Administrative Procedures Final Proposed Filing - Coversheet

FINAL PROPOSED RULE # 23-PO8

Final Proposed Filing - Coversheet

Instructions:

In accordance with Title 3 Chapter 25 of the Vermont Statutes Annotated and the "Rule on Rulemaking" adopted by the Office of the Secretary of State, this filing will be considered complete upon filing and acceptance of these forms with the Office of the Secretary of State, and the Legislative Committee on Administrative Rules.

All forms shall be submitted at the Office of the Secretary of State, no later than 3:30 pm on the last scheduled day of the work week.

The data provided in text areas of these forms will be used to generate a notice of rulemaking in the portal of "Proposed Rule Postings" online, and the newspapers of record if the rule is marked for publication. Publication of notices will be charged back to the promulgating agency.

PLEASE REMOVE ANY COVERSHEET OR FORM NOT REQUIRED WITH THE CURRENT FILING BEFORE DELIVERY!

Certification Statement: As the adopting Authority of this rule (see 3 V.S.A. § 801 (b) (11) for a definition), I approve the contents of this filing entitled:

10 V.S.A. App. § 141 Baitfish Regulation

/	s/ Christ	opher Herrick		n 5/25/2023	
(signature)			(date)		
Printed Name and Title:					
Christopher	Herrick,	Commissioner			

Vermont Department of Fish and Wildlife Executive Secretary, Vermont Fish and Wildlife Board

RECEIVED BY:

- □ Coversheet
- □ Adopting Page
- □ Economic Impact Analysis
- Environmental Impact Analysis
- □ Strategy for Maximizing Public Input
- □ Scientific Information Statement (if applicable)
- □ Incorporated by Reference Statement (if applicable)
- □ Clean text of the rule (Amended text without annotation)
- □ Annotated text (Clearly marking changes from previous rule)
- □ ICAR Minutes
- Copy of Comments
- □ Responsiveness Summary

1. TITLE OF RULE FILING: 10 V.S.A. App. § 141 Baitfish Regulation

- 2. PROPOSED NUMBER ASSIGNED BY THE SECRETARY OF STATE 23P008
- 3. ADOPTING AGENCY: Vermont Fish and Wildlife Board

4. PRIMARY CONTACT PERSON:

(A PERSON WHO IS ABLE TO ANSWER QUESTIONS ABOUT THE CONTENT OF THE RULE).

Name: Catherine Gjessing

Agency: Vermont Fish and Wildlife Department

Mailing Address: 1 National Life Drive, Davis 2, Montpelier, VT 05620-3208

Telephone: 802–595–1331 Fax: 802–828–1250

E-Mail: catherine.gjessing@vermont.gov

Web URL (WHERE THE RULE WILL BE POSTED): https://vtfishandwildlife.com/about-us/fish-andwildlife-board/board-rules

5. SECONDARY CONTACT PERSON:

(A SPECIFIC PERSON FROM WHOM COPIES OF FILINGS MAY BE REQUESTED OR WHO MAY ANSWER QUESTIONS ABOUT FORMS SUBMITTED FOR FILING IF DIFFERENT FROM THE PRIMARY CONTACT PERSON).

Name: Eric Palmer

Agency: Vermont Fish and Wildlife Department

Mailing Address: 1 National Life Dr., Davis 2, Montpelier, VT 05620

Telephone: 802-535-7635 Fax: 802-828-1250

E-Mail: eric.palmer@vermont.gov

6. RECORDS EXEMPTION INCLUDED WITHIN RULE:

(DOES THE RULE CONTAIN ANY PROVISION DESIGNATING INFORMATION AS CONFIDENTIAL; LIMITING ITS PUBLIC RELEASE; OR OTHERWISE, EXEMPTING IT FROM INSPECTION AND COPYING?) No

IF YES, CITE THE STATUTORY AUTHORITY FOR THE EXEMPTION:

PLEASE SUMMARIZE THE REASON FOR THE EXEMPTION:

7. LEGAL AUTHORITY / ENABLING LEGISLATION:

(THE SPECIFIC STATUTORY OR LEGAL CITATION FROM SESSION LAW INDICATING WHO THE ADOPTING ENTITY IS AND THUS WHO THE SIGNATORY SHOULD BE. THIS SHOULD BE A SPECIFIC CITATION NOT A CHAPTER CITATION).

10 V.S.A. §§ 4081-4083

8. EXPLANATION OF HOW THE RULE IS WITHIN THE AUTHORITY OF THE AGENCY:

Title 10 V.S.A. § 4082 provides that the Vermont Fish and Wildlife Board has the authority to "adopt rules, under 3 V.S.A. chapter 5 . . . for the regulation of fish and wild game and the taking thereof." Title 10 § 4083 provides that the regulations of the Board may establish seasons, taking limits, territorial limits, restrictions, the means of taking, and the "type or kinds of bait." This rule regulates the purchase, use and sale of baitfish and the territorial and taking limits for fish.

- 9. THE FILING HAS NOT CHANGED SINCE THE FILING OF THE PROPOSED RULE.
- 10. THE AGENCY HAS NOT INCLUDED WITH THIS FILING A LETTER EXPLAINING IN DETAIL WHAT CHANGES WERE MADE, CITING CHAPTER AND SECTION WHERE APPLICABLE.
- 11. SUBSTANTIAL ARGUMENTS AND CONSIDERATIONS WERE NOT RAISED FOR OR AGAINST THE ORIGINAL PROPOSAL.
- 12. THE AGENCY HAS INCLUDED COPIES OF ALL WRITTEN SUBMISSIONS AND SYNOPSES OF ORAL COMMENTS RECEIVED.
- 13. THE AGENCY HAS INCLUDED A LETTER EXPLAINING IN DETAIL THE REASONS FOR THE AGENCY'S DECISION TO REJECT OR ADOPT THEM.
- 14. CONCISE SUMMARY (150 words or Less):

The purpose of the baitfish rule is to protect Vermont waters from invasive species and diseases that would adversely impact fisheries and aquatic ecosystem. The proposed rule amendments revise the terminology describing the waters where baitfish is "restricted" and specifially cannot be used or transported. The rule also amends the list of bait restricted waters to protect the fisheries in the appropriate waterbodies.

15. EXPLANATION OF WHY THE RULE IS NECESSARY:

The amendments include a technical correction to the terminology that describes those waters where the use and transport of bait is restricted, for greater accuracy. Note that the technical correction does not change the meaning of the rule. The second change is an update to the list of waters where baitfish are not allowed to be used and reflects updates from biologists on waterbodies where a pond trout fishery is being sustained. Beck Pond, Newark; Cary Pond, Walden; Lake Pleiad, Hancock; Mud Pond, Hyde Park; and West Mountain Pond, Maidstone were added to the list of waters where bait is not allowed. The use of baitfish on these waters could undermine the trout fisheries. The rule is also amended to allow bait on McIntosh Pond, Royalton because there is no sustainable trout fishery there.

16. EXPLANATION OF HOW THE RULE IS NOT ARBITRARY:

The rule is explicitly authorized by statute and is consistent with the policies of protecting state fish and fisheries resources, as well as ensuring that Vermonters have reasonable access to recreational fishing.

17. LIST OF PEOPLE, ENTERPRISES AND GOVERNMENT ENTITIES AFFECTED BY THIS RULE:

Department staff including wardens; individuals who fish, fishing guides, and individuals and businesses who sell baitfish.

18. BRIEF SUMMARY OF ECONOMIC IMPACT (150 words or Less):

This proposal will have no economic effect but will increase fishing opportunities in Vermont.

19. A HEARING WAS HELD.

20. HEARING INFORMATION

(THE FIRST HEARING SHALL BE NO SOONER THAN 30 DAYS FOLLOWING THE POSTING OF NOTICES ONLINE).

IF THIS FORM IS INSUFFICIENT TO LIST THE INFORMATION FOR EACH HEARING, PLEASE ATTACH A SEPARATE SHEET TO COMPLETE THE HEARING INFORMATION.

Date: 5/10/2023

Time: 06:30 PM

Street Address: 190 Junction Rd, Berlin, VT

Zip Code: 05602

URL for Virtual:

Date: 5/11/2023

Time: 06:30 PM

Street Address:

Zip Code:

URL for Virtual: http://teams.microsoft.com/l/meetupjoin/19:meeting_ytjhytbjnwetytk0oc00owrhltk2mjctzdk5mwr iogi2zthh@thread.v2/0?context={"tid":"20b4933b-baad-433c-9c02-70edcc7559c6","oid":"4ee62ede-e470-4393-b256-52d026796782"}

Date:	
Time:	AM
Street Address:	
Zip Code:	
URL for Virtual:	
Date:	
Date: Time:	AM
	AM
Time:	AM

5/19/2023

KEYWORDS (PLEASE PROVIDE AT LEAST 3 KEYWORDS OR PHRASES TO AID IN THE SEARCHABILITY OF THE RULE NOTICE ONLINE).

fish

fishing

angling

bait

restricted waters



Fish & Wildlife Department 1 National Life Drive, Dewey Building Montpelier, VT 05620-3208 www.VTFishandWildlife.com [phone] [fax] [tdd]

802-828-1454 802-828-1250 802-828-3345 Agency Of Natural Resources

May 25, 2023

Charlene Dindo, Committee Assistant Legislative Committee on Administrative Rules Vermont State House 115 State Street Montpelier, VT 05633-5301

Re: Baitfish Regulations

Dear Ms.Dindo:

Enclosed for filing please find the Fish and Wildlife Board proposed amended rule, entitled 10 V.S.A. App. § 141. Baitfish Regulations.

The purpose of the baitfish regulations are to protect Vermont waters from invasive species and diseases that would adversely impact fisheries and aquatic ecosystems, while still providing fishing opportunities to anglers. The proposed rule amendments revise the terminology describing the waters where baitfish is "restricted" and specifially cannot be used on other waterbodies or transported. The proposed amendments to the terminology does not change the meaning of the rule. The rule also amends the list of bait prohibited waters to protect the fisheries in the appropriate waterbodies based on updates from biologists on waterbodies where a pond trout fishery is located and is being sustained. Beck Pond, Newark; Cary Pond, Walden; Lake Pleiad, Hancock; Mud Pond, Hyde Park; and West Mountain Pond, Maidstone were added to the list of waters where baitfish use is not allowed. The use of baitfish on these waters could undermine the trout fisheries. The rule is also amended to allow the use of baitfish on McIntosh Pond, Royalton because there is no sustainable trout fishery there.

The Board received two comments on this rule which are attached to this letter. The comments were well beyond the scope of the rule and as such, no changes were made to the rule.

- The comment from Ms. Potter was a complaint about finding dead baitfish, but did not suggest any changes to the rule.
- The comment forwarded by Steve Fisk from Rich Langdon repeated a concern Mr. Langdon had raised previously about the use of Bluntnose Minnow as bait in the Connecticut River drainage. As Mr. Langdon indicates, he was a member of the baitfish team when this species was discussed in 2002. He was concerned that the species was not native to the Connecticut River. The baitfish team decided that this species, though not native, was already widespread in the Connecticut drainage, and was not a threat to

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other native species. Mr. Langdon was present for these discussions. There is no new information that would change how this issue was addressed in 2002.

Thank you for your assistance and do not hesitate to contact me at 802-595-3331 or <u>catherine.gjessing@vermont.gov</u> with any questions you may have.

Sincerely,

/s/ Catherine Gjessing

Catherine Gjessing General Counsel

Cc: Christopher Herrick, Commissioner, Department of Fish and Wildlife Eric Palmer, Director Fisheries Margaret Murphy, Fisheries Program Manager

Adopting Page

Instructions:

This form must accompany each filing made during the rulemaking process:

Note: To satisfy the requirement for an annotated text, an agency must submit the entire rule in annotated form with proposed and final proposed filings. Filing an annotated paragraph or page of a larger rule is not sufficient. Annotation must clearly show the changes to the rule.

When possible, the agency shall file the annotated text, using the appropriate page or pages from the Code of Vermont Rules as a basis for the annotated version. New rules need not be accompanied by an annotated text.

1. TITLE OF RULE FILING: 10 V.S.A. App. § 141 Baitfish Regulation

- 2. ADOPTING AGENCY: Vermont Fish and Wildlife Board
- 3. TYPE OF FILING (*Please choose the type of filing from the dropdown menu based on the definitions provided below*):
 - AMENDMENT Any change to an already existing rule, even if it is a complete rewrite of the rule, it is considered an amendment if the rule is replaced with other text.
 - **NEW RULE** A rule that did not previously exist even under a different name.
 - **REPEAL** The removal of a rule in its entirety, without replacing it with other text.

