Chapter NR 40

INVASIVE SPECIES IDENTIFICATION, CLASSIFICATION AND CONTROL

NR 40.01 Purpose. The purpose of this chapter is to identify, classify and control invasive species in Wisconsin as part of the department’s statewide program required by s. 23.22 (2) (a), Stats.

History: CR 08−074; cr. Register August 2009 No. 644, eff. 9−1−09.

NR 40.02 Definitions. For purposes of this chapter:

(1) “Algae” means a predominantly photosynthetic eukaryotic organism ranging from unicellular to macroscopic forms, lacking true roots, stems, leaves, and embryos.

(2) “Animal” means all vertebrate and invertebrate species, including but not limited to mammals, birds, reptiles, amphibians, fish, mollusks, arthropods, insects, and their eggs, larvae or young, but excluding humans.

(3) “Aquatic animal” means any vertebrate or invertebrate species that lives or grows only in water during any life stage, and includes the eggs, larvae or young of those species.

(3m) “Aquatic invasive species” means any invasive species that dwells in water or wetlands.

(4) “Aquatic plant” means a submergent, emergent, free-floating or floating−leaf plant and includes any part of the plant.

(5) “Attached” means in, on, or physically connected to in any way.

(6) “Boat” means any device capable of being used as a means of transportation on water.

(7) “Category” means a grouping of species designated by administrative rule for which there are specific legal requirements or restrictions.

(7g) “Cave” means any naturally occurring void, cavity, recess or system of interconnected passageways beneath the surface of the earth or in a bluff, cliff or ledge, including pits and sinkholes, but does not include a rock shelter.

(7r) “Commercial cave or mine” means a cave or mine that has more than 1,000 visitors per year and charges a fee.

(8) “Contain” or “containment” means to prevent spread beyond a designated boundary.

(9) “Control” has the meaning given it in s. 23.22 (1) (a), Stats. In addition, “control” includes activities to eliminate or reduce the adverse effects of invasive species including decreasing or eradicating their population or limiting their introduction or spread, and includes destroying the aboveground, and when necessary, the belowground portions of a plant in a manner and at the proper time to prevent the development and distribution of viable seeds or other propagules. For plants that reproduce vegetatively, “control” includes the use of methods that contain or reduce the vegetative spread of the plant.

Note: Section 23.22 (1) (a), Stats., states that “control” means to cut, remove, destroy, suppress, or prevent the introduction or spread of.

(9m) “Crayfish” means any decapod crustacean from the following families: Astacidae, Cambaridae and Parastacidae.

(10) “Cultivate” means, for plants, intentionally maintaining an individual or population of a plant.

(11) “Cyanobacteria” means a predominately photosynthetic prokaryotic organism occurring singly or in colonies.

(12) “DATCP” means the Wisconsin department of agriculture, trade and consumer protection.

(13) “Department” means the Wisconsin department of natural resources.

(14) “Disposal” means the lawful discharge, deposit, dumping or placing of any invasive species into or on any land or water in a manner that prevents the establishment, introduction or spread of the disposed species, or the consumption of the species as food.

(15) “Eradicate” means to remove an entire population of an invasive species and all its propagules from an area of infestation.

(16) “Established” means, for algae and cyanobacteria, plants, terrestrial invertebrates and plant disease−causing microorganisms, aquatic invertebrates except crayfish, and terrestrial and aquatic vertebrates except fish, present in an area as a self−sustaining population that is dispersed to the extent that eradication is either infeasible or will take a significant effort over a period of several years.

(17) “Established nonnative fish species and established nonnative crayfish species” means alewife (Alosa pseudoharengus), common carp (Cyprinus carpio), eastern mosquitofish (Gambusia holbrooki), rainbow smelt (Osmersus mordax), round goby (Neogobius melanostomus), ruffe (Gymnocephalus cernua), sea lamprey (Petromyzon marinus), three−spine stickleback (Gasterosteus aculeatus), tubenose goby (Proterorhinus marmoratus), white perch (Morone americana), and rusty crayfish (Orconectes rusticus), and western mosquitofish (Gambusia affinis).

(18) “Feral” means existing in an untamed or wild, unconfined state, having returned to such a state from domestication.

(19) “Genetically modified” refers to an organism whose genome, chromosomal or extrachromosomal, is modified permanently and heritably, using recombinant nucleic acid techniques, and includes the progeny of any genetically modified organism.

(20) “Identified carrier of an invasive species” means any material identified in a department infestation control designation under s. 26.30 (7), Stats., a DATCP quarantine under s. 94.01, Stats., or a United States Department of Agriculture Animal and Plant Health Inspection Service quarantine declaration under 7 USC section 7714 or 7715 as potentially carrying an invasive species.

