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S4142-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4142

(SENATE AUT)	HORS: HAW	J)
DATE	D-PG	OFFICIAL STATUS
02/22/2024	11717	Introduction and first reading
		Referred to Environment, Climate, and Legacy
03/11/2024	12127a	Comm report: To pass as amended and re-refer to State and Local Government and Veterans

A bill for an act

1.2	relating to natural resources; modifying provisions for aquatic farm licenses,
1.3	taxidermy, taking and possessing game and fish, designating certain waters, and
1.4	elk management; amending Minnesota Statutes 2022, sections 17.4983, subdivision
1.5	2; 17.4984, subdivision 2; 17.4988, subdivision 4; 17.4992, subdivisions 1, 3;
1.6	17.4996; 41A.02, subdivision 6; 84B.061; 97A.015, subdivisions 3b, 39, 43, by
1.7	adding a subdivision; 97A.075, subdivision 2; 97A.341, subdivision 1; 97A.421,
1.8	subdivision 2; 97A.425, subdivision 4, by adding a subdivision; 97A.475,
1.9	subdivision 39; 97A.505, subdivision 8; 97A.551, subdivision 2; 97B.022,
1.10	subdivisions 2, 3; 97B.055, subdivision 2; 97B.106; 97B.516; 97C.001, subdivision
1.11	2; 97C.005, subdivision 2; 97C.025; 97C.035, subdivision 3; 97C.045; 97C.081,
1.12	subdivision 3a; 97C.211, subdivision 5; 97C.375; 97C.376, subdivisions 1, 5;
1.13	97C.381; 97C.385; 97C.391, subdivision 1; 97C.395, as amended; 97C.411;
1.14	97C.505, subdivision 8; 97C.801, subdivision 2; 97C.805, subdivisions 1, 4;
1.15	97C.811, subdivision 2; 97C.831, subdivision 1; 97C.835, subdivisions 2, 3;
1.16	97C.865, subdivision 1; Minnesota Statutes 2023 Supplement, sections 97B.037;
1.17	97B.071; 97C.041; 97C.371, subdivision 1.

1.18 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.19 Section 1. Minnesota Statutes 2022, section 17.4983, subdivision 2, is amended to read:

- 1.20 Subd. 2. Acquisition from state. (a) The commissioner may sell aquatic life to licensed
- 1.21 facilities at fair wholesale market value. Fair wholesale market value must be determined
- 1.22 by the average market price charged in this state and contiguous states and provinces for
- 1.23 similar quantities.
- 1.24 (b) The commissioner shall establish procedures to make aquatic life available to licensed
- 1.25 facilities if state aquatic life would otherwise die or go to waste, such as in cases of winterkill
- 1.26 lakes, waters where piscicides will be applied, and waters subject to extreme draw-down.
- 1.27 The public must be given angling opportunities if public access is available.

2.1 (c) The commissioner shall attempt to provide opportunities to make brood stock available
2.2 to licensed facilities to reduce reliance on out-of-state sources without causing adverse
2.3 impacts to game fish and native rough fish populations.

2.4 (d) If the commissioner denies approval to obtain aquatic life outside the state, a written
2.5 notice must be submitted to the applicant stating the reasons for denial, and the commissioner
2.6 shall:

2.7 (1) designate approved sources if available to obtain the desired aquatic life; or

2.8 (2) sell the aquatic life from state hatcheries at fair wholesale market value if there is a
2.9 surplus from state operations.

2.10 Sec. 2. Minnesota Statutes 2022, section 17.4984, subdivision 2, is amended to read:

2.11 Subd. 2. Listed waters. (a) An aquatic farm license must list:

2.12 (1) the specific waters of the state that may be used in connection with the licensed

2.13 aquatic farm and the species approved for each licensed water; and

2.14 (2) whether aeration requiring a permit is approved.

2.15 Additional waters may not be used until they are approved by the commissioner.

(b) The right to use waters licensed for private fish hatchery or aquatic farm purposes 2.16 may be transferred between licensees with prior approval by the commissioner if requirements 2.17 for species to be raised are met. Waters that are continually connected by a permanent 2.18 watercourse to other waters must not be approved for aquatic farm use, except that connected 2.19 waters that are isolated from other waters may be licensed as a single water body. Waters 2.20 that are intermittently connected or may become connected with other waters may be denied, 2.21 or screening or other measures may be required to prevent passage of aquatic life. Listed 2.22 waters may be changed on approval by the area fisheries supervisor or the commissioner. 2.23

2.24 (c) The commissioner shall conduct an inspection of waters to be licensed prior to
2.25 approving or denying initial licensing of the waters. When artificial tanks, jars, or other
2.26 containers are added to existing licensed facilities, an additional inspection is not required.

2.27 (d) Waters containing game fish of significant public value, including game fish and
 2.28 <u>native rough fish</u>, may be denied licensing unless the applicant can demonstrate exclusive
 2.29 riparian control.

(e) Waters containing game fish of significant public value, including game fish and
 <u>native rough fish</u>, may be denied licensing unless the game fish and native rough fish of
 significant public value are, at the commissioner's option, and taking into consideration the

- 3.1 recommendation of the licensed applicant, sold to the licensee, or removed by the Department
 3.2 of Natural Resources or disposed of as provided in writing by the commissioner.
- 3.3 (f) Waters licensed under an aquatic farm license may be aerated during open water
 3.4 periods without a separate aeration permit.
- 3.5 (g) <u>Common carp and bullheads may be removed from licensed waters, and transported</u>
 3.6 and disposed of by the licensee.

3.7 Sec. 3. Minnesota Statutes 2022, section 17.4988, subdivision 4, is amended to read:

Subd. 4. Aquarium facility. (a) A person operating a commercial aquarium facility
must have a commercial aquarium facility license issued by the commissioner if the facility
contains species of aquatic life that are for sale and that are present in waters of the state.
The commissioner may require an aquarium facility license for aquarium facilities importing
or holding species of aquatic life that are for sale and that are not present in Minnesota if
those species can survive in waters of the state. The fee for an aquarium facility license is
\$90.

3.15 (b) Game fish and native rough fish transferred by an aquarium facility must be
3.16 accompanied by a receipt containing the information required on a shipping document by
3.17 section 17.4985, subdivision 3, paragraph (b).

3.18 Sec. 4. Minnesota Statutes 2022, section 17.4992, subdivision 1, is amended to read:

3.19 Subdivision 1. Acquisition and purchase. Game fish <u>and native rough fish sperm</u>,
3.20 viable game fish <u>and native rough fish eggs</u>, or live game fish <u>and native rough fish may</u>
3.21 not be taken from public waters for aquaculture purposes, but may be purchased from the
3.22 state or acquired from aquatic farms.

