**South Carolina General Assembly**

118th Session, 2009-2010

**S. 1026**

**STATUS INFORMATION**

General Bill

Sponsors: Senator Verdin

Document Path: l:\s-res\dbv\013whit.kmm.dbv.docx

Introduced in the Senate on January 12, 2010

Currently residing in the Senate

Summary: White amur or grass carp hybrids

**HISTORY OF LEGISLATIVE ACTIONS**

Date Body Action Description with journal page number

1/12/2010 Senate Introduced and read first time [SJ](file:///h:\SJ%20Archive\2010\01-12-10.docx)‑59

1/12/2010 Senate Referred to Committee on **Fish, Game and Forestry** [SJ](file:///h:\SJ%20Archive\2010\01-12-10.docx)‑59

2/17/2010 Senate Committee report: Favorable with amendment **Fish, Game and Forestry** [SJ](file:///h:\SJ%20Archive\2010\02-17-10.docx)‑13

**VERSIONS OF THIS BILL**

[1/12/2010](file:///p:\pprever\2009-10\1026_20100112.docx)

[2/17/2010](file:///p:\pprever\2009-10\1026_20100217.docx)

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Indicates New Matter

COMMITTEE REPORT

February 17, 2010

**S. 1026**

Introduced by Senator Verdin

S. Printed 2/17/10--S.

Read the first time January 12, 2010.

**THE COMMITTEE ON FISH, GAME AND FORESTRY**

To whom was referred a Bill (S. 1026) to amend Section 50‑13‑1630 of the 1976 Code, relating to the unlawful act of importing, possessing, and selling of certain fish, to provide that, etc., respectfully

**REPORT:**

That they have duly and carefully considered the same and recommend that the same do pass with amendment:

Amend the bill, as and if amended, by striking all after the enacting words and inserting:

/ SECTION 1. Section 50‑13‑1630(C)(1) of the 1976 Code is amended to read:

“(C)(1) The department may issue special permits for the stocking of sterile white amur or grass carp hybrids in the waters of this State. The special permits must certify that the permitee’s white amur or grass carp hybrids have been tested and determined to be sterile. The department may charge a fee of one dollar for each white amur or grass carp hybrid that measures five inches or longer or twenty‑five cents for each white amur or grass carp hybrid that measures less than five inches. The fee collected for sterility testing must be retained by the department and used to offset the costs of the testing. The department may not conduct subsequent sterility tests on fish that are certified sterile by the department.”

SECTION 2. This act takes effect upon approval by the Governor. /

Renumber sections to conform.

Amend title to conform.

RONNIE W. CROMER for Committee.

**A** **BILL**

TO AMEND SECTION 50‑13‑1630 OF THE 1976 CODE, RELATING TO THE UNLAWFUL ACT OF IMPORTING, POSSESSING, AND SELLING OF CERTAIN FISH, TO PROVIDE THAT THE DEPARTMENT OF NATURAL RESOURCES MAY NOT PERFORM SUBSEQUENT STERILITY TESTS ON WHITE AMUR OR GRASS CARP HYBRIDS THAT HAVE BEEN DETERMINED TO BE STERILE, TO PROVIDE THAT THE CERTIFIED RESULTS OF STERILITY TESTS PERFORMED BY THE UNITED STATES FISH AND WILDLIFE SERVICE ON WHITE AMUR OR GRASS CARP HYBRIDS ARE CONCLUSIVE.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Section 50‑13‑1630(C)(1) of the 1976 Code is amended to read:

“(C)(1) The department may issue special permits for the stocking of sterile white amur or grass carp hybrids in the waters of this State. The special permits must certify that the permitee’s white amur or grass carp hybrids have been tested and determined to be sterile. The department may charge a fee of one dollar for each white amur or grass carp hybrid that measures five inches or longer or twenty‑five cents for each white amur or grass carp hybrid that measures less than five inches. The fee collected for sterility testing must be retained by the department and used to offset the costs of the testing. The department may not conduct subsequent sterility tests on fish that have been determined to be sterile. The certified results of sterility testing performed by the United States Fish and Wildlife Service on white amur or grass carp hybrids are conclusive and the department may not conduct additional sterility tests on those fish.”

SECTION 2. This act takes effect upon approval by the Governor.

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