(21) “Import” means to bring into Wisconsin or to arrange for another person to bring into Wisconsin.

(22) “Incidental” means something is done inadvertently when performing an otherwise legal activity.

(23) “Introduce” means to stock, plant, release or otherwise put an invasive species into the outdoor environment or use an invasive species in this state anywhere except within an indoor facility which is designed to physically contain the organism, including but not limited to a laboratory, greenhouse, growth chamber or fermenter.

(24) “Invasive species” has the meaning given it in s. 23.22 (1) (c), Stats. In addition, “invasive species” means nonnative species including hybrids, cultivars, subspecific taxa, and genetically modified variants whose introduction causes or is likely to cause...
economic or environmental harm or harm to human health, and includes individual specimens, eggs, larvae, seeds, propagules, and any other viable life—stages of such species. For fish, “invasive species” includes all nonnative species.

Note: Section 23.22 (1) (c), Stats., states that “invasive species” means nonindigenous species whose introduction causes or is likely to cause economic or environmental harm or harm to human health. The department does not consider dead specimens or organisms that are dead, not revivable, and no longer capable of living, growing, developing, reproducing, and functioning as “invasive species.”

(25) “Management action” means limiting the spread of established populations or abating harmful ecological, economic, social and public health impacts associated with invasive species introductions.

(25m) “Mine” means any artificial excavation, shaft, underground passageway, slope, tunnel or working from which ore or mineral is or was extracted, but does not include an open pit mine. However, caves or mines may be located adjacent to open pit mines.

(26) “Native duckweed” means any of the following: Lemna aequinoctialis (lesser duckweed, three—nerved duckweed), Lemna minor (common duckweed), Lemna obscura (little duckweed, purple duckweed), Lemna perpusilla (least duckweed, minute duckweed), Lemna trisulca (forked duckweed, star duckweed), Lemna turionifera (perennial duckweed, turion duckweed), Spirodela polyrrhiza (giant duckweed), Wolffia borealis (northern watermeal), Wolffia brasiliensis (Brazilian watermeal), and Wolffia columbiana (Columbian watermeal).

(27) “Native species” means a species indigenous to Wisconsin, and includes an individual specimen. For fish, “native species” means those fish species identified as native fish species in Wisconsin Fishes 2000: Status and Distribution, published under s. 94.01, Stats., and includes an individual specimen, regardless of the specimen’s origin.

(28) “Natural areas” means undeveloped or wild lands and those lands preserved or restored and managed for their natural features, including but not limited to parks, forests, refuges, grasslands, wetlands and shorelines on public and private lands.

(29) “Nonnative” or “nonnative species” means a species not indigenous to Wisconsin, and includes an individual specimen.

(30) “Nonnative fish species in the aquaculture industry” means arctic char (Salvelinus alpinus), Atlantic salmon (Salmo salar), brown trout (Salmo trutta), chinook salmon (Oncorhynchus tshawytscha), coho salmon (Oncorhynchus kisutch), rainbow trout (Oncorhynchus mykiss), pink salmon (Oncorhynchus gorbuscha), redear sunfish (Lepomis microlophus), tiger trout (a hybrid of Salvelinus fontinalis and Salmo trutta) and tilapia (Tilapia spp).

(31) “Nonnative viable fish species in the aquarium trade” means goldfish (Carassius auratus), koi carp (Cyprinus carpio), sterlet (Acipenser ruthenus), Chinese hi—fin banded shark (Myxocyprinus asiaticus), bitterling (Rhodeus spp.), ide (Leuciscus idus) and weather loach (Misgurnus anguillicaudatus).

(32) “Non—reproductive” means, for plants, not capable of reproduction sexually or asexually.

(33) “Nonviable” means, with respect to aquatic vertebrates including fish species, species for which eggs, fry, or adults are not capable of surviving water temperature below 38 degrees Fahrenheit or not capable of surviving in fresh water. “Nonviable” means, with respect to terrestrial vertebrates, species that are not capable of living, growing, developing, and functioning successfully in Wisconsin’s outdoor environment.

(34) “Open pond” means an outdoor pond that is not entirely covered to prevent the escape of fish.

(35) “Order” means an element of the Linnean taxonomic classification system, unless the context indicates otherwise.

(36) “Person” means an individual, partnership, corporation, society, association, firm, unit of government, public agency or public institution, and includes an agent of one of these entities.

(37) “Pet” means an animal raised or kept for companionship and generally kept indoors, in an enclosure or otherwise confined or restrained, and not allowed to roam freely out—of—doors. “Pet” does not include fish and crayfish, or other aquatic invertebrates.

