. There shall be no continuous discharge of water.
 - a. There shall be no direct discharge from any facility to any watercourse.
 - b. Discharge must be according to one of the following:
 - i. The outfall shall pass over a dry ground percolation system in which ground absorption of the water is sufficient. The outfall shall pass through a screened filter box which will prevent fish and fish eggs from escapement prior to entering the percolation area.
 - ii. The outfall shall pass through a chlorination or other effective sterilization process and retention tank for dechlorination. The outfall from the chlorination system shall be screened to prevent escapement of eggs or fry. Such facilities must also comply with regulation of the Department of Environmental Quality.
- 4 Accidental spillage or escapement of non-native (exotic) species from the facility must be reported within 24 hours to the Department.
- 5. Non-natives or their hybrids (including eggs) may be obtained only from Virginia permitted dealers or dealers properly permitted out of state and must be certified by the seller as to species shipped, and having disease free status. Each purchase or acquisition of non-native species must be accompanied by a receipt or other written evidence showing date of sale, source, species, quantity of the acquisition and its destination. Such receipt must be in the possession of the permittee, and a copy sent to the Department.
- 6. The facility shall not sell any live non-native (exotic) species (including eggs) to any person not having a valid permit for purchasing such within the Commonwealth.
- 7. The permit authorizes agents of the Department to make periodic inspections of the facilities and the stock of each operation. Every person engaged in the business of non-native (exotic) species shall permit such inspection at any reasonable time.
- 8. Under no circumstances shall any non-native (exotic) species be released into the wild.
- 9. This permit does not absolve the permittee of any responsibilities or conditions of any other Federal, State, or Local laws and regulations, including those that apply to Threatened and Endangered (T&E) Species.

¹Available from the National Flood Insurance Program, U.S. Dept. of Housing & Urban Development (Tel. 1-800-638-6620).