



STATE OF DELAWARE
DEPARTMENT OF NATURAL RESOURCES
AND ENVIRONMENTAL CONTROL

OFFICE OF THE
SECRETARY

89 KINGS HIGHWAY
DOVER, DELAWARE 19901

PHONE: (302) 739-9000
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Secretary's Order No.: 2016-F-0046

RE: Approving Final Regulations to Amend 7 DE Admin. Code §§3503-05, as follows, to wit: 7 DE Admin. Code 3503: *Striped Bass Recreational Fishing Seasons; Methods of Take; Creel Limit; Possession Limit*; 7 DE Admin. Code 3504: *Striped Bass Possession Size Limit; Exceptions*; 7 DE Admin. Code 3505: and *Striped Bass Commercial Fishing Seasons; Quotas; Tagging and Reporting Requirements*

Date of Issuance: November 15, 2016

Effective Date of the Amendment: December 11, 2016

Under the authority vested in the Secretary of the Department of Natural Resources and Environmental Control ("Department" or "DNREC") pursuant to 7 *Del.C.* §§6006, 6010, the following findings of fact based on the record, reasons and conclusions are entered as an Order of the Secretary in the above-referenced regulatory proceeding.

Background, Procedural History and Findings of Fact

This Order relates to proposed regulation Amendments to 7 DE Admin. Code §§3503-05, as follows, to wit: 7 DE Admin. Code 3503: *Striped Bass Recreational Fishing Seasons; Methods of Take; Creel Limit; Possession Limit*; 7 DE Admin. Code 3504: *Striped Bass Possession Size Limit; Exceptions*; and 7 DE Admin. Code 3505: *Striped Bass Commercial Fishing Seasons; Quotas; Tagging and Reporting Requirements*. (hereinafter referred to as "*Striped Bass regulations*"). The Department's

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Division of Fish and Wildlife commenced the regulatory development process with Start Action Notice 2016-13 dated September 2, 2016. The Department published its initial proposed regulation Amendments in the October 1, 2016 *Delaware Register of Regulations*. The Department then held a public hearing on October 24, 2016. Consistent with 29 *Del.C.* §10118(a), the public hearing record remained open for public comment through November 8, 2016.

This promulgation seeks to amend Delaware's tidal finfish regulations pertaining to the recreational and commercial Striped Bass fisheries. The Department previously removed an unnecessary harvest constraint (i.e., slot size limit) on the commercial fishery (which had resulted in the needless waste of Striped Bass) through the Secretary's Emergency Order No. 2016-F-0027 (published in the July 1, 2016 edition of the *Delaware Register of Regulations*), pursuant to 29 *Del.C.* §10119 and 7 *Del. C.* §903(h) (20 DE Reg. 6 [07/01/16]). That emergency action was then extended for an additional ninety (90) days by subsequent Secretary's Emergency Order No. 2016-F-0039 (published in the October 1, 2016 *Delaware Register of Regulations*).

The purpose of this regulatory promulgation is to (1) adopt as final the aforementioned proposed Amendments to these *Striped Bass* regulations ("Amendments") consistent with the aforementioned prior Secretary's Emergency Orders 2016-F-0027 and 2016-F-0039, (2) modify Striped Bass tagging requirements for consistency with the recently adopted 7 *Del.C.* §943 (previously known as HB 79), and (3) incorporate several additional measures to address tracking, reporting, and quota management in the commercial fishery, as noted in Addendum III to Amendments 6 to the Atlantic Striped Bass Interstate Fishery Management Plan. The proposed Amendments to Delaware's

existing *Striped Bass Regulations* were presented and thoroughly vetted by the Department at the public hearing on October 24, 2016. Members of the public attended said public hearing, and substantive comment was offered at that time with regard to this proposed regulatory promulgation. Pursuant to Delaware law, the record remained open for fifteen (15) additional days subsequent to the date of the public hearing, for the purpose of receiving additional public comment. Again, all proper notification and noticing requirements concerning this proposed promulgation were met by the Department in this matter.

The hearing record formally closed with regard to public comment at close of business on November 8, 2016. At that time, all comments received from the public (both at the time of the hearing and during the post-hearing process) were thoroughly reviewed by responsible Department staff, and a formal Technical Response Memorandum (“TRM”), as incorporated into the Hearing Officer’s Report as Appendix “A”, was prepared by Stewart Michels in response to the same. This TRM, dated November 10, 2016, set forth the Department’s position with respect to the comment received concerning this proposed promulgation, and also took into consideration discussions held with the Tidal Finfisheries Advisory Council at its October 19, 2016 meeting. It is the position of the Department’s Division of Fish and Wildlife that the proposed amendments to 7 DE Admin. Code §§ 3503, 3504, as well as Sections 2.0, 3.0, 4.0, 6.0, 7.0, 11.0, and 13.0 of 7 DE Admin. Code §3505, are necessary, prudent and reasonable. The hearing record generated in this matter reflects that public comment supported implementation of measures consistent with 7 *Del.C.* §943 (formally HB 79), as well as measures to remove the unnecessary harvest constraints on the Striped Bass

commercial fishery. While it is true that some commenters indicated they would prefer no amendments to 7 DE Admin. Code §3505, support was expressed for changes pertaining to harvester tagging consistent with 7 *Del.C.* §943, which is reflected in the proposed amendment to Section 6.0 of that existing regulation.