This filing is AN AMENDMENT OF AN EXISTING RULE

4. LAST ADOPTED (*PLEASE PROVIDE THE SOS LOG#, TITLE AND EFFECTIVE DATE OF THE LAST ADOPTION FOR THE EXISTING RULE*):

19-023, Baitfish Regulation, eff. Jan. 1, 2020.

[phone] 802-828-3322

Kristin L. Clouser, Secretary



State of Vermont Agency of Administration 109 State Street Montpelier, VT 05609-0201 www.aoa.vermont.gov

INTERAGENCY COMMITTEE ON ADMINISTRATIVE RULES (ICAR) MINUTES

Meeting Date/Location:	Monday, March 13, 2023, virtually via Microsoft Teams		
Members Present:	Chair Sean Brown, Brendan Atwood, Jared Adler, John Kessler, Diane		
	Sherman, Michael Obuchowski, Donna Russo-Savage and Nicole Dubuque		
Members Absent:	Jennifer Mojo		
Minutes By:	Melissa Mazza-Paquette		

- 2:00 p.m. meeting called to order, welcome and introductions.
- Review and approval of minutes from the February 22, 2023 meeting.
- No additions/deletions to agenda. Agenda approved as drafted.
- Note: An emergency rule titled 'Emergency Administrative Rules for Notaries Public Remote Notarization', by the Office of Professional Regulation was supported by ICAR Chair Brown on 03/09/23
 - These Emergency Rules allow an individual to satisfy the "personal appearance" requirement for the performance of notarial acts by appearing before a notary public through a secure communication link using specific protocols and standards.
 - If these Emergency Rules expire before rules are adopted to implement Act 171, Vermont notaries public will no longer be permitted to perform remote notarial acts, thus hampering the performance of crucial transactions.
- No public comments made.
- Presentation of Proposed Rules on pages 2-4 to follow.
 - 1. 10 V.S.A. App. § 141 Baitfish Regulation, Vermont Fish and Wildlife Board, page 2
 - 2. Manufactured Food Rule, Vermont Department of Health, page 3
 - 3. Rule Governing Outage Reporting Requirements for Originating Carriers and Electric Power Companies, Vermont Enhanced 911 Board, page 4
- Next scheduled meeting is Monday, April 10, 2023 at 2:00 p.m.
- 2:50 p.m. meeting adjourned



Proposed Rule: 10 V.S.A. App. § 141 Baitfish Regulation, Vermont Fish and Wildlife Board **Presented By:** Catherine Gjessing and Margaret Murphy

Motion made to accept the rule by Brendan Atwood, seconded by Mike Obuchowski, and passed unanimously with the following recommendations:

- 1. Proposed Filing Coversheet
 - a. #8: Begin with a statement as to what the rule does overall. Include some language from #9 as to how the list was being amended and why protect the trout fisheries.
 - b. #9: Change 'amendment' to 'amendments'. Clarify 'housekeeping change' and state that it's not a substance change. Add language to the last sentence to clarify that there is no longer a sustainable trout fishery there.
- 2. Adopting Page, #4: Remove last parenthetical.
- 3. Economic Impact Analysis
 - a. Clarify that fishing will still be allowed, however they won't be using bait in those waters.
 - b. #3: Include the list in #11 of the Proposed Filing Coversheet.
 - c. #8: Add a period at the end of the sentence.
 - d. #9: Add based upon information for biological protections.
- 4. Environmental Impact Analysis
 - a. #3: Change 'not' to 'no'.
 - b. #4: Include language that this is part of a water quality analysis and the impact pertaining to that.
- 5. Public Input Maximization Plan, #4: Define and broaden 'other interested individuals' to be more specific and include bait fish dealers and others as appropriate.

VERMONT

Administrative Procedures Economic Impact Analysis

Economic Impact Analysis

Instructions:

In completing the economic impact analysis, an agency analyzes and evaluates the anticipated costs and benefits to be expected from adoption of the rule; estimates the costs and benefits for each category of people enterprises and government entities affected by the rule; compares alternatives to adopting the rule; and explains their analysis concluding that rulemaking is the most appropriate method of achieving the regulatory purpose. If no impacts are anticipated, please specify "No impact anticipated" in the field.

Rules affecting or regulating schools or school districts must include cost implications to local school districts and taxpayers in the impact statement, a clear statement of associated costs, and consideration of alternatives to the rule to reduce or ameliorate costs to local school districts while still achieving the objectives of the rule (see 3 V.S.A. § 832b for details).

Rules affecting small businesses (excluding impacts incidental to the purchase and payment of goods and services by the State or an agency thereof), must include ways that a business can reduce the cost or burden of compliance or an explanation of why the agency determines that such evaluation isn't appropriate, and an evaluation of creative, innovative or flexible methods of compliance that would not significantly impair the effectiveness of the rule or increase the risk to the health, safety, or welfare of the public or those affected by the rule.

1. TITLE OF RULE FILING:

10 V.S.A. App. § 141 Baitfish Regulation

2. ADOPTING AGENCY:

Vermont Fish and Wildlife Board

3. CATEGORY OF AFFECTED PARTIES:

LIST CATEGORIES OF PEOPLE, ENTERPRISES, AND GOVERNMENTAL ENTITIES POTENTIALLY AFFECTED BY THE ADOPTION OF THIS RULE AND THE ESTIMATED COSTS AND BENEFITS ANTICIPATED:

Affected persons include the Department staff including biologists and wardens; individuals who fish, fishing guides, and individuals and businesses who sell baitfish. The proposed rule modifies terminology used to describe waters where baitfish use is restricted and revises the list of waterbodies where baitfish use is prohibited. Restricting the use of bait in waterbodies

Revised January 10, 2023

page 1

does not mean that fishing is prohibited, only that bait cannot be used from other waterbodies. As such, there will be a negligible economic impact on affected parties, and will continue to provide ample fishing opportunities in Vermont.

4. IMPACT ON SCHOOLS:

INDICATE ANY IMPACT THAT THE RULE WILL HAVE ON PUBLIC EDUCATION, PUBLIC SCHOOLS, LOCAL SCHOOL DISTRICTS AND/OR TAXPAYERS CLEARLY STATING ANY ASSOCIATED COSTS:

No effect on schools

5. ALTERNATIVES: CONSIDERATION OF ALTERNATIVES TO THE RULE TO REDUCE OR AMELIORATE COSTS TO LOCAL SCHOOL DISTRICTS WHILE STILL ACHIEVING THE OBJECTIVE OF THE RULE.

No effect on schools

6. IMPACT ON SMALL BUSINESSES:

INDICATE ANY IMPACT THAT THE RULE WILL HAVE ON SMALL BUSINESSES (EXCLUDING IMPACTS INCIDENTAL TO THE PURCHASE AND PAYMENT OF GOODS AND SERVICES BY THE STATE OR AN AGENCY THEREOF):

No effect on small businesses

7. SMALL BUSINESS COMPLIANCE: EXPLAIN WAYS A BUSINESS CAN REDUCE THE COST/BURDEN OF COMPLIANCE OR AN EXPLANATION OF WHY THE AGENCY DETERMINES THAT SUCH EVALUATION ISN'T APPROPRIATE.

Because the rules are only changing terminology, and a handful of waterbodies where baitfish is not allowed, there are no burdens or costs to small businesses to comply with the proposed rule change.

8. COMPARISON:

COMPARE THE IMPACT OF THE RULE WITH THE ECONOMIC IMPACT OF OTHER ALTERNATIVES TO THE RULE, INCLUDING NO RULE ON THE SUBJECT OR A RULE HAVING SEPARATE REQUIREMENTS FOR SMALL BUSINESS:

If this proposal is not implemented, the angling public would not experience any change in current baitfish use opportunities.

9. SUFFICIENCY: DESCRIBE HOW THE ANALYSIS WAS CONDUCTED, IDENTIFYING RELEVANT INTERNAL AND/OR EXTERNAL SOURCES OF INFORMATION USED. The proposed rule removes terminology that may exclude persons of color from participating in fishing

Administrative Procedures Economic Impact Analysis

> activities and also adds a few waterbodies to those listed as prohibited from baitfish use in order to protect trout fisheries. The selection of certain waterbodies was based on surveys conducted by Department fisheries biologists. The economic effects, if any, will be positive overall and this analysis is sufficient.

Environmental Impact Analysis

Instructions:

In completing the environmental impact analysis, an agency analyzes and evaluates the anticipated environmental impacts (positive or negative) to be expected from adoption of the rule; compares alternatives to adopting the rule; explains the sufficiency of the environmental impact analysis. If no impacts are anticipated, please specify "No impact anticipated" in the field.

Examples of Environmental Impacts include but are not limited to:

- Impacts on the emission of greenhouse gases
- Impacts on the discharge of pollutants to water
- Impacts on the arability of land
- Impacts on the climate
- Impacts on the flow of water
- Impacts on recreation
- Or other environmental impacts

1. TITLE OF RULE FILING:

10 V.S.A. App. § 141 Baitfish Regulation

2. ADOPTING AGENCY:

Vermont Fish and Wildlife Board

- 3. GREENHOUSE GAS: EXPLAIN HOW THE RULE IMPACTS THE EMISSION OF GREENHOUSE GASES (E.G. TRANSPORTATION OF PEOPLE OR GOODS; BUILDING INFRASTRUCTURE; LAND USE AND DEVELOPMENT, WASTE GENERATION, ETC.): The proposed rule will have no impact on the emission of greenhouse gases.
- 4. WATER: EXPLAIN HOW THE RULE IMPACTS WATER (E.G. DISCHARGE / ELIMINATION OF POLLUTION INTO VERMONT WATERS, THE FLOW OF WATER IN THE STATE, WATER QUALITY ETC.):

There will be no impact on water from the proposed rule except that the rule protects existing trout fisheries from the invasive bait species and diseases, and is designed to protect existing ecosystems. Administrative Procedures Environmental Impact Analysis

- 5. LAND: EXPLAIN HOW THE RULE IMPACTS LAND (E.G. IMPACTS ON FORESTRY, AGRICULTURE ETC.): There will be no impact on land use from the proposed rule.
- 6. RECREATION: EXPLAIN HOW THE RULE IMPACTS RECREATION IN THE STATE: The proposed rule may slightly increase recreational angler activity in the state.
- 7. CLIMATE: EXPLAIN HOW THE RULE IMPACTS THE CLIMATE IN THE STATE: There will be no impact on the state's climate from the proposed rule.
- 8. OTHER: EXPLAIN HOW THE RULE IMPACT OTHER ASPECTS OF VERMONT'S ENVIRONMENT:

The proposed rule makes the baitfish regulations more inclusive by changing terminology while still providing needed biological protections in coldwater trout ponds.

9. SUFFICIENCY: DESCRIBE HOW THE ANALYSIS WAS CONDUCTED, IDENTIFYING RELEVANT INTERNAL AND/OR EXTERNAL SOURCES OF INFORMATION USED. This analysis clearly explains the potential environmental impacts and benefits associated with this rule.

Public Input Maximization Plan

Instructions:

Agencies are encouraged to hold hearings as part of their strategy to maximize the involvement of the public in the development of rules. Please complete the form below by describing the agency's strategy for maximizing public input (what it did do, or will do to maximize the involvement of the public).

This form must accompany each filing made during the rulemaking process:

1. TITLE OF RULE FILING:

10 V.S.A. App. § 141 Baitfish Regulation

2. ADOPTING AGENCY:

Vermont Fish and Wildlife Board

3. PLEASE DESCRIBE THE AGENCY'S STRATEGY TO MAXIMIZE PUBLIC INVOLVEMENT IN THE DEVELOPMENT OF THE PROPOSED RULE, LISTING THE STEPS THAT HAVE BEEN OR WILL BE TAKEN TO COMPLY WITH THAT STRATEGY:

The Board meetings regarding all rulemaking are open to the public and the public is allowed to comment at every Board meeting. The Board votes to initiate the rulemaking process before filing with ICAR, votes after the public comment period, and then again before final adopted rules are filed with the Secretary of State. The public is free to comment to individual Board members and to the Department at any time during the rulemaking process. In addition, the board will hold two public hearings (one virtual, one in person) on the rule and have a public comment period that exceeds thirty days. The rule will be posted on the Department and Board websites; and the Department will publicize the rule amendments in social media and press releases.

4. BEYOND GENERAL ADVERTISEMENTS, PLEASE LIST THE PEOPLE AND ORGANIZATIONS THAT HAVE BEEN OR WILL BE INVOLVED IN THE DEVELOPMENT OF THE PROPOSED RULE:

Public Input

Board members, Department staff including wardens and biologists, individuals who fish, fishing guides, and individuals and businesses who sell baitfish.