3.23 Sec. 5. Minnesota Statutes 2022, section 17.4992, subdivision 3, is amended to read:

3.24 Subd. 3. Acquisition of fish for brood stock. (a) Game fish <u>brood stock and native</u> 3.25 <u>rough fish brood stock may be sold to private fish hatcheries or aquatic farms by the state</u> 3.26 at fair wholesale market value. For brood stock development, up to 20 pair of adults of each 3.27 species requested may be provided to a licensee once every three years, if available, by the 3.28 state through normal operations.

(b) If brood stock is not available by the June 1 following the request under paragraph
(a) and a permit to take brood stock by angling is requested by the licensee, within 30 days
of the request, the commissioner may issue a permit to the licensee to take, by angling, up

4.1 to 20 pairs of each species requested. Game and fish laws and rules relating to daily limits,
4.2 seasons, and methods apply to the taking of fish by angling pursuant to a permit issued

Sec. 6. Minnesota Statutes 2022, section 17.4996, is amended to read:

4.3 under this paragraph.

4.4

4.5

17.4996 WHITE EARTH INDIAN RESERVATION.

Until the commissioner reaches an agreement with the White Earth Indian Reservation
regarding the acquisition and sale of aquatic life from public waters, an aquatic farm licensee
may acquire and transport <u>native</u> rough fish, as defined in section 97A.015, subdivision 43,
and yellow perch lawfully acquired and possessed by a tribal member for sale under tribal
laws and regulations on the White Earth Reservation. Transportation of yellow perch off
the reservation must be accompanied by documentation showing the source and number of
the yellow perch.

4.13 Sec. 7. Minnesota Statutes 2022, section 41A.02, subdivision 6, is amended to read:

4.14 Subd. 6. Agricultural resource project; project. "Agricultural resource project" or "project" means (1) any facility, or portion of a facility, located in the state which is operated 4.15 or to be operated primarily for the production from agricultural resources of marketable 4.16 products, (2) buildings, equipment, and land used for the commercial production of turkeys 4.17 or turkey products, (3) a facility or portion of a facility used for the commercial production 4.18 4.19 of fish or of products made from commercially produced fish or native rough fish, as defined in section 97A.015, subdivision 43, or common carp that are not commercially produced, 4.20 or (4) real or personal property used or useful in connection with a revenue-producing 4.21 enterprise, or a combination of two or more revenue-producing enterprises engaged in a 4.22 business, that is not used for the production of livestock, other than poultry, or for the 4.23 production of crops, plants, or milk. The land in clause (2) is limited to land on which 4.24 buildings and equipment are situated and immediately surrounding land used for storage, 4.25 4.26 waste disposal, or other functions directly related to the commercial production of turkeys or turkey products at that project site. The land in clause (2) does not include land used for 4.27 the growing or raising of crops or the grazing of livestock other than poultry. A project 4.28 includes a facility or portion of a facility for mixing or producing substances to be mixed 4.29 with other substances for use as a fuel or as a substitute for petroleum or petrochemical 4.30 4.31 feedstocks.

SF4142	REVISOR	CKM	S4142-1	1st Engrossment
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Sec. 8. Minnesota Statutes 2022, section 84B.061, is amended to read:

5.2 84B.061 STATE JURISDICTION OVER RAINY LAKE AND OTHER 5.3 NAVIGABLE WATERS; DUTIES OF GOVERNOR, ATTORNEY GENERAL, AND 5.4 OTHER PUBLIC OFFICERS.

As required by this chapter and the act of Congress authorizing Voyageurs National 5.5 Park, the state of Minnesota donated in excess of 35,000 acres of state and other publicly 5.6 owned land for the park, roughly one-fourth of the land area of the park, at a cost of over 5.7 \$5,000,000 to the state. More than 24,000 acres of this land was state trust fund land which 5.8 the state condemned before making its donation. Pursuant to section 84B.06, lands donated 5.9 by the state, along with other lands acquired by the National Park Service for the park, were 5.10 made subject to concurrent jurisdiction by the state and the United States under section 5.11 1.041. In making these donations, none of the navigable waters within the park and the 5.12 lands under them have been donated to the United States. These navigable waters include 5.13 the following: Rainy, Kabetogama, Namakan, Sand Point, and Crane Lakes. Pursuant to 5.14 applicable federal and state law, navigable waters and their beds are owned by the state. 5.15 5.16 Ownership of and jurisdiction over these waters and their beds has not been ceded by the state, either expressly or implicitly, to the United States. Unlike section 1.044 relating to 5.17 the Upper Mississippi Wildlife and Fish Refuge, where the state expressly granted its consent 5.18 and jurisdiction to the United States to acquire interests in water, as well as land, the consent 5.19 granted by the state in section 84B.06 to acquisitions by the United States for Voyageurs 5.20 National Park is limited to land, only. In the discharge of their official duties, the governor, 5.21 attorney general, other constitutional officers, and other public officials, such as the 5.22 commissioner of natural resources, shall vigorously assert and defend, in all forums, the 5.23 state's ownership of and jurisdiction over these waters and their beds and related natural 5.24 resources, together with associated rights of the state and its citizens arising from the state's 5.25 ownership and jurisdiction. In discharging their duties, the governor, attorney general, other 5.26 constitutional officers, and other public officials shall, additionally, be especially cognizant 5.27 5.28 of the free rights of travel afforded to citizens of Minnesota and others under the Webster-Ashburton Treaty (proclaimed November 10, 1842) and the Root-Bryce Treaty 5.29 (proclaimed May 13, 1910) on international and associated boundary waters. Also, in 5.30 furtherance of duties under this section, the commissioner of natural resources shall continue 5.31 in effect the commercial removal of native rough fish, as defined in section 97A.015, 5.32 5.33 subdivision 43, from these waters, together with any rights to do so possessed by any person on January 1, 1995, so long as the commissioner determines that such taking is desirable 5.34 to the management of the native fishery. 5.35