The Division of Fish and Wildlife notes in its TRM that it appreciates several salient points that emerged with respect to some comments regarding various sections of 7 DE Admin. Code §3505 as part of the public hearing process, and believes that the same are worthy of further consideration by the agency prior to moving forward with final promulgation of the same.

Mr. Michel's TRM details the concerns voiced by commenters with regard to the proposed amendments to the following portions of 7 DE Admin. Code §3505: Sections 1.0, 12.0, and 14.0. The TRM further notes that, in response to the concerns voiced by the public over the proposed amendments to these three sections, the Division of Fish and Wildlife does not object to further deliberations with industry regarding the application of the following matters prior to making any decisions regarding amending the regulation:

1. How best to administer registration and tag distribution (Section 1.0);
2. The application of weigh station tags (Section 12.0); and
3. Proposed measures for improved tag accountability, the duration of fishery participation penalties, and overall strengthening of quota monitoring and accountability, consistent with the recommendations of Addendum III to Amendment 6 to the Striped Bass Fishery Management Plan (Section 14.0).

In deference to the concerns and comments received on the above Sections of 3505, the Department's Division of Fish and Wildlife proposes to formally *withdraw the*

proposed amendments to Sections 1.0, 12.0, and 14.0 of 7 DE Admin. Code §3505, in order to give additional time and consideration to the same, and will reserve any proposed regulatory action with respect to these specific regulations for a future promulgation, following the normal APA process. The remaining proposed amendments to 7 DE Admin. Code §§3503-05, however, will continue to move forward at this time as part of this present ongoing proposed regulatory promulgation.

The Department's presiding hearing officer, Lisa A. Vest, prepared a Hearing Officer's Report dated November 14, 2016 ("Report"). The Report documents the proper completion of the required regulatory amendment process, establishes the record, and recommends the adoption of the proposed *revised* Amendments as attached to the Report as Appendix "B".

Reasons and Conclusions

Based on the record developed by the Department's experts and established by the Hearing Officer's Report, I find that the proposed regulatory Amendments to 7 DE Admin. Code §§3503-05: *Striped Bass Regulations* are well-supported. Therefore, the recommendations of the Hearing Officer are hereby adopted, and I direct that the proposed *revised* regulatory Amendments be promulgated as final.

I find that the Department's experts in the Division of Fish and Wildlife fully developed the record to support adoption of these *revised* regulatory Amendments. The adoption of these regulatory Amendments will allow Delaware to (1) adopt provisions consistent with the aforementioned prior Secretary's Emergency Orders 2016-F-0027 and 2016-F-0039, (2) modify Striped Bass tagging requirements for consistency with the recently adopted 7 *Del.C.* §943 (previously known as HB 79), and (3) incorporate several

additional measures to address tracking, reporting, and quota management in the commercial fishery, as noted in Addendum III to Amendments 6 to the Atlantic Striped Bass Interstate Fishery Management Plan.

In conclusion, the following reasons and conclusions are entered:

1. The Department has the statutory basis and legal authority to act with regard to the proposed *revised* amendments to 7 DE Admin. Code §§3503-05, pursuant to 7 Delaware Code, Sections 901 (c) & (d), 903(e)(2)a, and 903(h);

2. The Department has jurisdiction under its statutory authority, pursuant to 7 *Del.C.* Ch. 60, to issue an Order adopting these proposed *revised* regulatory amendments as final, as shown in Appendix “B”;

3. The Department provided adequate public notice of the proposed regulatory amendments and all proceedings in a manner required by the law and regulations, provided the public with an adequate opportunity to comment on the proposed regulatory amendments, including at the time of the public hearing held on October 24, 2016, and held the record open through close of business on November 8, consistent with 29 *Del.C.* §10118(a), in order to consider public comment on these proposed regulatory amendments before making any final decision;

4. The Department’s Hearing Officer’s Report, including its established record and the recommended proposed regulatory Amendments as set forth in Appendix “B”, are hereby adopted to provide additional reasons and findings for this Order;

5. The adoption of the proposed *revised* regulatory amendments to 7 DE Admin. Code §§3503-5: *Striped Bass Regulations*, will allow Delaware to (1) adopt provisions consistent with the aforementioned prior Secretary’s Emergency Orders 2016-F-

0027 and 2016-F-0039, (2) modify Striped Bass tagging requirements for consistency with the recently adopted 7 *Del.C.* §943 (previously known as HB 79), and (3) incorporate several additional measures with Sections 2.0, 3.0, 4.0, 6.0 7.0, 11.0 and 13.0 of 7 DE Admin. Code §3505, to address tracking, reporting, and quota management in the commercial fishery, as noted in Addendum III to Amendments 6 to the Atlantic Striped Bass Interstate Fishery Management Plan;