From: Sent: To: Subject: Janet Potter <jsharkeypotter@gmail.com> Tuesday, May 9, 2023 1:58 PM ANR - FW Public Comment bait fish

EXTERNAL SENDER: Do not open attachments or click on links unless you recognize and trust the sender. Hello,

I was out canoeing early on Lake St. Catherine with my husband (over April break 4/12), and there were a number of bait fish floating and washed along shore...one was swimming in circles belly up--it really felt like this was littering, and the fish still alive was sad, given the ice was out so it must have been suffering there for a while. Janet Potter,

White River Junction

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From: Sent: To: Subject: ANR - FW Information Monday, May 15, 2023 9:30 AM ANR - FW Public Comment FW: May Wild Baitfish Public Hearings

From: ANR - FW Information <<u>ANR.FWInformation@vermont.gov</u>>
Sent: Monday, May 15, 2023 9:07 AM
To: ANR - FW Information <<u>ANR.FWInformation@vermont.gov</u>>
Cc: Good, Shawn <<u>Shawn.Good@vermont.gov</u>>
Subject: FW: May Wild Baitfish Public Hearings

From: steve fiske <<u>stevefiskevt@gmail.com</u>>
Sent: Saturday, May 13, 2023 12:58 PM
To: ANR - FW Information <<u>ANR.FWInformation@vermont.gov</u>>
Subject: Fwd: May Wild Baitfish Public Hearings

EXTERNAL SENDER: Do not open attachments or click on links unless you recognize and trust the sender.

FYI from Rich Langdon

------ Forwarded message ------From: **Richard Langdon** <<u>richlangdon01@gmail.com</u>> Date: Wed, May 10, 2023 at 9:37 PM Subject: Re: May Wild Baitfish Public Hearings To: steve fiske <<u>stevefiskevt@gmail.com</u>>

I'm close to submitting a manuscript for publication on the zoogeography of vermont fishes showing which species are native Where. FWD could probably use the information. The only species I object to using for bait in the Connecticut drainage blunt nose minnow it's not native there. I was on the baitfish team for a while the original regulation took a while to come up with cause it was pretty complicated.

Sent from my iPhone

On May 10, 2023, at 8:05 PM, steve fiske <<u>stevefiskevt@gmail.com</u>> wrote:

----- Forwarded message ------From: Vermont Fish & Wildlife Department <<u>fwinformation@vermont.gov</u>> Date: Tue, May 9, 2023 at 11:58 AM Subject: May Wild Baitfish Public Hearings To: <<u>stevefiskevt@gmail.com</u>>

Wild Baitfish Public Hearings

The Vermont Fish and Wildlife Department proposes a change to the state's baitfish regulations that will update some terminology and the lists of waters where baitfish may not be used. The Vermont Fish and Wildlife Board will hold two public hearings about the changes in May and invites public comments. <u>Read the Baitfish Regulation Proposal here</u>.

<u>Hearing 1: May 10th, 6:30pm</u> ANR Annex 190 Junction Road Berlin, VT 05602



Connect with us

Hearing 2: May 11, 6:30pm Virtual Meeting on Microsoft Teams Microsoft Teams Link to Join

In addition to the public hearings, anyone can leave a comment on the proposals by emailing <u>ANR.FWPublicComment@vermont.gov</u> by May 19.

Vermont Fish & Wildlife Department's Public Hearings Schedule can be found here.

Thank you for supporting Vermont's fisheries with a 2023 fishing license!

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Vermont Fish & Wildlife 802.828.1000 fwinformation@vermont.gov www.vtfishandwildlife.com

Vermont Fish & Wildlife Department | 1 National Drive, Davis 2, Montpelier, VT 05620-3208

Unsubscribe stevefiskevt@gmail.com Update Profile | Constant Contact Data Notice Sent by fwinformation@vermont.gov

Annotated

TITLE 10 Conservation and Development APPENDIX CHAPTER 2. FISH Subchapter 2. Seasons, Waters, and Limits

§ 141. Baitfish Regulation

1.0 Authority

This regulation is adopted pursuant to 10 V.S.A. §4081(b). In adopting this regulation, the Fish and Wildlife Board is implementing the policy that the protection, propagation, control, management, and conservation of fish, wildlife and fur-bearing animals in this state is in the interest of the public welfare and that the safeguarding of this valuable resource for the people of the state requires a constant and continual vigilance.

In accordance with 10 V.S.A. §4082, this regulation is designed to maintain the best health, population and utilization levels of Vermont's fisheries.

In accordance with 10 V.S.A. §4083, this regulation establishes open seasons; establishes daily, season, possession limits and size limits; prescribes the manner and means of taking fish; and prescribes the purchase, sale, and use of baitfish.

2.0 Purpose

- 2.1 This regulation applies to fish used as bait. This regulation shall apply to all persons who take, possess, transport, use, purchase, or sell baitfish.
- 2.2 The purpose of this regulation is to: a) conserve and protect the fish, and fisheries in the state, b) maintain the best health of species and natural ecological systems in the state, c) prevent the introduction or spread of diseases or parasites harmful to humans and wild species, and d) prevent the escape or release of non-native species or species that injure or compete with natural ecological systems and processes.

3.0 Definitions

- 3.1 "Application" means a specific form provided by the Department of Fish and Wildlife.
- 3.2 "Baitbox" means a receptacle used for holding or keeping baitfish alive for personal use. A legal baitbox shall not exceed 25 cubic feet in volume.

- 3.3 "Baitfish" means fish species and parts thereof, living or dead, used for the purpose of attracting and catching fish.
- 3.4 "Baitfish zone" means a specific geographic area, where it is permissible to use baitfish in accordance with this regulation, and the area is described and depicted on a map by the Commissioner and posted on the Department website.
- 3.5 <u>"Black-list water" "Restricted Water"</u> means a specific waterbody and any listed tributaries where the use of baitfish is restricted in accordance with this regulation, and the waterbody is described and depicted on a map by the Commissioner and posted on the Department website.
- 3.6 "Commissioner" means the Commissioner of the Vermont Department of Fish and Wildlife.
- 3.7 "Department" means the Vermont Department of Fish and Wildlife.
- 3.8 "Fish hatchery" refers to any fish culture station, hatchery, or artificial rearing pond which grows or maintains baitfish for sale in Vermont.
- 3.9 "Ice fishing" means a manner of fishing as described in 10 V.S.A App. §122 Subsection 4.0.
- 3.10 "Open-water fishing" means a manner of fishing as described in 10 V.S.A. App. § 122 Subsection 3.0.
- 3.11 "Permit" is a document from the Commissioner granting a Commercial Bait Dealers Permit.
- 3.12 "Waterbody" means any lake, pond, river, or stream including all tributaries upstream to the first barrier impassable to upstream fish movement.
- 3.13 "Commercially preserved baitfish" means baitfish which are chemically treated in a manner approved by the Department, and then packaged for retail sale.
- 3.14 "Personal baitfish harvest" and "Personally harvested baitfish" means baitfish taken for non-commercial use.
- 3.15 <u>"Non-Restricted Water" means any waterbody not included in the list of</u> <u>Restricted Waters</u>

4.0 Personal Baitfish Harvest

- 4.1 Personally harvested baitfish from black-list waters Restricted Waters shall not be used on any other waters or transported away from the blacklist water Restricted Water from which they were harvested.
- 4.2 Personally harvested baitfish may be used on multiple waterbodies and may be transported away from the waterbody from which they were collected and retained for later use, provided that all of the following criteria are met:
 - 4.2.1 The personally harvested baitfish shall not be harvested from or have been previously used on a black-list water<u>Restricted Water;</u>
 - 4.2.2 Personally harvested baitfish shall only be used in the same baitfish zone they were harvested in; and
 - 4.2.3 A person using personally harvested baitfish on any waterbody that is different from the waterbody where the baitfish was harvested shall possess a wild baitfish endorsement in accordance with Subsection 6.0 of this regulation.
- 4.3 A person shall only harvest for use as bait those fish species listed under Subsection 8.1, 8.2, 8.3, and 8.4 of this regulation.
- 4.4 Personally harvested baitfish shall only be taken by the following methods: a) minnow traps no longer than eighteen inches with an entrance for fish not exceeding one inch in diameter, b) dip nets, cast nets, and umbrella nets not exceeding a total of 51 square feet of mesh, or a seine net not exceeding 25 feet in length, c) Open-water/ice fishing by hook and line.
- 4.5 No person shall personally harvest baitfish in seasonally closed waters for trout as listed in 10 V.S.A. App. § 122, Subsection <u>67.0</u>, except during the open season for trout. Personal baitfish harvest in seasonally closed waters during open seasons for trout shall only be conducted by open-water/ice fishing or the use of minnow traps no longer than eighteen inches with an entrance for fish not exceeding one inch in diameter.
- 4.6 All traps, nets, baitboxes or other holding receptacles capable of taking, holding or keeping live baitfish in public waters shall be marked with the name, address, and telephone number of the owner and user.
- 4.7 Baitfish may be held on the water in a baitbox as defined in Subsection 3.2 of this regulation.

- 4.8 Only a person with a valid wild baitfish endorsement (Subsection 6.0) may transport unused personally harvested baitfish, collected in non-black-list waters Restricted Water, away from waters of the state for later use. Baitfish may be held in waters of the baitfish zone where they were harvested provided the water is not a black-list water Restricted Water or waters described in Subsection 12.0. Outside of the baitfish zone where harvested, the baitfish shall be kept in a closed container isolated from any inflow of lake, pond, or stream water, or outflows to such waters of the state.
- 4.9 No person shall personally harvest baitfish from any waterbody of the state that is defined as closed to baitfish harvest. The Department will maintain and make available a list of closed waters.
- 4.10 Fish eggs may be collected from legally harvested fish from Vermont waters, and used immediately as bait on the same water where taken unless that waterbody has been closed to baitfish collection. Personally harvested fish eggs shall not be transported and used in any waterbody other than the waterbody where the fish eggs were harvested. No person shall transport fish eggs away from a waterbody and return them to the same waterbody for use as bait unless they have been processed in a manner approved by the Department as described on the Department website.

5.0 Commercially Purchased Baitfish

- 5.1 No person shall import baitfish into the State of Vermont without a fish importation permit, except as provided for in subsections 5.8 and 5.9 of this regulation.
- 5.2 A person purchasing commercial baitfish shall retain a transportation receipt issued by a state-approved commercial bait dealer, authorizing transportation of baitfish overland. The receipt shall contain the following information: 1) A unique receipt identification number, 2) The name and telephone number of the bait dealer, 3) time and date of sale, 4) species purchased, 5) quantity purchased, 6) baitfish zone or black-list water <u>Restricted Water</u> (limited to one) in which the baitfish will be used, and 7) the signature of purchaser.
- 5.3 A person in possession of commercially purchased baitfish shall only use those baitfish in the baitfish zone or black-list water <u>Restricted Water</u> recorded on the transportation receipt and shall retain and exhibit the receipt upon request of the Commissioner or the Commissioner's designee(s).

- 5.4 A transportation receipt shall be valid for 10 days from time and date of sale.
- 5.5 A person may transport unused commercially purchased baitfish away from waters of the state, and retain for later use in the same baitfish zone or black-list water <u>Restricted Water</u> as indicated on the baitfish transportation receipt, with the following prohibitions.
 - 5.5.1 A person shall not transport unused commercially purchased baitfish away from a black list water <u>Restricted Water</u> if the baitfish transportation receipt does not specify that black list water <u>Restricted Water</u>.
 - 5.5.2 A person shall not transport unused commercially purchased smelt for the use as bait away from a black list water <u>Restricted Water</u>.
- 5.6 A person transporting unused commercially purchased baitfish away from waters of the state for later use may hold them in waters of the baitfish zone listed on the transportation receipt provided that the water is not a black-list water <u>Restricted Water</u> and the holding waters are not listed in subsection 12.0 of this regulation. Outside of the baitfish zone or black-listed water <u>Restricted Water</u> listed on the transportation receipt, the commercially purchased baitfish shall be kept in a closed container isolated from any inflow of lake, pond, or stream water, or outflow to such waters of the state.
- 5.7 Baitfish may be held beyond the 10 days period in a baitfish zone or black-list water <u>Restricted Water</u> provided they remain in the same waterbody in a baitbox in accordance with Subsection 3.2 of this regulation.
- 5.8 A person may purchase baitfish from a New York baitshop for use in the Lake Champlain black-list water <u>Restricted Water</u>, provided the baitshop is Vermont-licensed, and the baitfish are accompanied by a Vermontissued baitfish transportation receipt. For the purposes of this regulation, the Lake Champlain black-list water <u>Restricted Water</u> are defined in 10 V.S.A. Appendix § 122 Subsection 5.
- 5.9 A person may purchase baitfish from a New Hampshire baitshop for use in the Connecticut River black-list water <u>Restricted Water</u>, provided the baitshop is Vermont-licensed, and the baitfish are accompanied by a Vermont-issued baitfish transportation receipt. For the purposes of this regulation, the Connecticut River is defined as all waters of the river including the bays, setbacks, and tributaries, but only to the first highway bridge crossing said tributaries on the Vermont side.