	SF4142	REVISOR	СКМ	S4142-1	1st Engrossment
6.1	Sec. 9. Mi	nnesota Statutes 202	2, section 97A.0	15, subdivision 3b, is	amended to read:
6.2	Subd. 3b	. Bow fishing. "Bow	fishing" means	taking native rough fis	sh and common carp
6.3		_	-	rolled by an attached I	
6.4	Sec. 10. M	innesota Statutes 20	22, section 97A.	015, subdivision 39, i	s amended to read:
6.5	Subd. 39	. Protected wild ani	imals. "Protected	d wild animals" mean	s big game, small
6.6	game, game	fish, <u>native</u> rough fish	, minnows, leech	ies, alewives, ciscoes, o	chubs, lake whitefish
6.7	and the subfa	umily Coregoninae, re	ainbow smelt, fro	gs, turtles, clams, mus	sels, wolf, mourning
6.8	doves, bats, s	snakes, salamanders,	lizards, any anim	al species listed as end	angered, threatened,
6.9	or of special	concern in Minnesor	ta Rules, chapter	6134, and wild anima	ls that are protected
6.10	by a restricti	on in the time or man	ner of taking, ot	her than a restriction in	n the use of artificial
6.11	lights, poiso	n, or motor vehicles.			
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6.12	Sec. 11. M	Innesota Statutes 202	22, section $9/A$.	015, subdivision 43, i	s amended to read:
6.13	Subd. 43	. <u>Native</u> rough fish. '	' <u>Native</u> rough fis	h" means carp, buffalo	, sucker, sheepshead,
6.14	bowfin, gar,	goldeye, and bullhead	l, Amiidae (bowl	cin), Catostomidae (big	mouth, smallmouth,
6.15	and black bu	ffalo; white, blue, sp	otted, and longno	ose sucker; northern h	ogsucker; quillback;
6.16	river and hig	hfin carpsucker; and	black, river, shor	thead, golden, silver, a	nd greater redhorse),
6.17	Hiodontidae	(goldeye and moon	eye), Ictaluridae	(black, brown, and ye	ellow bullhead),
6.18	Lepisosteida	e (longnose and sho	rtnose gar), and	Sciaenidae (freshwate	er drum), except for
6.19	any fish spec	cies listed as endange	ered, threatened,	or of special concern	in Minnesota Rules,
6.20	chapter 6134	4.			
6.21	Sec. 12. M	innesota Statutes 20	22, section 97A.	015, is amended by a	dding a subdivision
6.22	to read:				
6.23	Subd. 47	a. Taxidermist. "Ta:	xidermist" mean	s a person who engage	es in the business or
6.24	operation of	preserving or mount	ing wild animal	s or parts thereof that	do not belong to the
6.25	person.				
6.26	Sec. 13. M	linnesota Statutes 20	22, section 97A.	075, subdivision 2, is	amended to read:
6.27	Subd. 2.	Minnesota migrato	ry-waterfowl st	amp. (a) Ninety perc	ent of the revenue
6.28	from the Mi	nnesota migratory-w	aterfowl stamps	must be credited to th	ne waterfowl habitat
6.29	improvemer	it account and is app	ropriated to the	commissioner only fo	r:
6.30	(1) devel	opment of wetlands a	nd lakes in the st	ate and designated wat	erfowl management
6.31	lakes for ma	ximum migratory wa	aterfowl product	ion including habitat	evaluation, the

Sec. 13.

construction of dikes, water control structures and impoundments, nest cover, rough fish
 <u>common carp</u> barriers, acquisition of sites and facilities necessary for development and
 management of existing migratory waterfowl habitat and the designation of waters under
 section 97A.101;

7.5 (2) management of migratory waterfowl;

7.6 (3) development, restoration, maintenance, or preservation of migratory waterfowl
7.7 habitat;

7.8 (4) acquisition of and access to structure sites; and

7.9 (5) the promotion of waterfowl habitat development and maintenance, including
7.10 promotion and evaluation of government farm program benefits for waterfowl habitat.

(b) Money in the account may not be used for costs unless they are directly related to a
specific parcel of land or body of water under paragraph (a), clause (1), (3), (4), or (5), or
to specific management activities under paragraph (a), clause (2).

7.14 Sec. 14. Minnesota Statutes 2022, section 97A.341, subdivision 1, is amended to read:

7.15 Subdivision 1. Liability for restitution. A person who kills, injures, or possesses a wild animal in violation of the game and fish laws is liable to the state for the value of the wild 7.16 animal as provided in this section. Species afforded protection include members of the 7.17 following groups as defined by statute or rule: game fish, native rough fish, game birds, big 7.18 game, small game, fur-bearing animals, minnows, and threatened and endangered animal 7.19 species. Other animal species may be added by rule of the commissioner as determined 7.20 after public meetings and notification of the chairs of the environment and natural resources 7.21 committees in the senate and house of representatives. 7.22

7.23 Sec. 15. Minnesota Statutes 2022, section 97A.421, subdivision 2, is amended to read:

Subd. 2. Issuance after conviction; buying and selling wild animals. A person may
not obtain a license to take any wild animal or take wild animals under a lifetime license,
issued under section 97A.473 or 97A.474, for a period of three years after being convicted
of buying or selling game fish, <u>native rough fish</u>, big game, or small game, and the total
amount of the sale is \$300 or more.

	SF4142	REVISOR	СКМ	S4142-1	1st Engrossment
8.1	Sec. 16. M	linnesota Statutes 20	22, section 97A.	425, is amended by a	dding a subdivision
8.2	to read:				
8.3	Subd. 3a	. <u>Waste disposal. (a</u>)	Licensed taxide	rmists must dispose of	all cervid carcasses
8.4	or cervid par	rts not returned to the	patron, all biosc	olids resulting from cle	aning cervid skulls,
8.5	and all carri	on beetles and beetle	e waste used to c	lean cervid skulls. All	disposals must be
8.6	to a disposal	facility or transfer st	ation that is perm	nitted to accept it, and p	proof of the disposal
8.7	must be reta	ined for inspection.			
8.8	<u>(b)</u> The f	following cervid part	s are exempt fro	m the disposal require	ment:
8.9	<u>(1) cervi</u>	d hides from which a	all excess tissue	has been removed;	
8.10	(2) if free	e of brain and muscle	e tissues, whole	or portions of skulls, a	ntlers, or teeth; and
8.11	(3) finisł	ned taxidermy mount	ts.		
8.12	Sec. 17. M	linnesota Statutes 20	22, section 97A.	425, subdivision 4, is	amended to read:
8.13	Subd. 4.	Rules. The commiss	sioner may adop	t rules, not inconsister	nt with subdivisions
8.14	1 to 3 <u>3a</u> , go	verning record keep	ing, reporting, a	nd marking of specime	ens by taxidermists.
8.15	Sec. 18. M	linnesota Statutes 20	22, section 97A.	475, subdivision 39, i	s amended to read:
8.16	Subd. 39	. Fish packer. The fe	ee for a license to	prepare dressed game	fish or native rough
8.17		sportation or shipmer			
8.18	Sec. 19. M	linnesota Statutes 20	22, section 97A.	505, subdivision 8, is	amended to read:
8.19	Subd. 8.	Importing Cervida	e carcasses. (a)	Importing Cervidae ca	rcasses procured by
8.20	any means i	nto Minnesota is pro	hibited except fo	or <u>:</u>	
8.21	<u>(1)</u> cut an	nd wrapped meat , ;			
8.22	<u>(2)</u> quart	ers or other portions of	of meat with no p	part of the spinal colum	ın or head attached ;
8.23	<u>(3)</u> antle	rs, hides <u>, or</u> teeth , fir	nished taxidermy	' mounts, and ;	
8.24	(4) if clea	aned of all brain tissu	e, antlers attache	ed to skull caps that are	cleaned of all brain
8.25	tissue. or wh	nole skulls; and			
8.26	<u>(5) finisł</u>	ned taxidermy mount	ts.		
8.27	(b) Cerv	idae carcasses origin	ating from outsi	de Minnesota may be	transported on a
8.28	direct route	through the state by	nonresidents.		