6. In deference to the concerns and comments received on Sections 1.0, 12.0, and 14.0 of 7 DE Admin. Code §3505, the Department's Division of Fish and Wildlife will formally *withdraw the proposed amendments to those Sections*, in order to give additional time and consideration to the same, and will reserve any proposed regulatory action with respect to these specific sections of this regulation for a future promulgation;

7. The Department has reviewed these proposed regulatory Amendments in the light of the Regulatory Flexibility Act, consistent with 29 *Del.C.* Ch. 104, and believes the same to be lawful, feasible and desirable, and that the recommendations as proposed should be applicable to all Delaware citizens equally;

7. The Department's proposed regulatory Amendments, as published in the October 1, 2016 *Delaware Register of Regulations*, and as *revised and* set forth in Appendix "B" of the aforementioned Report, are adequately supported, are not arbitrary or capricious, and are consistent with the applicable laws and regulations. Consequently, they are approved as final regulatory amendments, which shall go into effect ten days after their publication in the next available issue of the *Delaware Register of Regulations*; and

8. The Department shall submit this Order approving as final the proposed Amendments to 7 DE Admin. Code §§3502-06: *Striped Bass* regulations to the *Delaware Register of Regulations* for publication in its next available issue, and provide such other notice as the law and regulation require and the Department determines is appropriate.



David S. Small
Secretary

HEARING OFFICER'S REPORT

TO: The Honorable David S. Small
Cabinet Secretary, Department of Natural Resources and Environmental Control

FROM: Lisa A. Vest 
Public Hearing Officer, Office of the Secretary
Department of Natural Resources and Environmental Control

RE: **Proposed Regulation Amendments to 7 DE Admin. Code §§3503-05, as follows, to wit: 7 DE Admin. Code 3503: *Striped Bass Recreational Fishing Seasons; Methods of Take; Creel Limit; Possession Limit*; 7 DE Admin. Code 3504: *Striped Bass Possession Size Limit; Exceptions*; and 7 DE Admin. Code 3505: *Striped Bass Commercial Fishing Seasons; Quotas; Tagging and Reporting Requirements*.**

DATE: November 14, 2016

I. BACKGROUND AND PROCEDURAL HISTORY:

A public hearing was held on Monday, October 24, 2016, at 6:00 p.m. at the Department of Natural Resources and Environmental Control (“DNREC”, “Department”), 89 Kings Highway, Dover, Delaware to receive comment on proposed amendments (“Amendments”) to 7 DE Admin. Code §§3503-05, as follows, to wit: 7 DE Admin. Code 3503: *Striped Bass Recreational Fishing Seasons; Methods of Take; Creel Limit; Possession Limit*; 7 DE Admin. Code 3504: *Striped Bass Possession Size Limit; Exceptions*; and 7 DE Admin. Code 3505: *Striped Bass Commercial Fishing Seasons; Quotas; Tagging and Reporting Requirements* (hereinafter referred to as “*Striped Bass regulations*”). This proposed promulgation seeks to amend Delaware’s tidal finfish regulations pertaining to the recreational and commercial Striped Bass fisheries. The Department previously removed an unnecessary harvest constraint (i.e., slot size limit) on the commercial fishery (which had resulted in the needless waste of Striped Bass) through the Secretary’s Emergency Order No. 2016-F-0027 (published in the July 1, 2016

edition of the *Delaware Register of Regulations*), pursuant to 29 *Del.C.* §10119 and 7 *Del. C.* §903(h) (20 DE Reg. 6 [07/01/16]). That emergency action was then extended for an additional ninety (90) days by subsequent Secretary's Emergency Order No. 2016-F-0039 (published in the October 1, 2016 *Delaware Register of Regulations*). This present action seeks to now adopt those measures through the normal regulatory development process.

In addition to the need to formally adopt the provisions of the Emergency Orders referenced above, the Department's proposed Amendments also seek to modify Striped Bass tagging requirements for consistency with the recently adopted 7 *Del.C.* §943 (previously known as HB 79). Specifically, these proposed Amendments provide for tagging of Striped Bass by commercial harvesters at any time prior to landing (i.e., before landing or putting on shore), and clarify that recreational anglers are not required to tag Striped Bass. Several additional measures have been proposed as well, to address tracking, reporting, and quota management in the commercial fishery, as noted in Addendum III to Amendments 6 to the Atlantic Striped Bass Interstate Fishery Management Plan. Among the measures being proposed by the Department at this time are (1) lost tag reporting; (2) application of weigh station tags within twelve (12) hours of landing; and (3) actions to be taken by anglers to ensure compliance with commercial reporting and tagging requirements.

The Department has the statutory basis and legal authority to act with regard to the proposed amendments to 7 DE Admin. Code §§3503-05, pursuant to 7 Delaware Code, Sections 901 (c) & (d), 903(e)(2)a, and 903(h). Members of the public attended the October 24, 2016 hearing, and substantive comment was received by the Department with regard to the proposed measures referenced above. It should also be noted that all proper notification and noticing

requirements concerning this matter were met by the Department. Proper notice of the hearing was provided as required by law.