5.10 Commercially prepared and preserved baitfish and fish eggs available from retail stores may be purchased and used as bait, taken home, and kept for later use provided they are retained in the original packaging at all times.

6.0 Wild Baitfish Endorsement

- 6.1 Any person who wishes to use, sell, or transport personally harvested baitfish outside of the waterbody in which they were harvested must possess and exhibit upon request of the Commissioner or the Commissioner's designee(s) a wild baitfish endorsement as developed and administered by the Department.
- 6.2 A person who wishes to obtain a wild baitfish endorsement shall satisfactorily complete a wild baitfish certification course.
- 6.3 The wild baitfish certification course shall instruct participants regarding the requirements of the baitfish regulations and the vectors and risks associated with aquatic nuisance species and pathogens.

7.0 Commercial Bait Dealers

- 7.1 Any person who buys baitfish for resale or sells baitfish shall obtain a commercial bait dealers permit from the Commissioner except as provided for in subsection 7.2. Only persons operating a place of business and offering baitfish for sale to the public may apply for and hold a commercial bait dealers permit.
- 7.2 A commercial bait dealers permit is not required when:

7.2.1 A person only sells commercially preserved baitfish as defined in Subsection 3.13 of this regulation.

7.2.2 A person sells baitfish as specified by subsections 8.1 and 8.2 to another angler while on the same waterbody where the baitfish were personally harvested.

- 7.2.3 A person sells personally harvested rainbow smelt and meets the following criteria:
 - 7.2.3.1 The personally harvested rainbow smelt shall be harvested, transported, and possessed in accordance with subsection 4.0 of this regulation.

- 7.2.3.2 The buyer shall possess a valid zone-specific commercial ait dealers permit.
- 7.2.3.3 The commercial bait dealer's zone designation shall be the same zone from which the personally harvested rainbow smelt were harvested.
- 7.2.3.4 The seller shall possess a valid wild baitfish endorsement in accordance with subsection 6.0 of this regulation.
- 7.2.3.5 The seller shall complete and sign an affidavit, as specified by subsection 7.11.1 of this regulation, attesting the waterbody of origin for any personally harvested rainbow smelt that are sold.
- 7.3 Commercial bait dealers shall only purchase and sell the baitfish species listed under subsection 8.1 of this regulation. Commercial bait dealers may also sell rainbow smelt as bait, provided one of the following criteria are met:
 - 7.3.1 Rainbow smelt are obtained from a fish hatchery approved by the Commissioner as set forth in subsection 7.5 of this regulation and its subsections: or
 - 7.3.2 Rainbow smelt are harvested by open-water/ice fishing and sold for use on the same waterbody on which the bait dealer is located in accordance with subsection 7.6 of this regulation and its subsections; or
 - 7.3.3 Rainbow smelt are commercially purchased or harvested in accordance with subsection 7.7 and its subsections.
- 7.4 Commercial bait dealers must declare in their permit application if they will be a statewide baitfish dealer, waterbody-specific baitfish dealer, or a zone-specific baitfish dealer (limited to one).
- 7.5 Statewide baitfish dealers are prohibited from possessing, buying or selling wild-caught baitfish.
 - 7.5.1 Baitfish sold by statewide baitfish dealers shall originate from a fish hatchery approved by the Commissioner.
 - 7.5.2 Statewide baitfish dealers shall hold or keep baitfish in waters drawn from a secure well, a municipal water source, or other water source approved by the Department.

- 7.5.3 Baitfish sold by statewide baitfish dealers may be used in waters throughout the state, except those waters listed in subsection 12.0 of this regulation.
- 7.6 Waterbody specific baitfish dealers shall declare on their permit application the waterbody on which they are located.
 - 7.6.1 Waterbody-specific baitfish dealers may harvest wild baitfish only from the declared waterbody and offer them for sale and use only on the declared waterbody.
 - 7.6.2 The baitfish facilities of waterbody specific bait fish dealers shall discharge to their declared waterbody. The discharge treatment infrastructure shall adequately filter and disinfect water to the satisfaction of the Department. Note that this does not relieve the baitfish dealer from compliance with all other applicable requirements.
 - 7.6.3 No waterbody-specific baitfish dealer shall harvest baitfish by netting in or on seasonally closed waters for trout as listed in 10 V.S.A. Appendix § 122 Subsection <u>6</u>7.0 unless otherwise permitted by their commercial bait dealers permit. Waterbody specific baitfish dealers shall not operate dip nets, cast nets, or umbrella nets exceeding 51 square feet of mesh, or a seine net exceeding 125 feet in length, for the purposes of taking fish for bait, unless otherwise permitted by their commercial bait dealers permit.
 - 7.6.4 All traps, nets, baitboxes or other holding receptacles capable of taking, holding or keeping live baitfish in public waters shall be marked with the name, address, and telephone number of the owner and user.
 - 7.6.5 No person shall commercially harvest baitfish on any waterbody of the state that is listed as closed to baitfish harvest. The Department will maintain and make available a list of closed waters.
- 7.7 Zone-specific baitfish dealers shall declare on their permit application the waterbody on which they are located, the baitfish zone in which they are located, the baitfish zone from which they intend to harvest, and purchase wild baitfish (limited to one) and the baitfish zone where the baitfish they sell may be used (limited to one).

- 7.7.1 Zone-specific baitfish dealers shall be located in the baitfish zone which they intend to harvest, purchase, hold, and sell baitfish in, with the following exceptions:
 - 7.7.1.1 Baitfish may be purchased from a fish hatchery approved by the Commissioner outside of the zone-specific dealer's baitfish zone and sold as zone-specific baitfish.
 - 7.7.1.2 A Zone-specific baitfish dealer can be physically located outside of the baitfish zone in which they intend to sell baitfish for provided they hold or keep baitfish in water drawn from a secure water source as approved by the Department.
- 7.7.2 Zone-specific baitfish dealers shall harvest and purchase wild baitfish only from the declared baitfish zone where the baitfish they sell may be used, and such baitfish shall be offered for sale and use only in the declared baitfish zone or black list water <u>Restricted Water</u> within the declared baitfish zone.
- 7.7.3 Zone-specific baitfish dealers may purchase wild rainbow smelt provided they meet the provisions of subsections 7.2.3 and 7.11.1 of this regulation.
- 7.7.4 Zone-specific baitfish dealers shall not harvest or purchase wild baitfish which are from or have been used previously on a blacklist water <u>Restricted Water</u> nor shall they hold or keep baitfish in waters drawn from a black-list water <u>Restricted Water</u>.
- 7.7.5 The baitfish holding facilities of zone-specific baitfish dealers shall discharge to the declared baitfish zone or to a water treatment infrastructure which adequately filters and disinfects water to the satisfaction of the Department. Note that this does not relieve the baitfish dealer from compliance with all other applicable requirements.
- 7.7.6 No zone-specific baitfish dealer shall harvest baitfish by netting in seasonally closed waters for trout as listed in 10 V.S.A App § 122 subsection <u>67.0</u>, unless otherwise permitted by their commercial bait fish dealers permit. No zone-specific baitfish dealer shall operate dip nets, cast nets, or umbrella nets that exceed 51 square feet of mesh, or a seine net that exceeds 125 feet in length, for the purposes of taking fish for bait, unless otherwise permitted by their commercial bait dealers permit.

- 7.7.7 All traps, nets, baitboxes, or other holding receptacles capable of taking, holding, or keeping live baitfish in public waters shall be marked with the name, address, and telephone number of the owner and user.
- 7.7.8 No person shall commercially harvest baitfish on any waterbody of the state that is defined as closed to baitfish harvest. The Department will maintain and make available a list of closed waters.
- 7.8 A commercial bait dealer shall provide to each customer at the point of sale a copy of a transportation receipt containing the following information: 1) A unique receipt identification number, 2) The name and telephone number of the bait dealer, 3) time and date of sale, 4) species purchased, 5) quantity purchased, 6) baitfish zone or black-list water <u>Restricted Water</u> (limited to one) in which the baitfish will be used, and 7) the signature of purchaser.
- 7.9 A transportation receipt shall be valid for 10 days from time and date of sale.
- 7.10 Receipt books shall be provided to commercial bait dealers by the Department.
- 7.11 Any holder of a commercial bait dealers permit shall maintain receipts or records for each lot of wholesaled hatchery-raised or wild-caught baitfish introduced into their shop. The receipts or records shall include: name, address and telephone number of seller (for wholesaled baitfish), and date received, species identification, and quantity purchased or harvested, for wholesaled and wild-caught baitfish. The permit holder shall retain the receipts and records for at least one year after the date of sale or harvest. Receipts or records shall be provided to the Department immediately upon request.
 - 7.11.1 Any holder of a commercial bait dealers permit that purchases personally harvested wild rainbow smelt from a person shall maintain a list of purchases which includes: name, address, telephone number, and signature of the seller, date of sale, quantity of fish purchased, and waterbody of origin. Such form will be provided by the Department to the commercial bait dealer.

8.0 Approved Species of Fish for use as Bait

8.1 Banded killifish *Fundulus diaphanus* Blacknose dace *Rhinichthys atratulus*

Bluntnose minnow Pimephales notatus Common shiner Luxilus cornutus Creek chub Semotilus atromaculatus Eastern silvery minnow Hybognathus regius Emerald shiner Notropis atherinoides Fallfish Semotilus corporalis Fathead minnow Pimephales promelas Golden shiner Notemigonus crysoleucas Longnose dace Rhinichthys cataractae Longnose sucker Catostomus catostomus Mimic shiner Notropis volucellus Northern redbelly dace PhoxinusChrosomus eos Spottail shiner Notropis hudsonius White sucker Catostomus commersoni

- 8.2 Rainbow smelt *Osmerus mordax* may be taken only by open-water/ice fishing by hook and line and may be commercially sold as bait.
- 8.3 The following additional fish species, or parts thereof, may be taken only by open-water/ice fishing by hook and line and used for bait only in those waters where taken and shall not be transported alive from those waters.

Bluegill Lepomis macrochirus Pumpkinseed Lepomis gibbosus Rock bass Ambloplites rupestris Yellow perch Perca flavescens

8.4 Lake Champlain – In addition to subsection 8.2, the following fish species, or parts thereof, may be taken only by open-water/ice fishing by hook and line in Lake Champlain and used as bait in Lake Champlain, as described in 10 V.S.A. App §122 subsection 5.0, and may not be commercially harvested or sold as bait; Alewife may only be used/possessed if dead:

Alewife Alosa pseudoharengus White perch Morone americana

8.5 All other species of fish are prohibited for use as bait.

9.0 Commercial Bait Dealer Application Process

9.1 A person who wishes to obtain a commercial bait dealers permit shall apply to the Commissioner in writing on a form provided by the Department. The Department may require the applicant to submit such additional information as is necessary to determine that the permitted activities comply with the purposes of this regulation, including but not

limited to fish health testing, and an analysis of the impact of the sale of baitfish on Vermont's fish species, fisheries, and natural ecosystems and processes.

- 9.2 If the application is deficient, the Department shall inform the applicant of the deficiencies and return the application within 30 days of receipt, along with any associated fee, to the applicant for revision and re-submission.
- 9.3 If the application is denied, the Commissioner shall, within 30 days of receipt of application, send the applicant a written denial setting forth the reasons for the denial.

10.0 Permit Compliance

- 10.1 The Permittee shall make the permit available upon request by Commissioner or Commissioner's designee. Premises and equipment used by persons to take, harvest, purchase, store, or sell in baitfish shall be accessible for inspection by the Commissioner and his or her designee. Samples for species determination or disease examination shall be provided immediately upon request.
- 10.2 Permittees shall provide the Department with additional information as requested on an annual basis or prior to the re-issuance of a new permit.

11.0 Permit Revocation

- 11.1 The Commissioner may revoke any permit for: any violation of a permit; failure to comply with this regulation; a violation of any regulations of the Board; a violation of the provisions of Part 4, Title 10, Vermont Statutes Annotated; or if the Commissioner determines that the revocation is necessary to protect fish or fisheries of Vermont.
- 11.2 The Commissioner shall comply with all applicable requirements of 3 V.S.A. Chapter 25, related to any permit revocation.
- 11.3 Appeals of the decisions of the Commissioner are subject to the Vermont Regulations of Civil Procedure.