9.1	(c) Heads from cervids with or without the cape and neck attached that originate from
9.2	outside Minnesota may be transported into Minnesota only if they are delivered to a licensed
9.3	taxidermist within 48 hours of entering Minnesota.
9.4	Sec. 20. Minnesota Statutes 2022, section 97A.551, subdivision 2, is amended to read:
9.5	Subd. 2. Fish transported through state. A person may not transport game fish or
9.6	native rough fish taken in another state or country through the state during the closed season
7	or in excess of the possession limit unless the fish are:
	(1) transported by common carrier; or
	(2) tagged, sealed, or marked as prescribed by the commissioner.
	Sec. 21. Minnesota Statutes 2022, section 97B.022, subdivision 2, is amended to read:
	Subd. 2. Requirements. (a) A resident or nonresident born after December 31, 1979,
	who is age 12 or over and who does not possess a hunter education firearms safety certificate
	or a resident or nonresident born after December 31, 1989, who does not possess a trapper
	education certificate may be issued an apprentice-hunter/trapper validation. An
	apprentice-hunter/trapper validation may be purchased two license years in a lifetime and
	used to obtain hunting or trapping licenses during the same license year that the validation
	is purchased.
	(b) An individual in possession of an apprentice-hunter/trapper validation may hunt take
	small game, deer, and bear only when accompanied by an adult who has a valid license to
	hunt take the same species of game in Minnesota and whose license was not obtained using
	an apprentice-hunter validation.
	(c) When an individual in possession of an apprentice-hunter/trapper validation is hunting
	turkey or prairie chicken under paragraph (b), the accompanying adult may be licensed for
	another permit area or time period but must be licensed for the same season as the apprentice
	hunter. If the accompanying adult is not licensed for the same permit area or time period
	as the apprentice hunter, the accompanying adult may not shoot or possess a firearm or bow
	while accompanying the apprentice hunter under this paragraph.
	(d) An apprentice-hunter/trapper-validation holder must obtain all required licenses and
	stamps.

CKM

S4142-1

1st Engrossment

REVISOR

SF4142

10.1 Sec. 22. Minnesota Statutes 2022, section 97B.022, subdivision 3, is amended to read:

Subd. 3. Apprentice-hunter/trapper validation; fee. The fee for an
apprentice-hunter/trapper validation is \$3.50. Fees collected must be deposited in the firearms
safety and trapper education training account, except for the electronic licensing system
commission established by the commissioner under section 84.027, subdivision 15, and
issuing fees collected under section 97A.485, subdivision 6, and are appropriated annually
to the Enforcement Division of the Department of Natural Resources for administering the
firearm safety course program and trapper education programs.

10.9 Sec. 23. Minnesota Statutes 2023 Supplement, section 97B.037, is amended to read:

10.10 **97B.037 CROSSBOW HUNTING.**

10.11 (a) Notwithstanding section 97B.035, subdivisions 1 and 2, a person may take deer,

10.12 bear, turkey, <u>common carp</u>, or <u>native</u> rough fish by crossbow during the respective regular

archery seasons. The transportation requirements of section 97B.051 apply to crossbows

10.14 during the regular archery deer, bear, turkey, <u>common carp</u>, or <u>native</u> rough fish season.

10.15 Crossbows must meet the requirements of section 97B.106, subdivision 2. A person taking

10.16 deer, bear, turkey, common carp, or <u>native</u> rough fish by crossbow under this section must

10.17 have a valid license to take the respective game.

10.18 (b) This section expires June 30, 2025.

10.19 Sec. 24. Minnesota Statutes 2022, section 97B.055, subdivision 2, is amended to read:

Subd. 2. Restrictions related to motor vehicles. (a) A person may not take a wild
animal with a firearm or by archery from a motor vehicle except as permitted in this section.

(b) A person may not shoot at a decoy of a wild animal that is placed by a licensed peaceofficer by:

10.24 (1) discharging a firearm from a motor vehicle; or

10.25 (2) discharging an arrow from a bow from a motor vehicle.

(c) Notwithstanding section 97B.091, a person may transport a bow uncased while in a
motorized watercraft and may take <u>native</u> rough fish <u>and common carp</u> while in the boat as
provided in section 97C.376, subdivision 3.

SF4142	REVISOR	CKM	S4142-1	1st Engrossment
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11.1

Sec. 25. Minnesota Statutes 2023 Supplement, section 97B.071, is amended to read:

11.2 97B.071 CLOTHING AND GROUND BLIND REQUIREMENTS; BLAZE 11.3 ORANGE OR BLAZE PINK.

(a) Except as provided in rules adopted under paragraph (d), a person may not hunt or
trap during the open season where deer may be taken by firearms under applicable laws and
ordinances, unless the visible portion of the person's cap and outer clothing above the waist,
excluding sleeves and gloves, is blaze orange or blaze pink. Blaze orange or blaze pink
includes a camouflage pattern of at least 50 percent blaze orange or blaze pink within each
foot square. This section does not apply to migratory-waterfowl hunters on waters of this
state or in a stationary shooting location or to trappers on waters of this state.

(b) Except as provided in rules adopted under paragraph (d), and in addition to the
requirement in paragraph (a), a person may not take small game other than turkey, migratory
birds, raccoons, and predators, except while trapping, unless a visible portion of at least one
article of the person's clothing above the waist is blaze orange or blaze pink. This paragraph
does not apply to a person when in a stationary location while hunting deer by archery or
when hunting small game by falconry.

11.17 (c) A person hunting deer in a fabric or synthetic ground blind on public land must have:

(1) a blaze orange safety covering on the top of the blind that is visible for 360 degreesaround the blind; or

11.20 (2) at least 144 square inches of blaze orange material on each side of the blind.

(d) The commissioner may, by rule, prescribe an alternative color in cases where
paragraph (a) or (b) would violate the Religious Freedom Restoration Act of 1993, Public
Law 103-141.

(e) A violation of paragraph (b) does not result in a penalty, but is punishable only bya safety warning.

11.26 Sec. 26. Minnesota Statutes 2022, section 97B.106, is amended to read:

11.27 **97B.106 CROSSBOW PERMITS FOR HUNTING AND FISHING.**

11.28 Subdivision 1. Eligibility. (a) The commissioner may issue a special permit, without a 11.29 fee, to take big game, small game, or <u>native</u> rough fish, <u>or common carp</u> with a crossbow 11.30 to a person that is unable to hunt or take <u>native</u> rough fish <u>or common carp</u> by archery 11.31 because of a permanent or temporary physical disability. A crossbow permit issued under 11.32 this section also allows the permittee to use a bow with a mechanical device that draws,

SF4142	REVISOR	CKM	S4142-1	1st Engrossment
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releases, or holds the bow at full draw as provided in section 97B.035, subdivision 1,
paragraph (a).