II. SUMMARY OF THE PUBLIC HEARING RECORD:

The public hearing record consists of the following documents: (1) a verbatim transcript; (2) sixteen documents introduced by responsible Department staff at the public hearing held on October 24, 2016, and marked by this Hearing Officer accordingly as Department Exhibits 1-16; and (3) Technical Response Memorandum (“TRM”) from Stewart Michels, Program Manager, DNREC Division of Fish & Wildlife, dated November 10, 2016. The Department’s person primarily responsible for the drafting and overall promulgation of these proposed Amendments, Stewart Michels, developed the record with the relevant documents in the Department’s files.

As previously noted, the purpose of this proposed regulatory promulgation is to (1) adopt provisions consistent with the aforementioned prior Secretary’s Emergency Orders 2016-F-0027 and 2016-F-0039, (2) modify Striped Bass tagging requirements for consistency with the recently adopted 7 *Del.C.* §943 (previously known as HB 79), and (3) incorporate several additional measures to address tracking, reporting, and quota management in the commercial fishery, as noted in Addendum III to Amendments 6 to the Atlantic Striped Bass Interstate Fishery Management Plan. The proposed Amendments to Delaware’s existing *Striped Bass Regulations* were presented and thoroughly vetted by the Department at the public hearing on October 24, 2016. As noted previously, members of the public attended said public hearing, and offered substantive comment with regard to this proposed regulatory promulgation. Pursuant to Delaware law, the record remained open for fifteen (15) additional days subsequent to the date of the public hearing, for the purpose of receiving additional public comment. Again, all proper

notification and noticing requirements concerning this proposed promulgation were met by the Department in this matter.

The hearing record formally closed with regard to public comment at close of business on November 8, 2016. At that time, all comments received from the public (both at the time of the hearing and during the post-hearing process) were thoroughly reviewed by responsible Department staff and, at the request of this Hearing Officer, a formal TRM was prepared by Stewart Michels in response to the same. This TRM, dated November 10, 2016, set forth the Department's position with respect to the comment received concerning this proposed promulgation, and also took into consideration discussions held with the Tidal Finfisheries Advisory Council at its October 19, 2016 meeting. It is the position of the Department's Division of Fish and Wildlife that the proposed amendments to 7 DE Admin. Code §§ 3503, 3504, as well as Sections 2.0, 3.0, 4.0, 6.0, 7.0, 11.0, and 13.0 of 7 DE Admin. Code §3505, are necessary, prudent and reasonable. The hearing record generated in this matter reflects that public comment supported implementation of measures consistent with 7 *Del.C.* §943 (formally HB 79), as well as measures to remove the unnecessary harvest constraints on the Striped Bass commercial fishery.

While it is true that some commenters indicated they would prefer no amendments to 7 DE Admin. Code §3505, support was expressed for changes pertaining to harvester tagging consistent with 7 *Del.C.* §943, which is reflected in the proposed amendment to Section 6.0 of that existing regulation. The Division of Fish and Wildlife notes in its TRM that it appreciates several salient points that emerged with respect to some comments regarding various sections of 7 DE Admin. Code §3505 as part of the public hearing process, and believes that the same are

worthy of further consideration by the agency prior to moving forward with final promulgation of the same.

Mr. Michel's TRM details the concerns voiced by commenters with regard to the proposed amendments to the following portions of 7 DE Admin. Code §3505: Sections 1.0, 12.0, and 14.0. The TRM notes that, in response to the concerns voiced by the public over the proposed amendments to these three sections, the Division of Fish and Wildlife does not object to further deliberations with industry regarding the application of the following matters:

1. How best to administer registration and tag distribution (Section 1.0);
2. The application of weigh station tags (Section 12.0); and
3. Proposed measures for improved tag accountability, the duration of fishery participation penalties, and overall strengthening of quota monitoring and accountability, consistent with the recommendations of Addendum III to Amendment 6 to the Striped Bass Fishery Management Plan (Section 14.0).

In deference to the concerns and comments received on the above Sections of 3505, the Department's Division of Fish and Wildlife proposes to formally *withdraw the proposed amendments to Sections 1.0, 12.0, and 14.0 of 7 DE Admin. Code §3505*, in order to give additional time and consideration to the same, and will reserve any proposed regulatory action with respect to these specific regulations for a future promulgation. The remaining proposed amendments to 7 DE Admin. Code §§3503-05, however, will continue to move forward at this time as part of this present ongoing proposed regulatory promulgation.

Mr. Michels' TRM does an excellent job of identifying all of the relevant issues surrounding the Department's proposed actions as set forth above, and discusses the same in a thorough and balanced manner, which accurately reflects the information in the hearing record.

Thus, this TRM is expressly incorporated into this Report, and attached hereto for that purpose as Appendix “A”.

III. RECOMMENDED FINDINGS AND CONCLUSIONS:

Based on the record developed, I find and conclude that the Department has provided appropriate reasoning regarding the need for the proposed *revised* Amendments to 7 DE Admin. Code §§3503-05: *Striped Bass Regulations*, as noted above. Accordingly, I recommend promulgation of these proposed regulatory amendments in the customary manner provided by law.