(38) “Plant” means, as a verb, to place entire live plants, plant parts or seeds into the water, the ground or a planter out of doors for the purpose of growing them. “Plant”, as a noun, means any member of the Kingdom Plantae, lichens, algae and cyanobacteria, and any varieties, cultivars, hybrids or genetically modified variants thereof, and includes any plant parts capable of vegetative or sexual reproduction.

(39) “Plant taxa” mean taxonomic categories or units of plant classification, such as family, genus, species, variety and cultivar.

(40) “Possess” means to own, maintain control over, restrain, hold, grow, raise or keep.

(41) “Prohibited invasive species” or “prohibited species” means an invasive species that the department, at the time of listing under s. NR 40.04 (2), has determined is already established in the state, potentially causing economic or environmental harm or harm to human health, and which is not found in the state or in that region of the state where the species is listed as prohibited in s. NR 40.04 (2), with the exception of isolated individuals, small populations or small pioneer stands of terrestrial species, or in the case of aquatic species, that are isolated to a specific watershed in the state or the Great Lakes, and for which statewide or regional eradication or containment may be feasible.

(42) “Propagules” means specimens or parts of a species that are capable of producing additional specimens through either sexual or asexual reproduction, including but not limited to seeds, roots, stems, rhizomes, tubers and spores.

(43) “Public highway” means every public street, alley, road, highway or thoroughfare of any kind, except waterways, in this state while open to public travel and use, but does not include public boat access sites and associated parking areas.

(44) “Reasonable precautions” means intentional actions that prevent or minimize the transport, introduction, possession or transfer of invasive species. Reasonable precautions include but are not limited to best management practices (BMPs) for invasive species approved by the department, practices recommended by the “Wisconsin Clean Boats, Clean Waters” program and “Stop Aquatic Hitchhikers” campaign, and compliance with DATCP quarantine regulations imposed under s. 94.01, Stats., or a United States Department of Agriculture Animal and Plant Health Inspection Service quarantine declared under 7 USC section 7714 or 7715. For the transfer of aquatic plants, reasonable precautions include verifying that the species transferred is identified correctly and is not listed in s. NR 40.04 or 40.05 as prohibited or restricted, and that there are no other listed invasive species mingled with the species being transferred.

(45) “Recombinant nucleic acid techniques” means laboratory techniques through which genetic material is isolated and manipulated in vitro and then inserted into an organism, resulting in a transgenic organism.

(46) “Restricted invasive species” or “restricted species” means an invasive species that the department, at the time of listing under s. NR 40.05 (2), has determined is already established in the state or in that region of the state where the species is listed as restricted in s. NR 40.05 (2) and that causes or has the potential to cause economic or environmental harm or harm to human health, and for which statewide or regional eradication or containment may not be feasible.
(46m) “Rock shelter” means an overhang or cave—like opening in a bluff, cliff or ledge that is shallow and does not provide an area of substantial daytime darkness.

(47) “Safe facility” means, for fish, an aquarium or container that does not directly drain into a water of the state, is not subject to intermittent or periodic flooding, is not connected to any water of the state, and is not an open pond. For crayfish and other aquatic invertebrates, “safe facility” means an aquarium or container that prevents the escape of the aquatic invertebrates and that does not directly drain into a water of the state.

(48) “Species” means monera, protista, fungi, plantae, animalia, viruses, phytoplasmas, mycoplasma—like organisms and prions and includes seeds, propagules and individual living specimens, eggs, larvae, and any other viable life—stages of such species. “Species” includes genetically modified species, cultivars, hybrids and sub—specific taxa.

(49) “Transfer” means to buy, sell, trade, barter, exchange, give or receive or to offer to buy, sell, trade, barter, exchange, give or receive.

(50) “Transport” means to cause, or attempt to cause, an invasive species to be imported or carried or moved within the state, and includes accepting or receiving a specimen for the purpose of transportation or shipment.

(51) “Unknowing” means unaware of the presence of a prohibited or restricted invasive species.

(52) “Waters of the state” has the meaning given it in s. 281.01 (18), Stats. Note: Section 281.01 (18), Stats., provides as follows: “Waters of the state” includes those portions of Lake Michigan and Lake Superior within the boundaries of this state, and all lakes, bays, rivers, streams, ponds, wells, impounding reservoirs, marshes, watercourses, drainage systems and other surface water or groundwater, natural or artificial, public or private, within the state, or within its jurisdiction.

(53) “Wild animal” means any mammal, bird, or other creature of a wild nature endowed with sensation and the power of voluntary motion, except fish and crayfish and other aquatic invertebrates.