(b) To qualify for a crossbow permit under this section, a temporary disability must 12.3 render the person unable to hunt or fish by archery for a minimum of two years after 12.4 application for the permit is made. The permanent or temporary disability must be established 12.5 by medical evidence, and the inability to hunt or fish by archery for the required period of 12.6 time must be verified in writing by (1) a licensed physician, licensed advanced practice 12.7 12.8 registered nurse, or licensed physician assistant; or (2) a licensed chiropractor. A person who has received a special permit under this section because of a permanent disability is 12.9 eligible for subsequent special permits without providing medical evidence and verification 12.10 of the disability. 12.11

12.12 (c) The person must obtain the appropriate license.

12.13 Subd. 2. Equipment requirements. (a) A crossbow used for hunting under the provisions12.14 of this section must:

- 12.15 (1) be fired from the shoulder;
- 12.16 (2) deliver at least 42 foot-pounds of energy at a distance of ten feet;
- 12.17 (3) have a working safety; and

12.18 (4) be used with arrows or bolts at least ten inches long.

(b) An arrow or bolt used to take big game or turkey under the provisions of this section
must meet the legal arrowhead requirements in section 97B.211, subdivision 2.

12.21 (c) An arrow or bolt used to take <u>native</u> rough fish <u>or common carp</u> with a crossbow

12.22 under the provisions of this section must be tethered or controlled by an attached line.

12.23 Sec. 27. Minnesota Statutes 2022, section 97B.516, is amended to read:

12.24 97B.516 PLAN FOR ELK MANAGEMENT.

- 12.25 (a) The commissioner of natural resources must adopt an elk management plan that:
- 12.26 (1) recognizes the value and uniqueness of elk;
- (2) provides for integrated management of an elk population in harmony with theenvironment; and
- 12.29 (3) affords optimum recreational opportunities.

(b) Notwithstanding paragraph (a), the commissioner must not manage an elk herd in
Kittson, Roseau, Marshall, or Beltrami Counties in a manner that would increase the size
of the herd, including adoption or implementation of an elk management plan designed to
increase an elk herd, unless the commissioner of agriculture verifies that crop and fence
damages paid under section 3.7371 and attributed to the herd have not increased for at least

13.6 two years.

(c) (b) At least 60 days prior to before implementing a plan to increase an elk herd, the
commissioners of natural resources and agriculture must hold a joint public meeting in the
county where the elk herd to be increased is located. At the meeting, the commissioners
must present evidence that crop and fence damages have not increased in the prior two years
and must detail the practices that will be used to reduce elk conflicts with area landowners.

13.12 Sec. 28. Minnesota Statutes 2022, section 97C.001, subdivision 2, is amended to read:

Subd. 2. Public notice and meeting comment. (a) Before the commissioner designates,
or vacates or extends the designation of, experimental waters, a public meeting must be
held in the county where the largest portion of the waters is located notice of the proposed
change must be provided in the county where the largest portion of the waters is located, a
virtual or in-person meeting must be held, and opportunity to submit public comment must
be offered.

(b) At least 90 days before the public meeting and during the open angling season for
fish the taking of which is, or is proposed to be, regulated under subdivision 3 on the waters
under consideration, Before the year that the designation is to become effective, the
commissioner must give notice of the proposed designation, vacation, or extension must
be. The notice must summarize the proposed action and invite public comment. Public
comments must be accepted at least through September 30, and the commissioner must
consider any public comments received in making a final decision. Notice must include:

(1) signs of the proposed changes and instructions for submitting comments posted at
 publicly maintained access points on the water- by June 1;

13.28 (2) a list of proposed changes posted on the department's website by June 1, summarizing 13.29 the proposed actions and inviting public comment; and

- 13.30 (3) a news release issued by the commissioner by July 1, a notice published in a
- 13.31 newspaper of general circulation in the area where the waters are located by August 20, and
- 13.32 at least one more digital media communication published by August 31.

(c) Before the public meeting, notice of the meeting must be published in a news release

(c) Before the public meeting, notice of the meeting must be published in a news release
 issued by the commissioner and in a newspaper of general circulation in the area where the

14.3 proposed experimental waters are located. The notice must be published at least once between

14.4 **30** and 60 days before the meeting, and at least once between seven and 30 days before the

14.5 meeting. A virtual or in-person meeting must be held before September 20 where public

14.6 comment must be accepted. An in-person meeting, where public comment must be accepted,

- 14.7 <u>must be held in the county where the largest portion of the waters is located if:</u>
- 14.8 (1) a water or connected waters to be designated is over 5,000 acres or a stream or river
 14.9 reach is over 10 miles; or
- 14.10 (2) a request for an in-person meeting is submitted to the commissioner by August 20
 14.11 before the year that the designation is to become effective.

(d) The notices required in this subdivision must summarize the proposed action, invite
public comment, and specify a deadline for the receipt of public comments. The
commissioner shall mail a copy of each required notice to persons who have registered their
names with the commissioner for this purpose. The commissioner shall consider any public
comments received in making a final decision.

- 14.17 (e) If a water to be designated is a lake with a water area of more than 1,500 acres, or
 14.18 is a stream or river with a reach of more than six miles, a public meeting must also be held
 14.19 in the seven-county metropolitan area.
- 14.20 Sec. 29. Minnesota Statutes 2022, section 97C.005, subdivision 2, is amended to read:

14.21Subd. 2. Public notice and meeting comment. (a) Before the commissioner designates14.22special management waters, public comment must be received and, for waters other than14.23those proposed to be designated as trout streams or trout lakes, a public meeting must be14.24held in the county where the largest portion of the waters is located notice of the proposed14.25designation must be given, a virtual or in-person meeting must be held, and opportunity to14.26submit public comment must be offered.

(b) For waters previously designated as experimental waters, a proposed change in status
to special management waters must be announced before the public meeting by notice
published in a news release issued by the commissioner and in a newspaper of general
circulation in the area where the waters are located. The notice must be published at least
once between 30 and 60 days before the public meeting, and at least once between seven
and 30 days before the meeting. If a water proposed to be designated is a lake with a water

area of more than 1,500 acres, or is a stream or river with a reach of more than six miles, a
public meeting must also be held in the seven-county metropolitan area.