Further, I recommend the Secretary adopt the following findings and conclusions:

1. The Department has the statutory basis and legal authority to act with regard to the proposed *revised* amendments to 7 DE Admin. Code §§3503-05, pursuant to 7 Delaware Code, Sections 901 (c) & (d), 903(e)(2)a, and 903(h);

2. The Department has jurisdiction under its statutory authority, pursuant to 7 *Del.C.* Ch. 60, to issue an Order adopting these proposed *revised* regulatory amendments as final;

3. The Department provided adequate public notice of the proposed regulatory amendments and all proceedings in a manner required by the law and regulations, provided the public with an adequate opportunity to comment on the proposed regulatory amendments, including at the time of the public hearing held on October 24, 2016, and held the record open through close of business on November 8, consistent with 29 *Del.C.* §10118(a), in order to consider public comment on these proposed regulatory amendments before making any final decision;

4. Promulgation of the proposed *revised* regulatory amendments to 7 DE Admin. Code §§3503-5: *Striped Bass Regulations*, will allow Delaware to (1) adopt provisions consistent with the aforementioned prior Secretary's Emergency Orders 2016-F-0027 and 2016-F-0039, (2) modify Striped Bass tagging requirements for consistency with the recently adopted 7 *Del.C.* §943 (previously known as HB 79), and (3) incorporate several additional measures with Sections 2.0, 3.0, 4.0, 6.0 7.0, 11.0 and 13.0 of 7 DE Admin. Code §3505, to address tracking, reporting, and quota management in the commercial fishery, as noted in Addendum III to Amendments 6 to the Atlantic Striped Bass Interstate Fishery Management Plan;

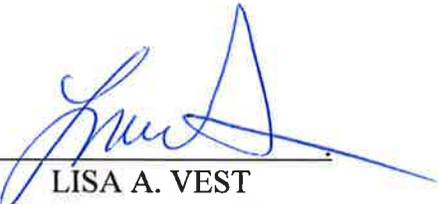
5. In deference to the concerns and comments received on Sections 1.0, 12.0, and 14.0 of 7 DE Admin. Code §3505, the Department's Division of Fish and Wildlife proposes to formally *withdraw the proposed amendments to those Sections*, in order to give additional time and consideration to the same, and will reserve any proposed regulatory action with respect to these specific sections of this regulation for a future promulgation;

6. The Department has reviewed these proposed regulatory amendments in the light of the Regulatory Flexibility Act, consistent with 29 *Del.C.* Ch. 104, and believes the same to be lawful, feasible and desirable, and that the recommendations as proposed should be applicable to all Delaware citizens equally;

7. The Department's proposed regulatory Amendments, as published in the October 1, 2016 *Delaware Register of Regulations*, and as *revised and* set forth in Appendix "B" hereto, are adequately supported, are not arbitrary or capricious, and are consistent with the applicable laws and regulations. Consequently, they should be approved as final *revised* regulatory

amendments, which shall go into effect ten days after their publication in the next available issue of the *Delaware Register of Regulations*; and

8. The Department shall submit the proposed *revised* regulatory amendments as final regulatory amendments to 7 DE Admin. Code §§3503-05: *Striped Bass* regulations to the *Delaware Register of Regulations* for publication in its next available issue, and provide such other notice as the law and regulation require and the Department determines is appropriate.



LISA A. VEST
Public Hearing Officer

\\ahear\ Striped Bass Amendments.2016

Attachments/Appendix:

Appendix A: Div. of Fish & Wildlife TRM (11/10/16)

Appendix B: Proposed *Revised* Reg. Amendments

APPENDIX “A”



STATE OF DELAWARE
 DEPARTMENT OF NATURAL RESOURCES
 & ENVIRONMENTAL CONTROL
 DIVISION OF FISH & WILDLIFE
 89 Kings Highway
 Dover, Delaware 19901



OFFICE OF THE
 DIRECTOR

Phone: (302) 739-9910
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Memorandum

To: Lisa Vest, Hearing Officer

From: Stewart Michels, Program Mgr. *SM*

Through: John Clark, Fisheries Administrator *JAC*

Date: November 10, 2016



Subject: Fisheries Section Position on Proposed Modifications to 7 DE Admin. Code 3503 - 05

In consideration of the public comment included in the formal public hearing record, as well as discussion with the advisory council members and the public at the October 19, 2016 Advisory Council on Tidal Finfisheries meeting, the Division of Fish & Wildlife (DFW) maintains that the proposed changes to 7 **DE Admin Code** 3503, 3504 and 3505 (2.0), (3.0), (4.0), (6.0), (7.0) (11.0) and (13.0) are necessary, prudent and reasonable. Public comment generally supported implementation of measures consistent with 7 **Del. C.** §943 (formerly HB 79 w/ SA1), as well as measures to remove the unnecessary harvest constraints on the commercial fishery.