History: CR 08—074: cr. Register August 2009 No. 644, eff. 9—1—09; CR 10—016: cr. (3m), am. (16), (42) and (53) Register August 2010 No. 656, eff. 9—1—10; EmR1039: emerg. cr. (7g), (7r), (25m), (46m), eff. 11—3—10; CR 10—123: cr. (7g), (25m), (46m) Register May 2011 No. 665, eff. 6—1—11; CR 14—034: cr. (9m), am. (14), (17), (37), (53) Register April 2015 No. 712, eff. 5—1—15.

NR 40.03 Classifications. (1) CLASSIFICATION CATEGORIES. For purposes of this chapter, invasive species are classified into the following categories: prohibited and restricted.

Note: For informational and educational purposes, the department informally maintains and updates as needed a caution list of invasive species and a list of non—restricted invasive species. Caution list invasive species are either not found in the state, or if they are, the extent of their presence or impact is not sufficiently documented. Caution list species may have shown evidence of invasiveness in similar environments in other states and could potentially spread in Wisconsin. Unlike the prohibited and restricted categories, caution list category invasive species are not regulated under this chapter. Additional information is needed to determine if caution list species belong in another category. Non—restricted invasive species may have adverse environmental, recreational or economic impacts or cause harm to human health. Most of the non—restricted species are already integrated into Wisconsin’s ecosystems, and state—wide control or eradication is not practical or feasible. Non—restricted category invasive species are not regulated under this chapter. All other non—native species recommended for listing as invasive but not yet assessed for this rule are put on an informal pending list. Future rule revisions will involve assessing some species from this list.

(2) CRITERIA. The department shall consider the following criteria in classifying a nonnative species as an invasive species for the purpose of this chapter:

(a) The species’ potential to directly or indirectly cause economic or environmental harm to or harm to human health, including harm to native species, biodiversity, natural scenic beauty and natural ecosystems, function or sustainability; harm to the long—term genetic integrity of native species; harm to recreational, commercial, industrial and other uses of natural resources in the state; and harm to the safety or well being of humans, including vulnerable or sensitive individuals.

(b) The extent to which the species is already present in the state, or in portions of the state, including whether there are isolated pioneer stands.

(c) The likelihood that the species, upon introduction, will become established and spread within the state.

(d) The potential for eradicating the species or controlling the species’ spread within the state, including the technological and economic feasibility of eradication or control.

(e) The socio—economic value afforded by the species, including any beneficial uses or values the species may provide for recreation, commerce, agriculture or industry within the state.

History: CR 08—074: cr. Register August 2009 No. 644, eff. 9—1—09.

NR 40.04 Prohibited category. (1) PROHIBITED INVASIVE SPECIES. Prohibited invasive species are identified in this section by scientific and common names and by specific categories of species.

(2) IDENTIFICATION OF PROHIBITED SPECIES. (a) Algae and cyanobacteria. The following algae and cyanobacteria invasive species are prohibited:

1g. Caulerpa taxifolia (Killer algae)
1r. Cylindropermopsis raciborskii (Cylindro)
2. Didymosphenia geminata (Didymo or rock snot), except in Lake Superior
3. Nitellopsis obtusa (Starry stonewort)
4. Novel cyanobacterial epiphyte of the order Stigonematales linked with avian vacuolar myelinopathy
5. Prymnesium parvum (Golden alga)
6. Ulva species, including species previously known as Enteromorpha species

(b) Plants. The following plant invasive species are prohibited statewide except in the counties listed where they are restricted under s. NR 40.05 (2) (b):

1c. Achyrocline salsola (Japanese chaff flower)
1m. Akebia quinata (Fiveleaf akebia or chocolate vine)
1s. Ampelopsis brevipedunculata (Porcelain berry) including the variegated cultivar
2e. Arundo donax (Giant reed)
2m. Azolla pinnata (Mosquito fern)
2s. Berberis vulgaris (Common barberry)
3. Bunas orientalis (Hill mustard) except in Dane, Grant, Green, Iowa, Lafayette, and Rock counties
4. Cabomba caroliniana (Fanwort)
4g. Cardamine impatiens (Narrow leaf bittercress)
4n. Celastrus scandens (European bittersweet)
4r. Centaurea diffusa (Diffuse knapweed)
4w. Centaurea repens (Russian knapweed)
5. Centaurea solstitialis (Yellow star thistle)
7. Cirsium palustre (European marsh thistle) except in Ashland, Bayfield, Chippewa, Clark, Door, Florence, Forest, Iron, Langlade, Lincoln, Marathon, Marinette, Menominee, Oconto, Oneida, Price, Rusk, Sawyer, Shawano, Taylor and Vilas counties
8. Conium maculatum (Poison hemlock) except in Buffalo, Crawford, Dane, Grant, Green, Iowa, Jefferson, Kenosha, La Crosse, Lafayette, Milwaukee, Monroe, Ozaukee, Racine, Richland, Rock, Sauk, Sheboygan, Trempealeau, Vernon, Walworth, and Waukesha counties