12.0 Waterbodies where the Uuse of fish as bait is prohibited

The use of fish in any form whether alive or dead for bait in fishing is prohibited in:

Adams Reservoir, Woodford; Beaver Pond, Holland; Beck Pond, Newark; Beebe Pond, Sunderland; Big Mud Pond, Mt. Tabor; Blake Pond, Sutton; Bourn Pond, Sunderland; Branch Pond, Sunderland; Cary Pond, Walden; Cow Mountain Pond, Granby; Griffith Lake, Mt. Tabor; Jobs Pond, Westmore; Lake Pleiad, Hancock; Lewis Pond, Lewis; Little Rock Pond, Wallingford; Martins Pond, Peacham; McIntosh Pond, Royalton; Mud Pond, Hyde Park; North Pond, Chittenden; Notch Pond, Ferdinand; Red Mill Pond, Woodford; Sterling Pond, Cambridge: South America Pond, Ferdinand; Stratton Pond, Stratton; Unknown Pond, Averys Gore; Unknown Pond, Ferdinand; West Mountain Pond, Maidstone

and any additional waters created or reclaimed by the Department. This regulation shall be posted at all waters affected.

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TITLE 10 Conservation and Development APPENDIX CHAPTER 2. FISH Subchapter 2. Seasons, Waters, and Limits

§ 141. Baitfish Regulation

1.0 Authority

This regulation is adopted pursuant to 10 V.S.A. §4081(b). In adopting this regulation, the Fish and Wildlife Board is implementing the policy that the protection, propagation, control, management, and conservation of fish, wildlife and fur-bearing animals in this state is in the interest of the public welfare and that the safeguarding of this valuable resource for the people of the state requires a constant and continual vigilance.

In accordance with 10 V.S.A. §4082, this regulation is designed to maintain the best health, population and utilization levels of Vermont's fisheries.

In accordance with 10 V.S.A. §4083, this regulation establishes open seasons; establishes daily, season, possession limits and size limits; prescribes the manner and means of taking fish; and prescribes the purchase, sale, and use of baitfish.

2.0 Purpose

- 2.1 This regulation applies to fish used as bait. This regulation shall apply to all persons who take, possess, transport, use, purchase, or sell baitfish.
- 2.2 The purpose of this regulation is to: a) conserve and protect the fish, and fisheries in the state, b) maintain the best health of species and natural ecological systems in the state, c) prevent the introduction or spread of diseases or parasites harmful to humans and wild species, and d) prevent the escape or release of non-native species or species that injure or compete with natural ecological systems and processes.

3.0 Definitions

- 3.1 "Application" means a specific form provided by the Department of Fish and Wildlife.
- 3.2 "Baitbox" means a receptacle used for holding or keeping baitfish alive for personal use. A legal baitbox shall not exceed 25 cubic feet in volume.

- 3.3 "Baitfish" means fish species and parts thereof, living or dead, used for the purpose of attracting and catching fish.
- 3.4 "Baitfish zone" means a specific geographic area, where it is permissible to use baitfish in accordance with this regulation, and the area is described and depicted on a map by the Commissioner and posted on the Department website.
- 3.5 "Commercially preserved baitfish" means baitfish which are chemically treated in a manner approved by the Department, and then packaged for retail sale.
- 3.6 "Commissioner" means the Commissioner of the Vermont Department of Fish and Wildlife.
- 3.7 "Department" means the Vermont Department of Fish and Wildlife.
- 3.8 "Fish hatchery" refers to any fish culture station, hatchery, or artificial rearing pond which grows or maintains baitfish for sale in Vermont.
- 3.9 "Ice fishing" means a manner of fishing as described in 10 V.S.A App. §122 Subsection 4.0.
- 3.10 "Non-Restricted Water" means any waterbody not included in the list of Restricted Waters
- 3.11 "Open-water fishing" means a manner of fishing as described in 10 V.S.A. App. § 122 Subsection 3.0.
- 3.12 "Permit" is a document from the Commissioner granting a Commercial Bait Dealers Permit.
- 3.13 "Personal baitfish harvest" and "Personally harvested baitfish" means baitfish taken for non-commercial use.
- 3.14 "Restricted Water" means a specific waterbody and any listed tributaries where the use of baitfish is restricted in accordance with this regulation, and the waterbody is described and depicted on a map by the Commissioner and posted on the Department website.
- 3.15 "Waterbody" means any lake, pond, river, or stream including all tributaries upstream to the first barrier impassable to upstream fish movement.

4.0 Personal Baitfish Harvest

- 4.1 Personally harvested baitfish from Restricted Waters shall not be used on any other waters or transported away from the Restricted Water from which they were harvested.
- 4.2 Personally harvested baitfish may be used on multiple waterbodies and may be transported away from the waterbody from which they were collected and retained for later use, provided that all of the following criteria are met:
 - 4.2.1 The personally harvested baitfish shall not be harvested from or have been previously used on a Restricted Water;
 - 4.2.2 Personally harvested baitfish shall only be used in the same baitfish zone they were harvested in; and
 - 4.2.3 A person using personally harvested baitfish on any waterbody that is different from the waterbody where the baitfish was harvested shall possess a wild baitfish endorsement in accordance with Subsection 6.0 of this regulation.
- 4.3 A person shall only harvest for use as bait those fish species listed under Subsection 8.1, 8.2, 8.3, and 8.4 of this regulation.
- 4.4 Personally harvested baitfish shall only be taken by the following methods: a) minnow traps no longer than eighteen inches with an entrance for fish not exceeding one inch in diameter, b) dip nets, cast nets, and umbrella nets not exceeding a total of 51 square feet of mesh, or a seine net not exceeding 25 feet in length, c) Open-water/ice fishing by hook and line.
- 4.5 No person shall personally harvest baitfish in seasonally closed waters for trout as listed in 10 V.S.A. App. § 122, Subsection <u>6</u>7.0, except during the open season for trout. Personal baitfish harvest in seasonally closed waters during open seasons for trout shall only be conducted by open-water/ice fishing or the use of minnow traps no longer than eighteen inches with an entrance for fish not exceeding one inch in diameter.
- 4.6 All traps, nets, baitboxes or other holding receptacles capable of taking, holding or keeping live baitfish in public waters shall be marked with the name, address, and telephone number of the owner and user.

- 4.7 Baitfish may be held on the water in a baitbox as defined in Subsection 3.2 of this regulation.
- 4.8 Only a person with a valid wild baitfish endorsement (Subsection 6.0) may transport unused personally harvested baitfish, collected in non-Restricted Water, away from waters of the state for later use. Baitfish may be held in waters of the baitfish zone where they were harvested provided the water is not a Restricted Water or waters described in Subsection 12.0. Outside of the baitfish zone where harvested, the baitfish shall be kept in a closed container isolated from any inflow of lake, pond, or stream water, or outflows to such waters of the state.
- 4.9 No person shall personally harvest baitfish from any waterbody of the state that is defined as closed to baitfish harvest. The Department will maintain and make available a list of closed waters.
- 4.10 Fish eggs may be collected from legally harvested fish from Vermont waters, and used immediately as bait on the same water where taken unless that waterbody has been closed to baitfish collection. Personally harvested fish eggs shall not be transported and used in any waterbody other than the waterbody where the fish eggs were harvested. No person shall transport fish eggs away from a waterbody and return them to the same waterbody for use as bait unless they have been processed in a manner approved by the Department as described on the Department website.

5.0 Commercially Purchased Baitfish

- 5.1 No person shall import baitfish into the State of Vermont without a fish importation permit, except as provided for in subsections 5.8 and 5.9 of this regulation.
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- 5.3 A person in possession of commercially purchased baitfish shall only use those baitfish in the baitfish zone or Restricted Water recorded on the transportation receipt and shall retain and exhibit the receipt upon request of the Commissioner or the Commissioner's designee(s).

- 5.4 A transportation receipt shall be valid for 10 days from time and date of sale.
- 5.5 A person may transport unused commercially purchased baitfish away from waters of the state, and retain for later use in the same baitfish zone or Restricted Water as indicated on the baitfish transportation receipt, with the following prohibitions.
 - 5.5.1 A person shall not transport unused commercially purchased baitfish away from a Restricted Water if the baitfish transportation receipt does not specify that Restricted Water.
 - 5.5.2 A person shall not transport unused commercially purchased smelt for the use as bait away from a Restricted Water.
- 5.6 A person transporting unused commercially purchased baitfish away from waters of the state for later use may hold them in waters of the baitfish zone listed on the transportation receipt provided that the water is not a Restricted Water and the holding waters are not listed in subsection 12.0 of this regulation. Outside of the baitfish zone or Restricted Water listed on the transportation receipt, the commercially purchased baitfish shall be kept in a closed container isolated from any inflow of lake, pond, or stream water, or outflow to such waters of the state.
- 5.7 Baitfish may be held beyond the 10 days period in a baitfish zone or Restricted Water provided they remain in the same waterbody in a baitbox in accordance with Subsection 3.2 of this regulation.
- 5.8 A person may purchase baitfish from a New York baitshop for use in the Lake Champlain Restricted Water, provided the baitshop is Vermontlicensed, and the baitfish are accompanied by a Vermont-issued baitfish transportation receipt. For the purposes of this regulation, the Lake Champlain Restricted Water are defined in 10 V.S.A. Appendix § 122 Subsection 5.
- 5.9 A person may purchase baitfish from a New Hampshire baitshop for use in the Connecticut River Restricted Water, provided the baitshop is Vermontlicensed, and the baitfish are accompanied by a Vermont-issued baitfish transportation receipt. For the purposes of this regulation, the Connecticut River is defined as all waters of the river including the bays, setbacks, and tributaries, but only to the first highway bridge crossing said tributaries on the Vermont side.
- 5.10 Commercially prepared and preserved baitfish and fish eggs available from retail stores may be purchased and used as bait, taken home, and kept

for later use provided they are retained in the original packaging at all times.

6.0 Wild Baitfish Endorsement

- 6.1 Any person who wishes to use, sell, or transport personally harvested baitfish outside of the waterbody in which they were harvested must possess and exhibit upon request of the Commissioner or the Commissioner's designee(s) a wild baitfish endorsement as developed and administered by the Department.
- 6.2 A person who wishes to obtain a wild baitfish endorsement shall satisfactorily complete a wild baitfish certification course.
- 6.3 The wild baitfish certification course shall instruct participants regarding the requirements of the baitfish regulations and the vectors and risks associated with aquatic nuisance species and pathogens.

7.0 Commercial Bait Dealers

- 7.1 Any person who buys baitfish for resale or sells baitfish shall obtain a commercial bait dealers permit from the Commissioner except as provided for in subsection 7.2. Only persons operating a place of business and offering baitfish for sale to the public may apply for and hold a commercial bait dealers permit.
- 7.2 A commercial bait dealers permit is not required when:

7.2.1 A person only sells commercially preserved baitfish as defined in Subsection 3.13 of this regulation.

7.2.2 A person sells baitfish as specified by subsections 8.1 and 8.2 to another angler while on the same waterbody where the baitfish were personally harvested.

- 7.2.3 A person sells personally harvested rainbow smelt and meets the following criteria:
 - 7.2.3.1 The personally harvested rainbow smelt shall be harvested, transported, and possessed in accordance with subsection 4.0 of this regulation.
 - 7.2.3.2 The buyer shall possess a valid zone-specific commercial ait dealers permit.

- 7.2.3.3 The commercial bait dealer's zone designation shall be the same zone from which the personally harvested rainbow smelt were harvested.
- 7.2.3.4 The seller shall possess a valid wild baitfish endorsement in accordance with subsection 6.0 of this regulation.
- 7.2.3.5 The seller shall complete and sign an affidavit, as specified by subsection 7.11.1 of this regulation, attesting the waterbody of origin for any personally harvested rainbow smelt that are sold.
- 7.3 Commercial bait dealers shall only purchase and sell the baitfish species listed under subsection 8.1 of this regulation. Commercial bait dealers may also sell rainbow smelt as bait, provided one of the following criteria are met:
 - 7.3.1 Rainbow smelt are obtained from a fish hatchery approved by the Commissioner as set forth in subsection 7.5 of this regulation and its subsections: or
 - 7.3.2 Rainbow smelt are harvested by open-water/ice fishing and sold for use on the same waterbody on which the bait dealer is located in accordance with subsection 7.6 of this regulation and its subsections; or
 - 7.3.3 Rainbow smelt are commercially purchased or harvested in accordance with subsection 7.7 and its subsections.
- 7.4 Commercial bait dealers must declare in their permit application if they will be a statewide baitfish dealer, waterbody-specific baitfish dealer, or a zone-specific baitfish dealer (limited to one).
- 7.5 Statewide baitfish dealers are prohibited from possessing, buying or selling wild-caught baitfish.
 - 7.5.1 Baitfish sold by statewide baitfish dealers shall originate from a fish hatchery approved by the Commissioner.
 - 7.5.2 Statewide baitfish dealers shall hold or keep baitfish in waters drawn from a secure well, a municipal water source, or other water source approved by the Department.
 - 7.5.3 Baitfish sold by statewide baitfish dealers may be used in waters throughout the state, except those waters listed in subsection 12.0 of this regulation.