Although some commenters indicated they generally preferred no amendments to 3505, they expressed support for changes pertaining to harvester tagging consistent with 7 **Del. C.** §943, which is reflected in the proposed change to 3505 (6.0). The Division appreciates several salient points that emerged in regard to some sections of 3505 as part of the vetting and public hearing process and believes that they are worthy of further consideration by the agency:

3505 (1.0)

Comments were received regarding both the existing language and the proposed amendment. Concerns were expressed in regard to individuals forgetting to register for the spring commercial fishery and with the Division's inconsistent application of the regulation. The Division's intent is to best ensure that licensed commercial food fishermen collectively land 100% of Delaware's annual striped bass quota allocation. To maximize opportunities for the commercial fishery, the Division has not enforced registration for the spring fishery, but when quota remains for a fall fishery, the Division has required registration to best ensure that those actively fishing are provided the maximum opportunity to fully harvest Delaware's commercial quota allocation. This has generally been received favorably; however, the Division does not

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 through Science and Service***

object further deliberations with industry regarding how best to administer registration and tag distribution and proposes to withdraw changes to this paragraph.

3505 (12.0)

Concern was expressed regarding the potential impact of proposed amendments to 3505 (12.0). Commercial striped bass licensees often operate in various forms of partnership, whereby harvester-tagged fish are taken to weigh stations by a party or parties (deckhand, family members, etc.) other than the person issued harvest tags. Several commenters indicated the proposed amendment to 3505 (12.0) would disrupt this routine and often a necessary business practice. Concern was also expressed that the specified 12 hour deadline would not allow for certain contingencies. An additional comment stated that weigh station tag timing requirements were not required by the ASMFC, with which the Department agrees; however, the Division seeks to strengthen quota monitoring and accountability, consistent with the recommendations of Addendum III to Amendment 6 to the Striped Bass Fishery Management Plan. The Division does not object to further deliberations with industry regarding the application of weigh station tags and proposes to withdraw changes to this paragraph.

3505 (14.0)

Although some comments reflected an appreciation for improved tag accountability (in extreme cases of abuse), there was concern regarding use of the term “immediately,” and the certainty with which the Department would act with regard to inadequate reporting and lost tags, as well as the duration of fishery participation penalties. Although the Division seeks to strengthen quota monitoring and accountability, consistent with the recommendations of Addendum III to Amendment 6 to the Striped Bass Fishery Management Plan, we do not object to further deliberations with industry regarding the proposed measures and propose to withdraw changes to this paragraph.

Comments were also received regarding the Department’s Regulatory Flexibility Act analysis. The Department does not contend that the proposed regulations would have no affect on businesses or individuals and did not request an exemption. Accordingly, Division staff completed the Regulatory Flexibility Analysis and Regulatory Impact Statement.

The Division appreciates the thoughtful and reasoned comments from the regulated community in regard to the proposed regulations. In deference to those comments, the Division proposes to withdraw the proposed amendments to 3505 (1.0), (12.0) and (14.0) for further consideration.

APPENDIX “B”

TITLE 7 NATURAL RESOURCES & ENVIRONMENTAL CONTROL

DELAWARE ADMINISTRATIVE CODE

1

DIVISION OF FISH AND WILDLIFE
Division of Fish and Wildlife
3500 Tidal Finfish
Bass (Striped Bass; Black Sea Bass)

3503 Striped Bass Recreational Fishing Seasons; Methods of Take; Creel Limit; Possession Limit.

(Penalty Section 7 Del.C. §936(b)(2))

- 1.0 It is lawful for any person to take and reduce to possession striped bass from the tidal waters of this State at any time except as otherwise set forth in this regulation or in Tidal Finfish Regulations 3502 and 3504.
- 2.0 It is unlawful for any recreational fisherman to take or attempt to take any striped bass from the tidal waters of this State with any fishing equipment other than a hook and line or a spear while said recreational fisherman using the spear is underwater. Recreational gill net permittees are not authorized to take and reduce to possession any striped bass in gill nets.
- 3.0 Unless otherwise authorized, it is unlawful for any recreational fisherman to take and reduce to possession more than two (2) striped bass per day (a day being 24 hours) from the tidal waters of this State. Any striped bass taken from the tidal waters of this State that is not immediately returned, without unnecessary injury, to the same waters from which it was taken, is deemed taken and reduced to possession for purposes of this subsection.
- 4.0 Unless otherwise authorized, it is unlawful for any recreational fisherman to have in possession more than two (2) striped bass at or between the place said striped bass was taken and said fisherman's personal abode or temporary or transient place of lodging.
- 5.0 Notwithstanding 7 Del. C. §943, which only relates to commercial fishermen, it is lawful for a recreational fisherman to possess striped bass that have not been tagged, unless otherwise prohibited.

7 DE Reg. 1205 (3/1/04)

18 DE Reg. 889 (05/01/15)

3504 Striped Bass Possession Size Limit; Exceptions.

(Penalty Section 7 Del.C. §936(b)(2))

- 1.0 Notwithstanding the provisions of 7 Del.C. §929(b)(1), it is unlawful for any recreational fisherman to take and reduce to possession any striped bass that measures less than twenty-eight (28) inches in total length or any striped bass that measures greater than thirty-seven (37) inches in total length but less than forty-four (44) inches in total length, except that recreational hook and line fisherman may only take two (2) striped bass measuring not less than twenty (20) inches in total length and not greater than twenty-five (25) inches in total length from the Delaware River, Delaware Bay, or their tributaries during the months of July and August.
- 2.0 Notwithstanding, the provisions of 7 Del.C. §929(b)(1), it is unlawful for any commercial food fisherman to take and reduce to possession any striped bass that measure less than twenty-eight (28) inches in total length from the tidal waters of this State except that commercial gill net fishermen may take striped bass measuring no less than twenty (20) inches in total length from the tidal waters of the Delaware River and Delaware Bay or their tributaries during the period

TITLE 7 NATURAL RESOURCES & ENVIRONMENTAL CONTROL

DELAWARE ADMINISTRATIVE CODE

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from February 15 through May 31 or from the tidal waters of the Nanticoke River or its tributaries during the period from February 15 through the month of March.