Published under s. 35.93, Stats. Updated on the first day of each month. Entire code is always current. The Register date on each page is the date the chapter was last published.
9. Crassula helmsii (Australian swamp crop or New Zealand pygmyweed)
10. Cytisus scoparius (Scotch broom)
10g. Digitalis lanata (Grecian foxglove)
10r. Dioscorea batatas or Dioscorea polystachia (Chinese yam)
11. Dioscorea oppositifolia (Indian yam)
12. Egeria densa (Brazilian waterweed or wide-leaf anacharis)
12g. Eichhornia azurea (Anchored water hyacinth)
12r. Eichhornia crassipes (Water hyacinth, floating)
13. Epilobium hirsutum (Hairy willow herb) except in Brown, Calumet, Door, Kenosha, Kewaunee, and Manitowoc counties
13e. Fallopia × bohemica or F. × bohemica or Polygonum × bohemicum (Bohemian knotweed)
13m. Fallopia sachalinensis or Polygonum sachalinense (Giant knotweed)
13s. Glossostigma leistostigmatum (Mudmat)
14. Glyceria maxima (Tall or reed mannagrass) except in Brown, Calumet, Columbia, Dane, Dodge, Door, Fond du Lac, Green, Jefferson, Kenosha, Kewaunee, Manitowoc, Milwaukee, Outagamie, Oauke, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha and Winnebago counties
15. Heracleum mantegazzianum (Giant hogweed)
16. Humulus japonicus (Japanese hops) except in Buffal, Crawford, Dane, Grant, Green, Iowa, Jackson, La Crosse, Lafayette, Monroe, Pepin, Richland, Sauk, Trempealeau, and Vernon counties
17. Hydrida verticillata (Hydrilla)
18. Hydrocharis morsus-ranae (Floating marsh pennywort)
18g. Hydrophylla polypompy (Indiana swampweed)
18ρ. Impatiens glandulifera (Policeman's helmet)
18t. Ipomoea aquatica (Water spinach)
19. Lagarosiphon major (Oxygen-weed, African elodea or African waterweed)
20. Lepidium latifolium (Perennial or broadleaved pepperweed)
21. Lespedeza cuneata or Lespedeza sericea (Sericea or Chinese lespedeza)
22. Leymus arenarius or Elymus arenarius (Lyme grass or sand ryegrass) except in Door, Kenosha, Kewaunee, Manitowoc, Milwaukee, Oauke, Racine, and Sheboygan counties
22g. Limnophila sessiliflora (Asian marshweed)
22r. Linaria dalmatica (Dalmatian toadflax) except in Juneau and Bayfield counties
23. Lonicera japonica (Japanese honeysuckle)
24m. Lythrum virgatum (Wanded loosestrife)
25. Microstegium vimineum (Japanese stilt grass)
26. Myriophyllum aquaticum (Parrot feather)
27. Najas minor (Brittle naiad, or lesser, bushy, slender, spiny or minor naiad or waternymph)
27m. Nelumbo nucifera (Sacred lotus)
28. Nymphaoides peltata (Yellow floating heart)
28e. Oenanthe javanica (Java waterdropwort or Vietnamese parsley)
28m. Oplismenus hirtellus ssp. undulatifolius (Wavy leaf basket grass)
28s. Ottelia alismoides (Ducklettuce)
29. Paulownia tomentosa (Princess tree)
29d. Petasites hybridus (Butterfly dock)
29h. Phellodendron amurense (Amur cork tree) except male cultivars and seedling rootstock
29s. Pistia stratiotes (Water lettuce)
30. Polygonum perfoliatum or Persicaria perfoliata (Mile-at-a-minute vine)
32. Pueraria montana or P. lobata (Kudzu)
32a. Quercus acutissima (Sawtooth oak)
32g. Ranunculus ficaria (Lesser celandine)
33. Rubus armeniacus (Himalayan blackberry)
34. Rubus phoenicolasius (Fruitree or wine raspberry)
34g. Sagittaria sagittiflora (Hawaii arrowhead)
34k. Salvinia heterozig (Giant salvinia)
34q. Salvinia molesta (Giant salvinia)
34p. Solidago sempervirens (Seaside goldenrod) except in Kenosha, Milwaukee and Racine counties
34r. Sorghum halepense (Johnsongrass)
34w. Stratiotes aloides (Water soldiers)
34y. Taenithaerum caput-medisae (Medusashead)
35. Torilis arvensis (Spreading hedgeparsley)
37. Trapa natans (Water chestnut)
37e. Tussilago farfara (Cot’s foot)
37m. Typha domingensis (Southern cattail)
37s. Typha laxmannii (Graceful cattail)
38. Vincetoxicum nigrum or Cynanchum louiseae (Black or Louise’s swallow-wort) except in Columbia, Crawford, Dane, Grant, Green, Iowa, Jefferson, Juneau, Kenosha, La Crosse, Lafayette, Milwaukee, Monroe, Racine, Richland, Rock, Sauk, Vernon, Walworth and Waukesha counties
39. Vincetoxicum rossicum or Cynanchum rossicum (Pale or European swallow-wort)
40. Wisteria floribunda (Japanese wisteria)
41. Wisteria sinensis (Chinese wisteria)
(c) Fish and crayfish. The following fish invasive species and crayfish invasive species are prohibited:
1. Channidae (snakehead), including Channa argus (Northern snakehead), Channa bleheri (Rainbow snakehead), Channa gachua (Dwarf snakehead), Channa maculata (Blotch snakehead), Channa marulius (Bullseye snakehead), Channa punctata (Spotted snakehead), and Channa striata (Chevron snakehead)
2. Ctenopharyngodon idella (Chinese wels)
3. Cyprinus carpio (Common carp)
4. Dace (Leuciscus leuciscus)
5. Danio rerio (Guppy)
6. Hypophthalmichthys molitrix (Silver carp)
7. Hypophthalmichthys nobilis (Common carp)
8. Lepomis gibbosus (Black crappie)
9. Lepomis macrochirus (White crappie)
10. Lepomis megalotis (Mossy为您提供一个英文文本的摘要。该文本讨论了多种植物的入侵性，包括甘油藻、芜菁、甘薯和菠菜等。此外，还提到了一些鱼类和甲壳类的入侵物种。