- 7.6 Waterbody specific baitfish dealers shall declare on their permit application the waterbody on which they are located.
 - 7.6.1 Waterbody-specific baitfish dealers may harvest wild baitfish only from the declared waterbody and offer them for sale and use only on the declared waterbody.
 - 7.6.2 The baitfish facilities of waterbody specific bait fish dealers shall discharge to their declared waterbody. The discharge treatment infrastructure shall adequately filter and disinfect water to the satisfaction of the Department. Note that this does not relieve the baitfish dealer from compliance with all other applicable requirements.
 - 7.6.3 No waterbody-specific baitfish dealer shall harvest baitfish by netting in or on seasonally closed waters for trout as listed in 10 V.S.A. Appendix § 122 Subsection <u>67.0</u> unless otherwise permitted by their commercial bait dealers permit. Waterbody specific baitfish dealers shall not operate dip nets, cast nets, or umbrella nets exceeding 51 square feet of mesh, or a seine net exceeding 125 feet in length, for the purposes of taking fish for bait, unless otherwise permitted by their commercial bait dealers permit.
 - 7.6.4 All traps, nets, baitboxes or other holding receptacles capable of taking, holding or keeping live baitfish in public waters shall be marked with the name, address, and telephone number of the owner and user.
 - 7.6.5 No person shall commercially harvest baitfish on any waterbody of the state that is listed as closed to baitfish harvest. The Department will maintain and make available a list of closed waters.
- 7.7 Zone-specific baitfish dealers shall declare on their permit application the waterbody on which they are located, the baitfish zone in which they are located, the baitfish zone from which they intend to harvest, and purchase wild baitfish (limited to one) and the baitfish zone where the baitfish they sell may be used (limited to one).
 - 7.7.1 Zone-specific baitfish dealers shall be located in the baitfish zone which they intend to harvest, purchase, hold, and sell baitfish in, with the following exceptions:

- 7.7.1.1 Baitfish may be purchased from a fish hatchery approved by the Commissioner outside of the zone-specific dealer's baitfish zone and sold as zone-specific baitfish.
- 7.7.1.2 A Zone-specific baitfish dealer can be physically located outside of the baitfish zone in which they intend to sell baitfish for provided they hold or keep baitfish in water drawn from a secure water source as approved by the Department.
- 7.7.2 Zone-specific baitfish dealers shall harvest and purchase wild baitfish only from the declared baitfish zone where the baitfish they sell may be used, and such baitfish shall be offered for sale and use only in the declared baitfish zone or Restricted Water within the declared baitfish zone.
- 7.7.3 Zone-specific baitfish dealers may purchase wild rainbow smelt provided they meet the provisions of subsections 7.2.3 and 7.11.1 of this regulation.
- 7.7.4 Zone-specific baitfish dealers shall not harvest or purchase wild baitfish which are from or have been used previously on a Restricted Water nor shall they hold or keep baitfish in waters drawn from a Restricted Water.
- 7.7.5 The baitfish holding facilities of zone-specific baitfish dealers shall discharge to the declared baitfish zone or to a water treatment infrastructure which adequately filters and disinfects water to the satisfaction of the Department. Note that this does not relieve the baitfish dealer from compliance with all other applicable requirements.
- 7.7.6 No zone-specific baitfish dealer shall harvest baitfish by netting in seasonally closed waters as listed in 10 V.S.A App § 122 subsection 6.0, unless otherwise permitted by their commercial bait fish dealers permit. No zone-specific baitfish dealer shall operate dip nets, cast nets, or umbrella nets that exceed 51 square feet of mesh, or a seine net that exceeds 125 feet in length, for the purposes of taking fish for bait, unless otherwise permitted by their commercial bait dealers permit.
- 7.7.7 All traps, nets, baitboxes, or other holding receptacles capable of taking, holding, or keeping live baitfish in public waters shall be marked with the name, address, and telephone number of the owner and user.

- 7.7.8 No person shall commercially harvest baitfish on any waterbody of the state that is defined as closed to baitfish harvest. The Department will maintain and make available a list of closed waters.
- 7.8 A commercial bait dealer shall provide to each customer at the point of sale a copy of a transportation receipt containing the following information: 1) A unique receipt identification number, 2) The name and telephone number of the bait dealer, 3) time and date of sale, 4) species purchased, 5) quantity purchased, 6) baitfish zone or Restricted Water (limited to one) in which the baitfish will be used, and 7) the signature of purchaser.
- 7.9 A transportation receipt shall be valid for 10 days from time and date of sale.
- 7.10 Receipt books shall be provided to commercial bait dealers by the Department.
- 7.11 Any holder of a commercial bait dealers permit shall maintain receipts or records for each lot of wholesaled hatchery-raised or wild-caught baitfish introduced into their shop. The receipts or records shall include: name, address and telephone number of seller (for wholesaled baitfish), and date received, species identification, and quantity purchased or harvested, for wholesaled and wild-caught baitfish. The permit holder shall retain the receipts and records for at least one year after the date of sale or harvest. Receipts or records shall be provided to the Department immediately upon request.
 - 7.11.1 Any holder of a commercial bait dealers permit that purchases personally harvested wild rainbow smelt from a person shall maintain a list of purchases which includes: name, address, telephone number, and signature of the seller, date of sale, quantity of fish purchased, and waterbody of origin. Such form will be provided by the Department to the commercial bait dealer.
- 8.0 Approved Species of Fish for use as Bait
 - 8.1 Banded killifish Fundulus diaphanus Blacknose dace Rhinichthys atratulus Bluntnose minnow Pimephales notatus Common shiner Luxilus cornutus Creek chub Semotilus atromaculatus Eastern silvery minnow Hybognathus regius Emerald shiner Notropis atherinoides

Fallfish Semotilus corporalis Fathead minnow Pimephales promelas Golden shiner Notemigonus crysoleucas Longnose dace Rhinichthys cataractae Longnose sucker Catostomus catostomus Mimic shiner Notropis volucellus Northern redbelly dace <u>PhoxinusChrosomus</u> eos Spottail shiner Notropis hudsonius White sucker Catostomus commersoni

- 8.2 Rainbow smelt *Osmerus mordax* may be taken only by open-water/ice fishing by hook and line and may be commercially sold as bait.
- 8.3 The following additional fish species, or parts thereof, may be taken only by open-water/ice fishing by hook and line and used for bait only in those waters where taken and shall not be transported alive from those waters.

Bluegill Lepomis macrochirus Pumpkinseed Lepomis gibbosus Rock bass Ambloplites rupestris Yellow perch Perca flavescens

8.4 Lake Champlain – In addition to subsection 8.2, the following fish species, or parts thereof, may be taken only by open-water/ice fishing by hook and line in Lake Champlain and used as bait in Lake Champlain, as described in 10 V.S.A. App §122 subsection 5.0, and may not be commercially harvested or sold as bait; Alewife may only be used/possessed if dead:

Alewife Alosa pseudoharengus White perch Morone americana

8.5 All other species of fish are prohibited for use as bait.

9.0 Commercial Bait Dealer Application Process

9.1 A person who wishes to obtain a commercial bait dealers permit shall apply to the Commissioner in writing on a form provided by the Department. The Department may require the applicant to submit such additional information as is necessary to determine that the permitted activities comply with the purposes of this regulation, including but not limited to fish health testing, and an analysis of the impact of the sale of baitfish on Vermont's fish species, fisheries, and natural ecosystems and processes.

- 9.2 If the application is deficient, the Department shall inform the applicant of the deficiencies and return the application within 30 days of receipt, along with any associated fee, to the applicant for revision and re-submission.
- 9.3 If the application is denied, the Commissioner shall, within 30 days of receipt of application, send the applicant a written denial setting forth the reasons for the denial.

10.0 Permit Compliance

- 10.1 The Permittee shall make the permit available upon request by Commissioner or Commissioner's designee. Premises and equipment used by persons to take, harvest, purchase, store, or sell in baitfish shall be accessible for inspection by the Commissioner and his or her designee. Samples for species determination or disease examination shall be provided immediately upon request.
- 10.2 Permittees shall provide the Department with additional information as requested on an annual basis or prior to the re-issuance of a new permit.

11.0 Permit Revocation

- 11.1 The Commissioner may revoke any permit for: any violation of a permit; failure to comply with this regulation; a violation of any regulations of the Board; a violation of the provisions of Part 4, Title 10, Vermont Statutes Annotated; or if the Commissioner determines that the revocation is necessary to protect fish or fisheries of Vermont.
- 11.2 The Commissioner shall comply with all applicable requirements of 3 V.S.A. Chapter 25, related to any permit revocation.
- 11.3 Appeals of the decisions of the Commissioner are subject to the Vermont Regulations of Civil Procedure.

12.0 Waterbodies where the use of fish as bait is prohibited

The use of fish in any form whether alive or dead for bait in fishing is prohibited in:

Adams Reservoir, Woodford; Beaver Pond, Holland; Beck Pond, Newark; Beebe Pond, Sunderland;

Big Mud Pond, Mt. Tabor; Blake Pond, Sutton; Bourn Pond, Sunderland; Branch Pond, Sunderland; Cary Pond, Walden; Cow Mountain Pond, Granby; Griffith Lake, Mt. Tabor; Jobs Pond, Westmore; Lake Pleiad, Hancock; Lewis Pond, Lewis; Little Rock Pond, Wallingford; Martins Pond, Peacham; Mud Pond, Hyde Park; North Pond, Chittenden; Notch Pond, Ferdinand; Red Mill Pond, Woodford; Sterling Pond, Cambridge; South America Pond, Ferdinand; Stratton Pond, Stratton; Unknown Pond, Averys Gore; Unknown Pond, Ferdinand; West Mountain Pond, Maidstone

and any additional waters created or reclaimed by the Department. This regulation shall be posted at all waters affected.

VERMONT GENERAL ASSEMBLY

The Vermont Statutes Online

Title 10 : Conservation And Development Chapter 103 : Department Of Fish And Wildlife Subchapter 002 : Regulatory Powers Over Fish And Wildlife (Cite as: 10 V.S.A. § 4081)

§ 4081. Policy

(a)(1) As provided by Chapter II, § 67 of the Constitution of the State of Vermont, the fish and wildlife of Vermont are held in trust by the State for the benefit of the citizens of Vermont and shall not be reduced to private ownership. The State of Vermont, in its sovereign capacity as a trustee for the citizens of the State, shall have ownership, jurisdiction, and control of all of the fish and wildlife of Vermont.

(2) The Commissioner of Fish and Wildlife shall manage and regulate the fish and wildlife of Vermont in accordance with the requirements of this part and the rules of the Fish and Wildlife Board. The protection, propagation control, management, and conservation of fish, wildlife, and fur-bearing animals in this State are in the interest of the public welfare. The State, through the Commissioner of Fish and Wildlife, shall safeguard the fish, wildlife, and fur-bearing animals of the State for the people of the State, and the State shall fulfill this duty with a constant and continual vigilance.

(b) Notwithstanding the provisions of 3 V.S.A. § 2803, the Fish and Wildlife Board shall be the State agency charged with carrying out the purposes of this subchapter.

(c) An abundant, healthy deer herd is a primary goal of fish and wildlife management. The use of a limited unit open season on antlerless deer shall be implemented only after a scientific game management study by the Department of Fish and Wildlife supports such a season.

(d) Annually, the Department shall update a scientific management study of the State deer herd. The study shall consider data provided by Department biologists and citizen testimony taken under subsection (f) of this section.

(e) Based on the results of the updated management study and citizen testimony, the Board shall decide whether an antlerless deer hunting season is necessary and if so how many permits are to be issued. If the Board determines that an antlerless season is necessary, it shall adopt a rule creating one and the Department shall then administer an antlerless program.

(f) Annually, the Department shall hold regional public hearings to receive testimony and data from concerned citizens about their knowledge and concerns about the deer herd. The Board shall identify the regions by rule.