15.3 (c) For proposed special management waters, other than designated trout lakes and designated trout streams, that were not previously designated as experimental waters, notice 15.4 of the proposed designation must be given as provided in this paragraph. The notice must 15.5 be posted at publicly maintained access points at least 90 days before the public meeting 15.6 and during the open angling season for fish the taking of which on the waters is proposed 15.7 15.8 to be regulated under subdivision 3. Before the public meeting, notice of the meeting must be published in a news release issued by the commissioner and in a newspaper of general 15.9 circulation in the area where the proposed special management waters are located. The 15.10 notice must be published at least once between 30 and 60 days before the meeting, and at 15.11 least once between seven and 30 days before the meeting. If a water to be designated is a 15.12 lake with a water area of more than 1,500 acres, or is a stream or river with a reach of more 15.13 than six miles, a public meeting must also be held in the seven-county metropolitan area. 15.14 (b) For proposed special management waters other than designated trout lakes and 15.15 designated trout streams, before the year that the designation is to become effective, the 15.16 commissioner must give notice of the proposed designation. The notice must summarize 15.17 the proposed action and invite public comment. Public comments must be accepted at least 15.18 through September 30, and the commissioner must consider any public comments received 15.19 in making a final decision. Notice must include: 15.20 (1) signs of the proposed designation and instructions for submitting comments posted 15.21 at publicly maintained access points on the water by June 1; 15.22 (2) a list of proposed designations posted on the department's website by June 1, 15.23 summarizing the proposed action and inviting public comment; and 15.24 (3) a news release issued by the commissioner by July 1, a notice published in a 15.25 newspaper of general circulation in the area where the waters are located by August 15, and 15.26 at least one more digital media communication published by August 31. 15.27 15.28 (c) A virtual or in-person meeting must be held before September 20 where public comment must be accepted. An in-person meeting, where public comment must be accepted, 15.29 must be held in the county where the largest portion of the waters is located if: 15.30

15.31 (1) a water to be designated is a lake over 5,000 acres or is a stream or river reach over

15.32 <u>10 miles; or</u>

16.1 (2) a request for an in-person meeting is submitted to the commissioner by August 20 16.2 before the year that the designation is to become effective.

(d) For waters proposed to be designated as trout streams or trout lakes, notice of the
proposed designation must be published at least 90 days before the effective date of the
designation in a news release issued by the commissioner and in a newspaper of general
circulation in the area where the waters are located. In addition, all riparian owners along
the waters must be notified at least 90 days before the effective date of the designation.

(e) The notices required in this subdivision must summarize the proposed action, invite
public comment, and specify a deadline for the receipt of public comments. The
commissioner shall mail a copy of each required notice to persons who have registered their
names with the commissioner for this purpose. The commissioner shall consider any public
comments received in making a final decision.

16.13 Sec. 30. Minnesota Statutes 2022, section 97C.025, is amended to read:

16.14 97C.025 FISHING AND MOTORBOATS RESTRICTED IN CERTAIN AREAS.

16.15 (a) The commissioner may prohibit or restrict the taking of fish or the operation of16.16 motorboats by posting waters that:

16.17 (1) are designated as spawning beds or fish preserves;

16.18 (2) are being used by the commissioner for fisheries research or management activities;16.19 or

(3) are licensed by the commissioner as a private fish hatchery or aquatic farm undersection 17.4984, subdivision 1, or 97C.211, subdivision 1.

An area may be posted under this paragraph if necessary to prevent excessive depletion of
fish or interference with fisheries research or management activities or private fish hatchery
or aquatic farm operations.

(b) The commissioner will consider the following criteria in determining if waters
licensed under a private fish hatchery or aquatic farm should be posted under paragraph (a):

16.27 (1) the waters contain game fish <u>brood stock or native rough fish brood stock and the</u>
16.28 brood stock <u>that are is</u> vital to the private fish hatchery or aquatic farm operation;

(2) game fish or native rough fish are present in the licensed waters only as a result of
aquaculture activities by the licensee; and

16.31 (3) no public access to the waters existed when the waters were first licensed.

1st Engrossment

(c) A private fish hatchery or aquatic farm licensee may not take fish or authorize others
to take fish in licensed waters that are posted under paragraph (a), except as provided in
section 17.4983, subdivision 3, and except that if waters are posted to allow the taking of
fish under special restrictions, licensees and others who can legally access the waters may
take fish under those special restrictions.

(d) Before March 1, 2003, riparian landowners adjacent to licensed waters on April 30,
2002, and riparian landowners who own land adjacent to waters licensed after April 30,
2002, on the date the waters become licensed waters, plus their children and grandchildren,
may take two daily limits of fish per month under an angling license subject to the other
limits and conditions in the game and fish laws.

(e) Except as provided in paragraphs (c), (d), and (f), a person may not take fish oroperate a motorboat if prohibited by posting under paragraph (a).

(f) An owner of riparian land adjacent to an area posted under paragraph (a) may operate
a motorboat through the area by the shortest direct route at a speed of not more than five
miles per hour.

(g) Postings for water bodies designated under paragraph (a), clause (1), or being used
for fisheries research or management under paragraph (a), clause (2), are not subject to the
rulemaking provisions of chapter 14, and section 14.386 does not apply.

17.19 Sec. 31. Minnesota Statutes 2022, section 97C.035, subdivision 3, is amended to read:

17.20 Subd. 3. Taking fish. (a) The commissioner may authorize residents to take fish:

17.21 (1) in any quantity;

17.22 (2) in any manner, except by use of seines, hoop nets, fyke nets, and explosives; and

17.23 (3) for personal use only, except rough fish common carp may be sold.

(b) The commissioner may authorize the taking of fish by posting notice conspicuously
along the shore of the waters and publishing a news release in a newspaper of general
circulation in the area where the waters are located.

17.27 Sec. 32. Minnesota Statutes 2023 Supplement, section 97C.041, is amended to read:

17.28 **97C.041 COMMISSIONER MAY REMOVE <u>NATIVE</u> ROUGH FISH.**

The commissioner may take <u>native</u> rough fish, <u>common carp</u>, and rainbow smelt with seines, nets, and other devices. The commissioner may hire or contract persons, or issue permits, to take the fish. The commissioner shall prescribe the manner of taking and disposal.

SF4142	REVISOR	CKM	S4142-1	1st Engrossment
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- 18.1 The commissioner may award a contract under this section without competitive bidding.
- 18.2 Before establishing the contractor's compensation, the commissioner must consider the
- 18.3 qualifications of the contractor, including the contractor's equipment, knowledge of the
- 18.4 waters, and ability to perform the work.
- 18.5 Sec. 33. Minnesota Statutes 2022, section 97C.045, is amended to read:

18.6 97C.045 REMOVING <u>COMMMON CARP AND NATIVE</u> ROUGH FISH FROM 18.7 BOUNDARY WATERS.

- 18.8 The commissioner may enter into agreements with North Dakota, South Dakota,
- 18.9 Wisconsin, and Iowa, relating to the removal of <u>common carp and native</u> rough fish in
- 18.10 boundary waters. The agreements may include:
- 18.11 (1) contracting to remove <u>common carp and native</u> rough fish;
- 18.12 (2) inspection of the work;
- 18.13 (3) the division of proceeds; and
- 18.14 (4) regulating the taking of common carp and native rough fish.
- 18.15 Sec. 34. Minnesota Statutes 2022, section 97C.081, subdivision 3a, is amended to read:
- 18.16 Subd. 3a. No permit required. A person may conduct a fishing contest without a permit18.17 from the commissioner if:
- 18.18 (1) the contest is not limited to specifically named waters;
- (2) the contest is limited to rough fish common carp and participants are required to fish
 with a hook and line; or
- 18.21 (3) the total prize value is \$500 or less.
- 18.22 Sec. 35. Minnesota Statutes 2022, section 97C.211, subdivision 5, is amended to read:

18.23 Subd. 5. **Price of game fish fry and eggs.** The commissioner may sell or barter game

18.24 fish or native rough fish fry or eggs for not less than the cost associated with the production
18.25 of eggs or fry.