The text details the presence of various invasive plant species in Wisconsin, covering regions like Outagamie, Ozaukee, Racine, Rock, Sauk, Sheboygan, Walworth, Washington, Waukesha, Waupaca, Waushara, and Winnebago counties. The list of species includes a wide range of plants such as Crassula helmsii, Cytisus scoparius, Digitalis lanata, Dioscorea oppositifolia, Egeria densa, Eichhornia azurea, Eichhornia crassipes, Epilobium hirsutum, Fallopia × bohemica, Glossostigma leistostigmatum, Glyceria maxima, Hydrocharis morsus-ranae, Hydrophylla polypompy, Impatiens glandulifera, Ipomoea aquatica, Lonicera japonica, Myriophyllum aquaticum, and many others. These plants are typically associated with water bodies, where they can cause significant ecological impacts.

Additionally, the text mentions invasive fish and crayfish species such as the channel catfish, northern snakehead, and rainbow trout. These invasive species can alter local ecosystems and pose threats to native species. The legislation aims to control and manage these invasive species to protect the natural habitats and biodiversity of Wisconsin.

Overall, the text underscores the importance of invasive species management to preserve the ecological integrity of Wisconsin's water bodies and ecosystems.
7. Hypophthalmichthys nobilis (Bighead carp)  
8. Mylopharyngodon piceus (Black carp)  
9. Sander lucioperca (Zander)  
10. Scardinius erythrophthalmus (Rudd)  
11. Tinca tinca (Tench)  
12. All other nonnative fish and nonnative crayfish except:  
   a. Established nonnative fish species and established nonnative crayfish species  
   b. Nonnative viable fish species in the aquarium trade  
   c. Nonnative fish species in the aquaculture industry  
   d. Nonviable fish species  
   e. Genetically modified fish species  
(d) Aquatic invertebrates except crayfish. The following aquatic invertebrate invasive species are prohibited:  
1. Bithynia tentaculata (Faucet snail)  
2. Bythotrephes cederstroemi (Spiny water flea)  
3. Cercopagis pengoi (Fishhook water flea)  
4. Corbicula fluminea (Asian clam)  
5. Daphnia lumholtzi (Water flea)  
5m. Dikerogammarus villosus ( Killer shrimp)  
6. Dreissena rostriformis (Quagga mussel)  
7. Eriocheir sinensis (Chinese mitten crabs)  
8. Hemimysis anomala (Bloody shrimp)  
8g. Limnothrix fortunei (Golden mussel)  
8r. Melanoideas tuberculata (Malaysian trumpet snail)  
9. Potamopyrgus antipodarum (New Zealand mud snail)  
(e) Terrestrial invertebrates and plant disease—causing microorganisms. The following terrestrial invertebrate invasive species and plant disease—causing microorganism invasive species are prohibited:  
1. Adelges tsugae (Hemlock woolly adelgid)  
2. Anoplophora glabripennis (Asian longhorned beetle)  
5e. Dendroctonus ponderosae (Mountain pine beetle)  
5m. Geosmithia morbida (Thousand cankers disease of walnut)  
6. Lymantria dispar Asian race (Asian Gypsy moth)  
7. Phytophthora ramorum (Sudden oak death pathogen)  
8. Pityophthorah juglandis (Walnut twig beetle)  