- 3.0 It is unlawful for any person to possess a striped bass ~~that measures less than 28 inches in total length or a striped bass that measures greater than thirty seven (37) inches but less than forty four (44) inches, total length, except in accordance with subsection 1.0 or 2.0 of this section or unless said striped bass is in one or more of the following categories:~~
- 3.1 It has affixed, a valid strap tag issued by the Department to a commercial gill-net food fisherman and was legally taken and tagged by said commercial gill-net food fisherman ~~from the tidal waters of the Delaware River and Delaware Bay or their tributaries during the period from February 15 through May 31; or from the tidal waters of the Nanticoke River or its tributaries during the period from February 15 through the month of March; or~~
 - 3.2 It was legally landed in another state for commercial purposes and has affixed a valid tag issued by said state's marine fishery authority; or
 - 3.3 It entered Delaware packed or contained for shipment, either fresh or frozen, and accompanied by a bill-of-lading with a destination to a state other than Delaware; or
 - 3.4 It was legally ~~landed~~ taken and reduced to possession in another state for ~~non-commercial~~ noncommercial purposes by the person in possession of said striped bass and there is affixed to either the striped bass or the container in which the striped bass is contained a tag that depicts the name and address of the person landing said striped bass and the date, location, and state in which said striped bass was landed; or
 - 3.5 It is the product of a legal aquaculture operation and the person in possession has a written bill of sale or receipt for said striped bass.
- 4.0 It is unlawful for any commercial finfisherman to possess any striped bass for which the total length has been altered in any way prior to selling, trading or bartering said striped bass.
- 5.0 The words "land" and "landed" shall mean to put or cause to go on shore from a vessel.
- 6.0 The words "take and reduce to possession" shall mean the removal of any striped bass from Delaware waters with the intent to keep or harvest the striped bass. ~~It is unlawful for any person to land any striped bass that measures less than twenty eight (28) inches in total length or a striped bass that measures greater than thirty seven (37) inches but less than forty four (44) inches, total length at any time, except those striped bass caught in a commercial gill-net legally fished in the waters of Delaware River or Delaware Bay or their tributaries during the period from February 15 through May 31 or from a commercial gill net legally fished in the tidal waters of the Nanticoke River or its tributaries during the period from February 15 through the month of March.~~
- 7.0 It is unlawful for a commercial finfisherman authorized to fish during Delaware's commercial striped bass fishery to land any striped bass that measures less than twenty (20) inches in total length.

3 DE Reg. 1088 (2/1/00)

4 DE Reg. 230 (7/1/00)

4 DE Reg. 1552 (3/1/01)

6 DE Reg. 1512 (5/1/01)

7 DE Reg. 1205 (3/1/04)

8 DE Reg. 1718 (6/1/05)

12 DE Reg. 1228 (03/01/09)

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18 DE Reg. 889 (05/01/15)

3505 Striped Bass Commercial Fishing Seasons; Quotas; Tagging and Reporting Requirements.

(Penalty Section 7 Del.C. §936(b)(2))

- 1.0 It is unlawful for any commercial food fisherman using a gill net to take and reduce to possession any striped bass at any time except when said commercial food fisherman is authorized by the Department to participate in a commercial gill net fishery for striped bass established herein. A commercial food fisherman may use a gill net to take and reduce to possession striped bass during the period beginning at 12:01 A.M. on February 15 and ending at 4:00 P.M. on May 31 next ensuing. It is unlawful to use any gill net having a stretched-mesh size greater than four (4) inches to take striped bass during the period [~~beginning at 12:01 A.M. on~~] February 15 until and including the last day in February unless the net is drifted. A commercial food fisherman may use a gill net to take and reduce to possession striped bass during the period beginning at 12:01 A.M. on November 15 and ending at 4:00 P.M. on December 31 next ensuing provided at least two (2) percent of the commercial allocation of striped bass for the gill net fishery, as determined by the Department, was not [~~landed taken and reduced to possession~~] in the February - May gill net fishery. In order for a commercial food fisherman to be authorized by the Department to participate in a commercial gill net fishery, said commercial food fisherman shall have a valid food fishing equipment permit for a gill net and shall register in writing with the Department to participate in said fishery by February 1 for the February 15 - May 31 gill net fishery and by [~~November October~~]1 for the [~~November 15 -~~]December [~~31~~] gill net fishery.
- 2.0 It is unlawful for any commercial food fisherman using a hook and line to take and reduce to possession any striped bass at any time except when said commercial food fisherman is authorized by the Department to participate in a commercial hook and line fishery for striped bass established herein. Except as otherwise provided, a commercial food fisherman may use a hook and line to take and reduce to possession striped bass during the period beginning at 12:01 A.M. on April 1 and ending at 4:00 P.M. on December 31 next ensuing. In order for a commercial food fisherman to be authorized to participate in the commercial hook and line fishery, said commercial food fisherman shall register in writing with the Department to participate in said fishery by March 15.
- 3.0 It is unlawful for any commercial food fisherman using a hook and line, during the striped bass hook and line fishery established for subsection 2.0 herein, to ~~take land~~ striped bass by means of a gill net or to have any gill net on board or to otherwise have in possession on or near his person any gill net.
- 4.0 The striped bass gill net fishery in February - May, the striped bass gill net fishery in November - December and the striped bass hook and line fishery in April - December shall be considered separate striped bass fisheries. Each participant in a striped bass fishery shall be assigned an equal share of the total pounds of striped bass allotted by the Department to that fishery. A share shall be determined by dividing the number of pre-registered participants in that fishery into the total pounds of striped bass allotted to that fishery by the Department. The total pounds of the State's ASMFC commercial striped bass quota will be allotted to each fishery by the Department ~~shall be~~ as follows: 95% of the State's commercial quota, as determined by the ASMFC, for the February 15 - May 31 gill net fishery, 10% of the State's commercial quota for