- 18.26 Sec. 36. Minnesota Statutes 2023 Supplement, section 97C.371, subdivision 1, is amended18.27 to read:
- 18.28 Subdivision 1. Species allowed. Only <u>common carp</u>, native rough fish, catfish, lake
 18.29 whitefish, cisco (tulibee), and northern pike may be taken by spearing.

	SF4142	REVISOR	СКМ	S4142-1	1st Engrossment
19.1	Sec. 37. M	linnesota Statutes 20	022, section 97C	.375, is amended to rea	ad:
19.2	97C.375	TAKING <u>NATIV</u>	<u>e rough fisi</u>	I AND COMMON C	ARP BY
19.3	SPEARING	J.			
19.4	(a) A res	ident or nonresiden	t may take native	rough fish and comm	on carp by spearing
19.5				in waters, and in the n	
19.6	by the comm	nissioner.			
19.7	(b) Suck	ers mav be taken bv	spearing from th	e last Saturday in Apri	May 1 through the
19.8		day in February.			<u></u>
19.9	Sec. 38. M	linnesota Statutes 2	022, section 97C	.376, subdivision 1, is	amended to read:
19.10	Subdivis	ion 1. Season. (a) T	he regular bow-fi	shing season for resider	nts and nonresidents
19.11	is from the l	ast Saturday in Apr	il to May 1 throu	<u>gh</u> the last Sunday day	in February at any
19.12	time of the c	lay.			
19.13	(b) The e	early bow-fishing se	eason for resident	s and nonresidents is c	open only south of
19.14	State Highw	ay 210 from the Mo	onday after the la	st Sunday in February	to the Friday before
19.15	March 1 three	ough the last Saturd	ay day in April a	t any time of the day.	During the early
19.16	season, a pe	rson may bow fish:			
19.17	(1) only	from a boat; and			
19.18	(2) only	while on a lake or o	n the Mississipp	i, Minnesota, or St. Cr	oix River.
19.19	Sec. 39. M	linnesota Statutes 20	022, section 97C	.376, subdivision 5, is	amended to read:
19.20	Subd. 5.	Returning <u>native</u> 1	ough fish <u>and co</u>	ommon carp to water	s. <u>Native</u> rough fish
19.21	and common	n carp taken by bow	r fishing shall mu	<u>est</u> not be returned to th	ne water, and <u>native</u>
19.22	rough fish <u>a</u>	nd common carp ma	ay not be left on	the banks of any water	of the state.
	~				
19.23	Sec. 40. M	linnesota Statutes 2	022, section 97C	.381, is amended to rea	ad:
19.24	97C.381	HARPOONING <u>N</u>	NATIVE ROUG	H FISH.	
19.25	A resider	nt or nonresident ma	ay use a rubber po	owered gun, spring gur	n, or compressed air
19.26	gun to take <u>n</u>	ative rough fish and	<u>common carp</u> by	harpooning. The harpo	on must be fastened
19.27	to a line not	more than 20 feet lo	ong. The commiss	sioner may prescribe th	e times, the waters,
19.28	and the man	ner for harpooning	<u>native</u> rough fish	and common carp.	

SF4142	REVISOR	CKM	S4142-1	1st Engrossment
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20.1

Sec. 41. Minnesota Statutes 2022, section 97C.385, is amended to read:

20.2 97C.385 COMMISSIONER'S AUTHORITY TO REGULATE WINTER FISHING.

20.3 Subdivision 1. Effect on summer angling season. If the commissioner closes the 20.4 statutory open season for the spearing of a game fish <u>or native rough fish</u> species in any 20.5 waters, the commissioner must, in the same rule, close the following statutory open season 20.6 for angling for the same species in the waters in the same proportion.

Subd. 2. Effect on summer angling limits. If the commissioner reduces the limit of a
species of game fish <u>or native rough fish</u> taken by spearing in any waters under section
97A.045, subdivision 2, the commissioner must reduce the limit for taking of the species
by angling in the waters during the following open season for angling.

20.11 Subd. 3. Limiting closures by county. The commissioner may not close the open season 20.12 for taking game fish <u>or native rough fish</u> through the ice on more than 50 percent of the 20.13 named lakes or streams of a county under section 97A.045, subdivision 2.

20.14 Sec. 42. Minnesota Statutes 2022, section 97C.391, subdivision 1, is amended to read:

20.15 Subdivision 1. General restrictions. A person may not buy or sell fish taken from the 20.16 waters of this state, except:

- 20.17 (1) minnows;
- 20.18 (2) rough fish common carp;
- 20.19 (3) smelt taken from Lake Superior and rivers and streams that flow into Lake Superior;
- 20.20 (4) fish taken under licensed commercial fishing operations;
- 20.21 (5) fish that are private aquatic life; and
- 20.22 (6) fish lawfully taken and subject to sale from other states and countries.
- 20.23 Sec. 43. Minnesota Statutes 2022, section 97C.395, as amended by Laws 2023, chapter
 20.24 60, article 4, section 70, is amended to read:
- 20.25 97C.395 OPEN SEASONS FOR ANGLING.
- 20.26 Subdivision 1. **Dates for certain species.** (a) The open seasons to take fish by angling 20.27 are as follows:

20.28 (1) for walleye, sauger, northern pike, muskellunge, largemouth bass, and smallmouth
20.29 bass, the Saturday two weeks prior to the Saturday of Memorial Day weekend through the
20.30 last Sunday in February;

S4142-1

21.1	(2) for lake trout, from January 1 through October 31;
21.2	(3) for the winter season for lake trout, brown trout, brook trout, rainbow trout, and
21.3	splake on all lakes located outside or partially within the Boundary Waters Canoe Area,
21.4	from January 15 through March 31;
21.5	(4) for the winter season for lake trout, brown trout, brook trout, rainbow trout, and
21.6	splake on all lakes located entirely within the Boundary Waters Canoe Area, from January
21.7	1 through March 31;
21.8	(5) (2) for brown trout, brook trout, lake trout, rainbow trout, and splake, between January
21.9	1 through October 31 as prescribed by the commissioner by rule except as provided in
21.10	section 97C.415, subdivision 2; and
21.11	(6) (3) for salmon, as prescribed by the commissioner by rule.
21.12	(b) The commissioner shall close the season in areas of the state where fish are spawning
21.13	and closing the season will protect the resource.
21.14	Subd. 2. Continuous season for certain species. For sunfish, white crappie, black
21.15	crappie, yellow perch, channel catfish, rock bass, white bass, yellow bass, burbot, cisco
21.16	(tullibee), <u>common carp</u> , lake whitefish, and <u>native</u> rough fish, the open season is continuous.
21.17	Sec. 44. Minnesota Statutes 2022, section 97C.411, is amended to read:
21.18	97C.411 STURGEON AND PADDLEFISH.
21.19	Lake sturgeon, shovelnose sturgeon, and paddlefish may not be taken, bought, sold,
21.20	transported or possessed except as provided by rule of the commissioner. The commissioner
21.21	may only allow the taking of these fish in waters that the state boundary passes through and
21.22	in tributaries to the St. Croix River.