Note: These terrestrial invertebrates and plant disease—causing microorganisms are also regulated by the department under s. NR 45.04 and by DATCP under ch. ATCP 21 and ch. 94, Stats.  
Note: For species that are both listed under ch. NR 40 and quarantined at the federal and/or the state level, the department determines that “reasonable precautions” allow for the incidental possession, transport, transfer, or introduction of a prohibited or restricted organism within the boundaries of a federal or state quarantine for that organism.  
(f) Terrestrial and aquatic vertebrates except fish. The following terrestrial and aquatic vertebrate invasive species are prohibited:  
1. Myiopsitta monachus (Monk or Quaker parakeet or parrot)  
1m. Myiopsitta geocephala (Nutria)  
2. Sus domesticus (Feral domestic swine)  
3. Sus scrofa (Russian boar) and other wild swine  
(g) Fungi. The following fungus invasive species are prohibited:  
1. Pseudogymnoascus destructans (White–nose syndrome fungal pathogen)  

(3) ACTIONS PROHIBITED BY THIS CLASSIFICATION; EXEMPTIONS.  
(a) Except as otherwise provided in pars. (b) to (i), no person may transport, possess, transfer, or introduce a prohibited invasive species identified or listed under sub. (2).  
(b) Paragraph (a) does not apply to a person who transports, possesses, transfers or introduces a prohibited invasive species identified or listed under sub. (2) if the department determines that the transportation, possession, transfer or introduction was incidental or unknowing, and was not due to the person’s failure to take reasonable precautions.  
Note: Paragraph (b) does not apply to preventive measures set out in s. NR 40.07.  
(c) If authorized by a permit issued by the department under this chapter, a person may transport, possess, transfer or introduce a prohibited invasive species for research, public display, or if the species is not a fish or crayfish, for other purposes specified by the department in the permit.  
(d) A legally obtained nonnative wild animal that is a pet may be possessed, transported or transferred without a permit issued by the department under this chapter if obtained prior to and located in the State of Wisconsin on the date the species is listed as prohibited under this section, but may not be introduced. The offspring of pets possessed under this paragraph may not be transferred.  
(e) Paragraph (a) does not apply to a person who transports, possesses, transfers, or introduces a terrestrial invertebrate or plant disease—causing microorganism that is regulated by the department under this chapter if obtained prior to and located in the State of Wisconsin on the date the species is listed as prohibited under this section, but may not be introduced. The offspring of pets possessed under this paragraph may not be transferred.  
(f) Paragraph (a) does not apply to a person who has a permit issued by DATCP under s. ATCP 21.04 for importation, movement, distribution or release of a pest or biological control agent that is a prohibited invasive species identified or listed under sub. (2).  
(g) A person may transport, possess or give away a prohibited invasive species for the purpose of identification or disposal without a permit issued by the department under this chapter, if the person reports the location of origin of the prohibited invasive species to the department and no individual specimens or propagules are allowed to escape or be introduced. Reports shall be submitted within 30 days of the person taking possession and shall include contact and property owner information, type and detailed location of the species, the purpose for transporting, possessing or giving away the invasive species, and the final disposition of the invasive species. This paragraph does not apply to terrestrial and aquatic vertebrates or fish species.  

Note: Paragraph (g) does not apply to transport of identified carriers of invasive species as described in s. NR 40.07 (5) (a).  
Note: Reports for invasive species may be sent to:  
Attn: Statewide Invasive Species Coordinator, SS/7 Wisconsin Department of Natural Resources  
PO Box 7921  
Madison, WI 53707–7921  
Note: Reports may also be sent by email to invasive.species@wisconsin.gov.  
(h) Paragraph (a) does not apply to any of the following:  
1. A person who holds a scientific collector permit for the invasive species under s. 29.614, Stats.  
2. A person who, while lawfully fishing, inadvertently catches a fish invasive species.  
3. Employees or duly authorized agents of the department in the performance of their official duties.  
Note: Section NR 20.20 (73) (c) 1. sets a bag limit of 0 for nonindigenous detrimental fish, but allows one such fish to be taken by hook and line if it is killed immediately and delivered immediately to a department service center or regional office. All nonindigenous fish species are declared under s. NR 20.38 (6) (b) to be detrimental fish if the fish were imported without a permit in violation of s. 29.735, Stats., or are found in any water where their presence is not specifically permitted by the department.  
(i) Paragraph (a) does not apply to phragmites associated with a reed bed treatment unit used in a wastewater treatment facility authorized by a WPDES permit under ch. 283, Stats.
(3m) EARLY DETECTION MONITORING. Unless entry is otherwise authorized by law, as part of an invasive species early detection program, the department or its designee may enter property where a cave or mine may be located to monitor, survey or inspect for the presence of the prohibited invasive fungus species \textit{Geomyces destructans} (white-nose syndrome fungal pathogen) in the cave or mine. If the person who owns, controls or manages the property, but if the person does not grant permission or cannot be located by the department after making reasonable effort, the department may seek an inspection warrant under s. 66.0119, Stats., from the appropriate circuit court authorizing entry. Data obtained by the department under this subsection shall be made available to the person who owns, controls or manages the property.