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the April - December hook and line fishery and, provided that in excess of two (2)% of the February 15 - May 31 gill net fishery allocation was not landed, said remainder for the November - December gill net fishery. Any overage of the State's commercial quota will be subtracted from the next year's commercial quota proportionally to the appropriate fishery.

5.0 It is unlawful for any commercial food fisherman to land, during a striped bass fishing season, more than the total pounds assigned by the Department to said individual commercial food fisherman.

6.0 It is unlawful for any commercial food fisherman to possess any landed striped bass that does not have locked into place through the mouth and gill (operculum) opening a striped bass harvest tag issued to said commercial fisherman by the Department. ~~Said tag shall be locked into place immediately after taking said striped bass if said striped bass is taken by hook and line. Said tag shall be locked into place immediately upon completing fishing each gill net or gill net series if said striped bass is taken by anchor gill net or immediately after retrieving each gill net into the boat at the conclusion of each drift if said striped bass is taken by drift gill net.~~

7.0 The Department may issue tags to commercial food fishermen who register in writing with the Department to participate in a striped bass fishery. Each participant shall initially be issued a quantity of striped bass harvest tags that is to be determined by the Department by dividing said participant's assigned share in pounds by the estimated weight of a striped bass expected to be landed. If a commercial food fisherman needs additional tags to fulfill his or her assigned share, the Department shall issue additional tags after verifying the balance of the share from reports submitted by an official weigh station to the Department.

8.0 It is lawful for a commercial food fisherman who is authorized to be issued striped bass harvest tags by the Department to transfer said tags to another commercial food fisherman, authorized to participate in the same striped bass fishery, provided said transfer is made prior to said tags being issued by the Department.

9.0 It is unlawful for any commercial food fisherman to apply a tag to a striped bass unless said tag had been issued or legally transferred to said commercial food fisherman by the Department.

10.0 It is unlawful to apply any striped bass tag issued by the Department to a striped bass if said tag had previously been applied to another striped bass.

11.0 It is unlawful for any commercial food fisherman to sell, barter or trade any striped bass, to attempt to sell, barter or trade any striped bass or to transport, to have transported or to attempt to have transported any striped bass out of the Sstate unless said striped bass has been weighed and tagged by at an official weigh station.

~~[12.0 It is unlawful for a commercial food fisherman to retain or provide to another a landed striped bass unless the striped bass has been tagged in accordance with subsection 6.0 and weighed and lawfully tagged at a weigh station operating under contract with the Department within 12 hours of landing.]~~

[1213].0 The Department may appoint individuals and their agents as official weigh stations to weigh and tag all striped bass landed in a commercial striped bass fishery. Official weigh stations, if requested, shall be compensated by the Department for each striped bass weighed and tagged. An official weigh station shall enter into an agreement with the Department to maintain records and report on a regular basis each commercial food fisherman's daily landings of striped bass weighed and tagged at said station. The Department shall provide official weigh stations with tags to be applied to each striped bass weighed.

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[1314].0 Each commercial food fisherman participating in a striped bass fishery shall file a complete and accurate report with the Department on forms provided by the Department on all striped bass landed during said fishery. Each report shall be filed with the Department within 30 days after the end date of each fishery. All unused tags issued or legally transferred to a commercial food fisherman shall be returned to the Department with said report. ~~[Lost tags must be immediately reported to the Department.]~~ Failure to file a complete and accurate report or failure to return all unused tags ~~[may shall limit or]~~ disqualify the commercial food fishermen from ~~[participation in]~~ future striped bass fisheries~~[, in addition to any other lawful enforcement action taken by the Department].~~

1 DE Reg 270 (9/1/97)

4 DE Reg 1552 (3/1/01)

8 DE Reg 1169 (2/1/05)

18 DE Reg. 889 (05/01/15)