(g) If the Board finds that an antlerless season is necessary to maintain the health and size of the herd, the Department shall administer an antlerless deer program. Annually, the Board shall determine how many antlerless permits to issue in each wildlife management unit. For a nonrefundable fee of \$10.00 for residents and \$25.00 for nonresidents, a person may apply for a permit. Each person may submit only one application for a permit. The Department shall allocate the permits in the following manner:

(1) A Vermont landowner, as defined in section 4253 of this title, who owns 25 or more contiguous acres and who applies shall receive a permit for antlerless hunting in the management unit on which the land is located before any are given to people eligible under subdivision (2) of this subsection. If the land is owned by more than one individual, corporation, or other entity, only one permit shall be issued. Landowners applying for antlerless permits under this subdivision shall not, at the time of application or thereafter during the regular hunting season, post their lands except under the provisions of section 4710 of this title. As used in this section, "post" means any signage that would lead a reasonable person to believe that hunting is restricted on the land. If the number of landowners who apply exceeds the number of permits for that district, the Department shall award all permits in that district to landowners by lottery.

(2) Permits remaining after allocation pursuant to subdivision (1) of this subsection shall be issued by lottery.

(3) Any permits remaining after permits have been allocated pursuant to subdivisions (1) and (2) of this subsection shall be issued by the Department for a \$10.00 fee for residents. Ten percent of the remaining permits may be issued to nonresident applicants for a \$25.00 fee. (Added 1961, No. 119, § 1, eff. May 9, 1961; amended 1979, No. 68, § 1, eff. May 8, 1979; 1979, No. 126 (Adj. Sess.); 1979, No. 189 (Adj. Sess.), § 3, eff. date, see note set out below; 1983, No. 158 (Adj. Sess.), eff. April 13, 1984; 1989, No. 140 (Adj. Sess.), § 1; 1989, No. 248 (Adj. Sess.); 1991, No. 16; 1991, No. 230 (Adj. Sess.), § 6; 1997, No. 99 (Adj. Sess.), § 1; 1997, No. 155 (Adj. Sess.), § 53a, eff. Jan. 1, 1999; 2003, No. 136 (Adj. Sess.), § 2; 2011, No. 54, § 2; 2011, No. 54, § 9, eff. May 31, 2011; 2013, No. 78, § 2.)

VERMONT GENERAL ASSEMBLY

The Vermont Statutes Online

Title 10 : Conservation And Development Chapter 103 : Department Of Fish And Wildlife Subchapter 002 : Regulatory Powers Over Fish And Wildlife (Cite as: 10 V.S.A. § 4082)

§ 4082. Vermont Fish and Wildlife Regulations

(a) The Board may adopt rules, under 3 V.S.A. chapter 25, to be known as the "Vermont Fish and Wildlife Regulations" for the regulation of fish and wild game and the taking thereof except as otherwise specifically provided by law. The rules shall be designed to maintain the best health, population, and utilization levels of the regulated species and of other necessary or desirable species that are ecologically related to the regulated species. The rules shall be supported by investigation and research conducted by the Department on behalf of the Board.

(b)(1) Except as provided for under subdivision (2) of this subsection, the Board annually may adopt rules relating to the management of migratory game birds, and shall follow the procedures for rulemaking contained in 3 V.S.A. chapter 25. For each such rule, the Board shall conduct a hearing but, when necessary, may schedule the hearing for a day before the terms of the rule are expected to be determined.

(2) Beginning with the 2015 hunting season, the Board may set by procedure the daily bag and possession limits of migratory game birds that may be harvested in each Waterfowl Hunting Zone annually without following the procedures for rulemaking contained in 3 V.S.A. chapter 25. The annual daily bag and possession limits of migratory game birds shall be consistent with federal requirements. Prior to setting the migratory game bird daily bag and possession limits, the Board shall provide a period of not less than 30 days of public notice and shall conduct at least two public informational hearings. The final migratory game bird daily bag and possession limits shall be enforceable by the Department under its enforcement authority in part 4 of this title.

(c) The Board may set by procedure the annual number of antlerless deer that can be harvested in each Wildlife Management Unit and the annual number of moose that can be harvested in each Wildlife Management Unit without following the procedures for rulemaking contained in 3 V.S.A. chapter 25. The annual numbers of antlerless deer and moose that can be harvested shall be supported by investigation and research conducted by the Department on behalf of the Board. Prior to setting the antlerless deer and moose permit numbers, the Board shall provide a period of not less than 30 days of public notice and shall conduct at least three public informational hearings. The public

informational hearings may be conducted simultaneously with the regional antlerless deer meetings required by 10 V.S.A. App. § 2b. The final annual antlerless deer and moose harvest permit numbers shall be enforceable by the Department under its enforcement authority in part 4 of this title. The final annual antlerless deer and moose harvest permit numbers shall be reported to the House Committee on Natural Resources, Fish, and Wildlife as part of the annual deer report required under section 4084 of this title. The provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the report to be made under this subsection. (Added 1961, No. 119, § 1, eff. May 9, 1961; amended 1979, No. 66, § 1; 1979, No. 68, § 2, eff. May 8, 1979; 1979, No. 148 (Adj. Sess.), §§ 3, 4, eff. April 24, 1980; 1985, No. 215 (Adj. Sess.), § 5, eff. June 2, 1986; 2013, No. 78, § 3; 2013, No. 116 (Adj. Sess.), § 4; 2017, No. 154 (Adj. Sess.), §§ 1, 21, eff. May 21, 2018.)

VERMONT GENERAL ASSEMBLY

The Vermont Statutes Online

Title 10 : Conservation And Development Chapter 103 : Department Of Fish And Wildlife Subchapter 002 : Regulatory Powers Over Fish And Wildlife (Cite as: 10 V.S.A. § 4083)

§ 4083. Fish

Any rule or amendment to a rule adopted pursuant to this subchapter that relates to fish may apply to all or any portion of the State and may address any or all of the following as to any species or varieties of fish:

(1) establish, extend, shorten, or abolish open seasons and closed seasons;

(2) establish, change, or abolish daily limits, season limits, possession limits, and size limits;

(3) establish and change territorial limits for the pursuit, taking, or killing of any species or varieties, and close or open lakes, streams, or parts thereof;

(4) prescribe the manner and the means of pursuing, taking, or killing any species or variety, including the prescribing of type or kinds of bait, lures, tackle, equipment, traps, or any other means or devices for taking such fish;

(5) prescribe such rules relating to transportation and exportation of fish as may be necessary for the enforcement of this part;

(6) establish rules regarding the purchase and sale of fish caught in Vermont, including prohibiting the sale of specified fish, seasons, limits, reporting requirements, and the manner and means of pursuing or taking fish, in accordance with the requirements of part 4 of this title. (Added 1961, No. 119, § 1, eff. May 9, 1961; amended 2015, No. 145 (Adj. Sess.), § 1, eff. Jan. 1, 2017; 2017, No. 113 (Adj. Sess.), § 44f.)



Proposed Rules Postings A Service of the Office of the Secretary of State

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Deadline For Public Comment

Deadline: May 19, 2023

Please submit comments to the agency or primary contact person listed below, before the deadline.

Rule Details

Rule Number:23P008Title:10 V.S.A. Appendix § 141 Baitfish Regulation.Type:StandardStatus:ProposedAgency:Vermont Fish and Wildlife Board	
Type: Standard Status: Proposed	
Status: Proposed	
Agency: Vermont Fish and Wildlife Board	
Legal Authority: 10 V.S.A. §§ 4081-4083	
Summary: The purpose of the baitfish rule is to protect Vermont water invasive species and diseases that would adversely impact fisheries and aquatic ecosystem. The proposed rule amend revise the terminology describing the waters where baitfiss "restricted" and specifially cannot be used or transported. also amends the list of bait restricted waters to protect the	t Iments ih is The rule
fisheries in the appropriate waterbodies.	
Persons Affected: Department staff including wardens; individuals who fish, guides, and individuals and businesses who sell baitfish.	, fishing
Economic Impact: This proposal will have no economic effect but will increa fishing opportunities in Vermont.	ise
Posting date: Mar 29,2023	

Hearing Information



Venner Process

Information for Hearing # 1 05-10-2023 6:30 PM (ADD TO YOUR CALENDAR)

ANR Annex Building
190 Junction Road
Berlin
VT
05602

Contact Information

Hearing date:

Information for Contact #1

Level:	Primary
Name:	Catherine J. Gessing
Agency:	Department of Fish and Wildlife, Agency of Natural Resources
Address:	1 National Life Dr. Davis 2
City:	Montpelier
State:	VT
Zip:	05620-3208
Telephone;	802-595-3331
Fax:	802-828-1250
Email:	catherine.gjessing@vermont.gov
	SEND A COMMENT
Website	https://vtfishandwildlife.com/about-us/fish-and-wildlife-board/board-rules
Address:	VIEW WEBSITE

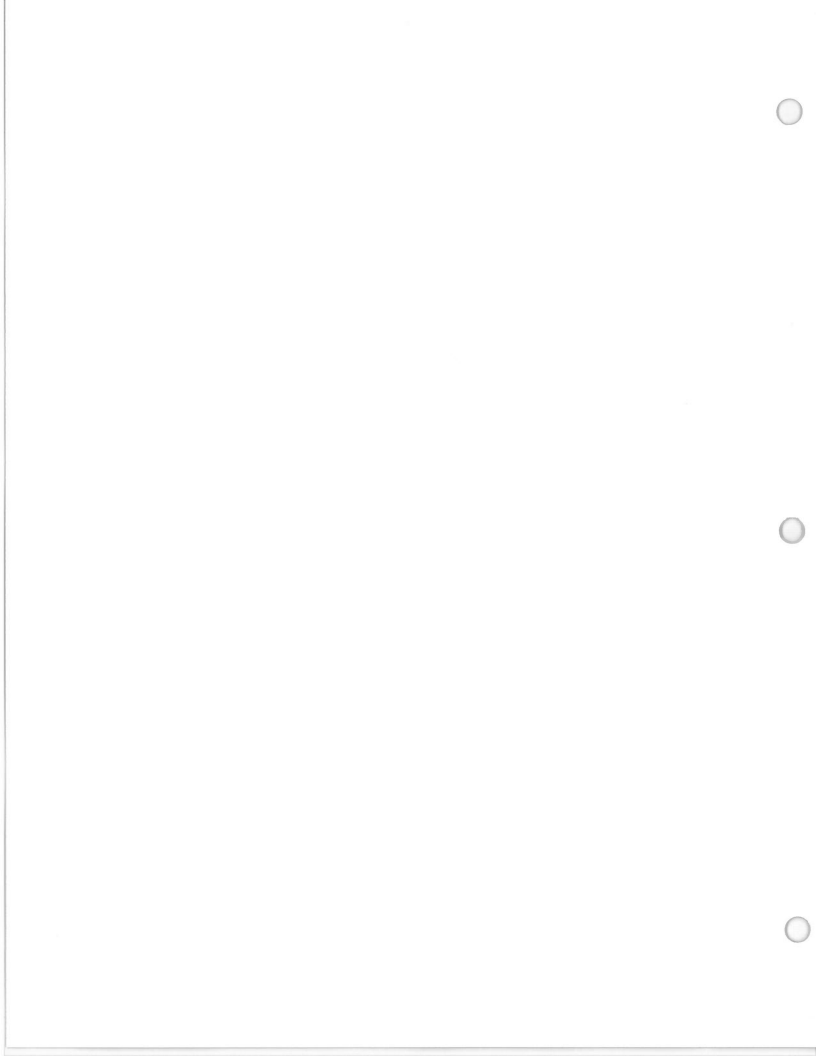
Information for Contact #2

Level:	Secondary
Name:	Eric Palmer
Agency:	Department of Fish and Wildlife, Agency of Natural Resources
Address:	1 National Life Drive, Davis 2
City:	Montpelier
State:	VT
Zip:	05620-3208
Telephone:	802-535-7635
Fax:	802-828-1250
Email:	eric.palmer@vermont.gov
	SEND A COMMENT

Keyword Information

Keywords:

fish fishing angling bait restricted waters



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VERMONT STATE ARCHIVES & RECORDS ADMINISTRATION (VSARA)