21.23 Sec. 45. Minnesota Statutes 2022, section 97C.505, subdivision 8, is amended to read:

21.24 Subd. 8. Possession for minnow dealers. When nets and traps are lawfully set and

21.25 tended, minnows and, incidentally taken game fish under four inches in length, and

21.26 <u>incidentally taken native rough fish that are not classified as minnows</u> are not considered

21.27 to be in possession until the minnows, native rough fish, or game fish are placed on a motor

21.28 vehicle or trailer for transport on land.

SF4142	REVISOR	CKM	S4142-1	1st Engrossment
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22.1 Sec. 46. Minnesota Statutes 2022, section 97C.801, subdivision 2, is amended to read:

Subd. 2. Commercial fish netting on Mississippi River. (a) A license is required to
commercially take <u>native</u> rough fish with seines in the Mississippi River from the St. Croix
River junction to St. Anthony Falls.

(b) A person may take <u>native</u> rough fish in the Mississippi River, from the St. Croix
River junction to St. Anthony Falls, only with the following equipment and methods:

(1) operations shall be conducted only in the flowing waters of the river and in tributary
backwaters prescribed by the commissioner;

(2) seines may be used only as prescribed by this section and rules adopted by thecommissioner;

22.11 (3) seines must be hauled to a landing immediately after being placed;

22.12 (4) two seines may not be joined together in the water; and

22.13 (5) a seine may not be landed between sunset and sunrise.

22.14 Sec. 47. Minnesota Statutes 2022, section 97C.805, subdivision 1, is amended to read:

Subdivision 1. Open season. (a) The commissioner shall, by rule, prescribe the open
season and open state waters for netting lake whitefish and ciscoes. The commissioner may
open specific lakes and waters that are otherwise closed if the commissioner posts notice
of the date and time in appropriate public places at least 48 hours before the open season
begins.

(b) The commissioner may close specific lakes and waters that are otherwise open under this subdivision if the commissioner posts notice of the closing at a minimum of three sites on the shore of the waters, including all public water-access sites. Before closing waters under this paragraph, the commissioner shall determine that the closure is necessary to protect game fish or native rough fish populations.

22.25 Sec. 48. Minnesota Statutes 2022, section 97C.805, subdivision 4, is amended to read:

Subd. 4. No limit on <u>native</u> rough fish netted. Lake whitefish and ciscoes taken under
this section may be taken and possessed without limit. <u>Native</u> rough fish caught while netting
may be retained. All other fish taken while netting must be returned to the water immediately.

23.1 Sec. 49. Minnesota Statutes 2022, section 97C.811, subdivision 2, is amended to read:

Subd. 2. Commercial fish defined. For purposes of this section and section 97A.475,
subdivision 30, "commercial fish" are <u>common</u> carp; bowfin; burbot; cisco; goldeye; rainbow
smelt; black bullhead, brown bullhead, and yellow bullhead; lake whitefish; members of
the sucker family, Catostomidae, including white sucker, redhorse, bigmouth buffalo, and
smallmouth buffalo; members of the drum family, Sciaenidae, including sheepshead; and
members of the gar family, Lepisosteidae and native rough fish, except for bowfin.

23.8 Sec. 50. Minnesota Statutes 2022, section 97C.831, subdivision 1, is amended to read:

Subdivision 1. Lake whitefish, common carp, and <u>native</u> rough fish. Lake whitefish
and <u>native</u> rough fish may be taken by licensed commercial fishing operators unless otherwise
changed by rule of the commissioner, under section 97C.805, subdivision 1, from Namakan
Lake and Sand Point Lake.

23.13 Sec. 51. Minnesota Statutes 2022, section 97C.835, subdivision 2, is amended to read:

Subd. 2. Types of fish permitted. Lake trout, ciscoes, chubs, alewives, lake whitefish,
round whitefish, pygmy whitefish, rainbow smelt, <u>common carp</u>, and <u>native</u> rough fish may
be taken by licensed commercial fishing operators from Lake Superior, in accordance with
this section.

23.18 Sec. 52. Minnesota Statutes 2022, section 97C.835, subdivision 3, is amended to read:

Subd. 3. Pound nets and trap nets. Pound or trap nets may be used to take lake whitefish,
round whitefish, pygmy whitefish, ciscoes, chubs, alewives, rainbow smelt, <u>common carp</u>,
and <u>native</u> rough fish in Lake Superior, including St. Louis Bay east of the U.S. Highway
53 bridge, under the rules prescribed by the commissioner.

23.23 Sec. 53. Minnesota Statutes 2022, section 97C.865, subdivision 1, is amended to read:

Subdivision 1. License required; records. (a) A person engaged in a business providing
services to a person taking fish may not prepare dressed game fish or dressed native rough
<u>fish</u> for shipment without a fish packer's license. The fish packer must maintain a permanent
record of:

23.28 (1) the name, address, and license number of the shipper;

23.29 (2) the name and address of the consignee; and

23.30 (3) the number of each species and net weight of fish in the shipment.

	SF4142	REVISOR	СКМ	S4142-1	1st Engrossment			
24.1	(b) The records of the fish packer must be made available to an enforcement officer							

24.2 upon request.

24.3 Sec. 54. <u>REQUIRED RULEMAKING.</u>

- 24.4 The commissioner of natural resources may use the good cause exemption under
- 24.5 Minnesota Statutes, section 14.388, subdivision 1, clause (3), to adopt rules to conform with
- 24.6 this act. Minnesota Statutes, section 14.386, does not apply to rules adopted under this
- 24.7 <u>section except as provided under Minnesota Statutes, section 14.388.</u>

24.8 Sec. 55. <u>**REVISOR INSTRUCTION.**</u>

- 24.9 The revisor of statutes must renumber Minnesota Statutes, section 97A.015, subdivision
- 24.10 <u>32b, as Minnesota Statutes, section 97A.015, subdivision 32d, and must renumber Minnesota</u>
- 24.11 Statutes, section 97A.015, subdivision 43, as Minnesota Statutes, section 97A.015,
- 24.12 subdivision 32c.