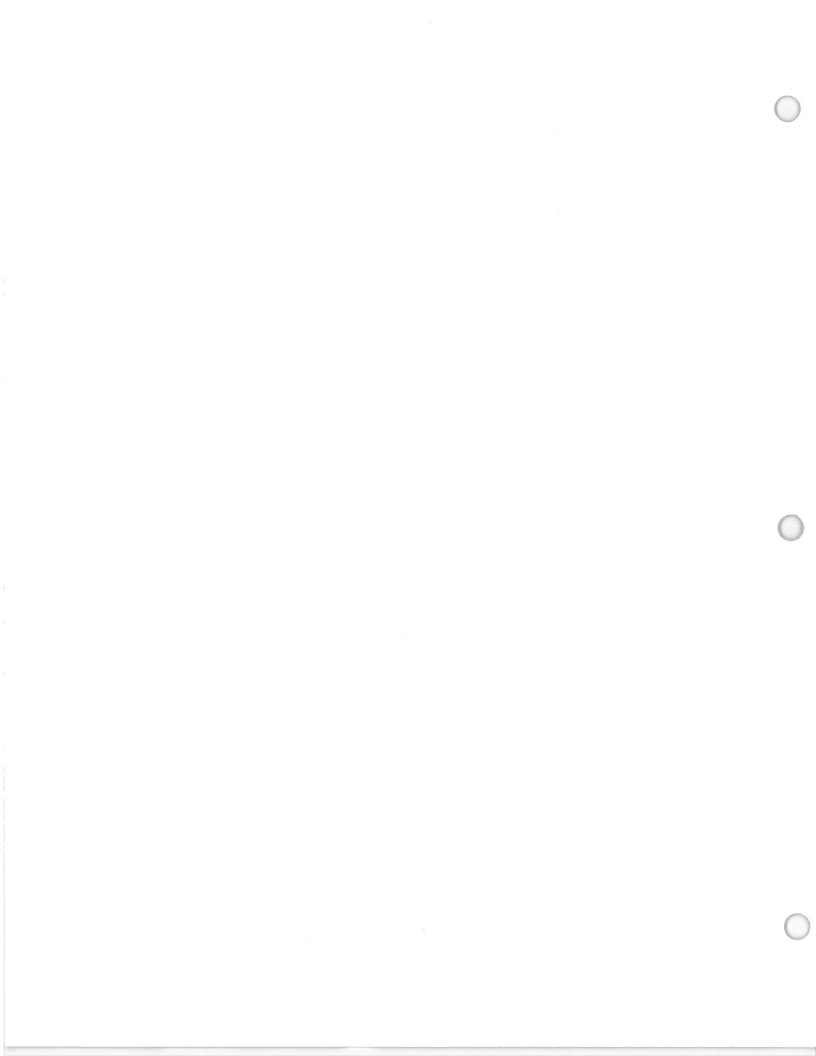
(802) 828-2863

70	Seven Days	Tel: (802) 865-1020 x110.
TO:	Legals (<u>legals@sevendaysvt.com)</u> Kaitlin Montgomery(<u>kaitlin@sevendaysvt.com</u>)	Attn: Kaitlin Montgomery
	The Caledonian Record Julie Poutré (<u>adv@caledonian-record.com</u>)	Tel: 748-8121
	Times Argus / Rutland Herald Melody Hudson (<u>classified.ads@rutlandherald.com</u>) Elizabeth Marrier <u>elizabeth.marrier@rutlandherald.com</u>)	Tel: 802-747-6121 ext 2238 FAX: 802-776-5600
	The Valley News (advertising@vnews.com)	Tel: 603-298-8711 FAX: 603-298-0212
	The Addison Independent (legals@addisonindependent.com)	Tel: 388-4944 FAX: 388-3100 Attn: Display Advertising
	The Bennington Banner / Brattleboro Reformer Lylah Wright (<u>lwright@reformer.com</u>)	Tel: 254-2311 ext. 132 FAX: 447-2028 Attn: Lylah Wright
	The Chronicle (ads@bartonchronicle.com)	Tel: 525-3531 FAX: 525-3200
	Herald of Randolph (ads@ourherald.com)	Tel: 728-3232 FAX: 728-9275 Attn: Brandi Comette
	Newport Daily Express (jlafoe@newportvermontdailyexpress.com)	Tel: 334-6568 FAX: 334-6891 Attn: Jon Lafoe
	News & Citizen (<u>mike@stowereporter.com)</u> Irene Nuzzo (irene@newsandcitizen.com and ads@stowereporter .com removed from distribution list per Lisa Stearns.	Tel: 888-2212 FAX: 888-2173 Attn: Bryan
	St. Albans Messenger Legals (<u>legals@samessenger.com</u>)	Tel: 524-9771 ext. 117 FAX: 527- 1948 Attn: Ben Letourneau
	The Islander (islander@vermontislander.com)	Tel: 802-372-5600 FAX: 802-372-3025
	Vermont Lawyer (hunter.press.vermont@gmail.com)	Attn: Will Hunter

FROM:	APA Coordinator, VSARA	Date of Fax:	March 27, 2023
RE: The	"Proposed State Rules " ad copy to run o	n	April 6, 2023
PAGES I	NCLUDING THIS COVER MEMO:	3	

NOTE 8-pt font in body. 12-pt font max. for headings - single space body. Please include dashed lines where they appear in ad copy. Otherwise minimize the use of white space. Exceptions require written approval.

If you have questions, or if the printing schedule of your paper is disrupted by holiday etc. please contact VSARA at 802-828-3700, or E-Mail <u>sos.statutoryfilings@vermont.gov</u>, Thanks.



PROPOSED STATE RULES

By law, public notice of proposed rules must be given by publication in newspapers of record. The purpose of these notices is to give the public a chance to respond to the proposals. The public notices for administrative rules are now also available online at https://secure.vermont.gov/SOS/rules/. The law requires an agency to hold a public hearing on a proposed rule, if requested to do so in writing by 25 persons or an association having at least 25 members.

To make special arrangements for individuals with disabilities or special needs please call or write the contact person listed below as soon as possible.

To obtain further information concerning any scheduled hearing(s), obtain copies of proposed rule(s) or submit comments regarding proposed rule(s), please call or write the contact person listed below. You may also submit comments in writing to the Legislative Committee on Administrative Rules, State House, Montpelier, Vermont 05602 (802-828-2231).

Reach Up Eligibility Rules.

Vermont Proposed Rule: 23P006

AGENCY: Agency of Human Services

CONCISE SUMMARY: The Reach Up program provides cash assistance and support services to low income families. The Reach Up Eligibility rules govern the eligibility criteria for the Reach Up program. The proposed rule reorganizes and renumbers the rules to conform to a standard outline format, updates terminology, updates statutory references, and replaces deficit-based language with strengths-based language (for example, using the term "engagement" instead of "compliance"). Substantive changes to the content of the rule include:(1) allowing temporary absences to be approved when a child is voluntarily placed outside of the home (rule 2228.2); (2)removing the requirement that participants with over 60 months of assistance must complete a two-week period of compliance before benefits are approved and eliminating the two-month break in benefits for such participants (rule 2234.2); and (3) allowing pregnant individuals with substance use disorders to qualify for benefits under the high-risk pregnancy criteria (rule 2235).

FOR FURTHER INFORMATION, CONTACT: Heidi Moreau, Department for Children and Families, 280 State Drive, Waterbury, Vermont 05671-1201 Tel: 802-595-9639 Email: <u>heidi.moreau@vermont.gov</u>. URL: <u>https://dcf.vermont.gov/esd/laws-rules/propose</u>.

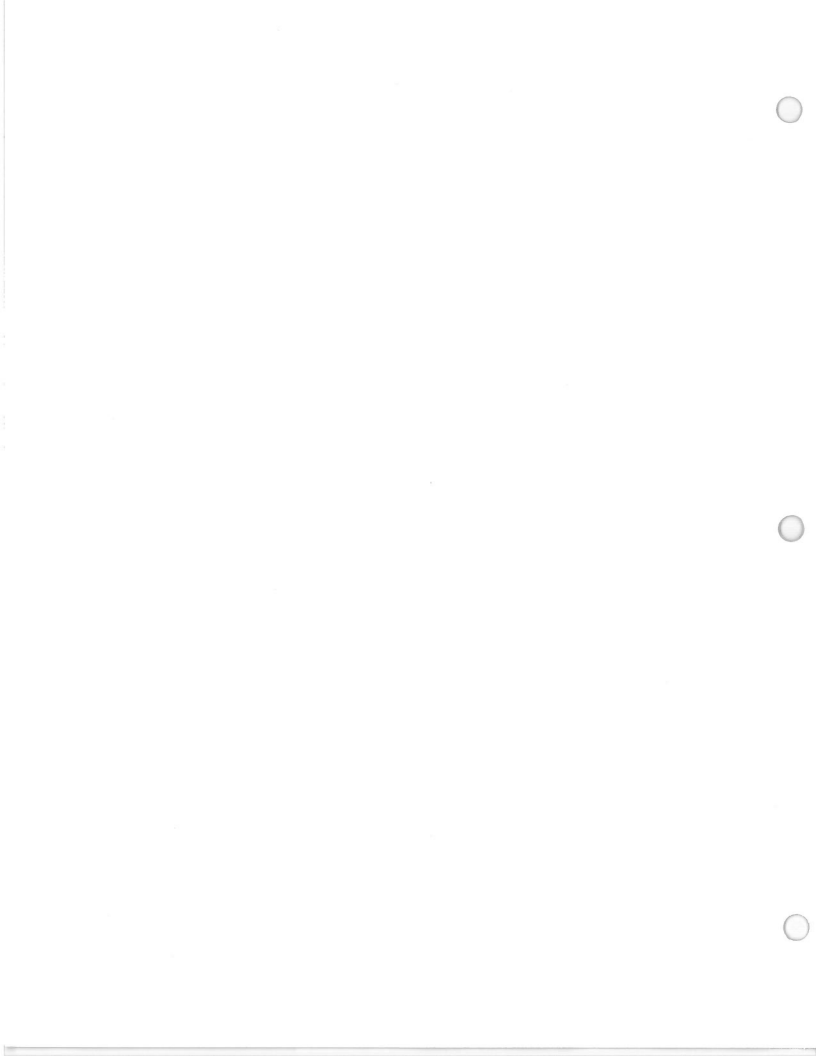
FOR COPIES: Erin Oalican, Department for Children and Families, Economic Services Division 280 State Drive, Waterbury, Vermont 05671-1201 Tel: 802-585-4621 Email: <u>erin.oalican@vermont.gov</u>.

Reach Up Services Rules.

Vermont Proposed Rule: 23P007

AGENCY: Agency of Human Services

CONCISE SUMMARY: The Reach Up program provides cash assistance and support services to low income families. The rule governs participation requirements for families receiving Reach Up assistance. The proposed rule reorganizes the rules to conform to a standard outline format, updates terminology, updates statutory references, and replaces deficit-based language with strengths-based language. The proposed rule eliminates



the independent medical review process as required by Act 133 of 2022. Additional changes to the content of the rule include:(1) Adding language to the good cause rule giving the Department discretion to determine good cause for non-engagement (i.e. non-participation with program requirements) (rule 2331.2);(2) Allowing households that have received 60+ months of assistance to participate in conciliations (a process to re-engage participants)(rule 2332.1); and (3) Removing the one- time-per-year limit on conciliations and allowing participants to utilize the conciliation process for each instance of non-engagement(rule 2332.1).

FOR FURTHER INFORMATION, CONTACT: Heidi Moreau, Department for Children and Families, 280 State Drive, Waterbury, Vermont 05671-1201 Tel: 802-595-9639 Email: <u>heidi.moreau@vermont.gov</u>. URL: <u>https://dcf.vermont.gov/esd/laws-rules/propose</u>.

FOR COPIES: Erin Oalican, Department for Children and Families, Economic Services Division 280 State Drive, Waterbury, Vermont 05671-1201 Tel: 802-585-4621 Email: <u>erin.oalican@vermont.gov</u>.

10 V.S.A. Appendix § 141 Baitfish Regulation.

Vermont Proposed Rule: 23P008

AGENCY: Vermont Fish and Wildlife Board

CONCISE SUMMARY: The purpose of the baitfish rule is to protect Vermont waters from invasive species and diseases that would adversely impact fisheries and aquatic ecosystem. The proposed rule amendments revise the terminology describing the waters where baitfish is "restricted" and specifically cannot be used or transported. The rule also amends the list of bait restricted waters to protect the fisheries in the appropriate waterbodies.

FOR FURTHER INFORMATION, CONTACT: Catherine Gjessing, Vermont Fish and Wildlife Department, 1 National Life Drive, Davis 2, Montpelier, VT 05620-3208 Tel: 802-595-3331 Fax: 802-828-1250 Email: <u>catherine.gjessing@vermont.gov</u> URL: <u>https://vtfishandwildlife.com/about-us/fish-and-wildlife-board/board-rules</u>.

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