(4) CONTROL REQUIREMENTS. (a) Unless entry is otherwise authorized by law, if the department has reason to believe that a prohibited species is present, the department or its designee may enter property to inspect for, survey or control prohibited species with permission of the person who owns, controls or manages the property, but if the person does not grant permission or cannot be located by the department after making reasonable effort, the department may seek an inspection warrant from the appropriate circuit court authorizing entry.

(b) The department may ask any person who owns, controls or manages property where a prohibited species is present to control the prohibited species in accordance with a plan approved by the department. The department will seek funds to assist in the control of prohibited species. However, a person who owns, controls or manages property where a prohibited species is present is responsible for controlling the prohibited species that exists on the property.

Note: The department anticipates it will request control of a prohibited invasive species only if it is feasible and reasonable to control the prohibited species on the property.

(c) If voluntary cooperation is not achievable or likely, it is feasible and reasonable to control the prohibited species on the property, the department or its designee may control the prohibited species or it may offer the person the opportunity to negotiate the terms of a consent order for control purposes.

(d) If a consent order is not achievable or likely, the department may issue a unilateral order requiring that the person who owns, controls or manages the property control the prohibited species in accordance with a plan approved by the department. The department determines that the prohibited species is present through no fault of the person. If the department determines that the prohibited species is present through no fault of the person, the department or its designee may control the prohibited species.

(e) If the person does not control the prohibited species upon order of the department, the department or its designee may control the prohibited species and the department may recover the reasonable and necessary expenses it incurs.

(f) The department may remove, or cause to be removed any detrimental fish or other prohibited invasive species from waters of the state.

Note: All nonindigenous fish species are declared under s. NR 20.38 (6) to be detrimental fish if the fish were imported without a permit in violation of the Fish and Wildlife Conservation Code. Any person who possesses, controls, or manages an aquatic area where nonindigenous fish species are present is required to remove the species or to assist in the removal of the species. The cost of removal or assistance shall be the responsibility of the person who possesses, controls, or manages the aquatic area. The person shall report nonindigenous fish species that are present to the department. The department will seek funding to assist in the removal of nonindigenous fish species. The department will provide information about methods for removing nonindigenous fish species. The department will require persons who possess, control, or manage aquatic areas with nonindigenous fish species to implement appropriate control measures. The department may require additional fees for the issuance of permits for the possession of nonindigenous fish species.

NR 40.045 Emergency additions to prohibited category. (1) The department may temporarily identify an additional species as an invasive species and may classify it into the prohibited category of s. NR 40.04 (2) if the secretary determines that all of the following are met:

(a) The species meets the definition of invasive species in s. NR 40.04 (2).

(b) Based on consideration of the criteria of s. NR 40.03 (2), the species meets the definition of prohibited invasive species for inclusion under s. NR 40.04 (2).

(c) An emergency exists, making it necessary for the preservation of public peace, health, safety or welfare, or the environment, to require the immediate identification and classification of the species as a prohibited invasive species under this chapter prior to the time it would take effect if the department complied with the procedures for permanent rulemaking under ch. 227, Stats.

(2) Department action under sub. (1) shall become effective upon issuance of an emergency order by the secretary and publication of a notice of the emergency order in the official state newspaper.

(3) The department shall provide the notice of the emergency order to the Wisconsin Council on Invasive Species and shall promptly notify the public of its determination by issuing a press release, by posting the notice of the emergency order on the department’s internet site, and by such other means as the department determines are reasonably likely to inform the public.

(4) During the time that an emergency order issued under sub. (2) is in effect, the actions prohibited by s. NR 40.04 (3) (a) and the exemptions of s. NR 40.04 (3) (b) through (h) apply to the additional species. In addition, the control requirements of s. NR 40.04 (4) apply to the additional species.

(5) The identification and classification under sub. (1) of an additional species as an invasive species in the prohibited category terminates 2 years after the emergency order is issued under sub. (2), when the emergency order issued under sub. (2) is withdrawn by the department, or when a permanent rule takes effect adding the species to this chapter, whichever occurs first.

Note: Under s. 23.22 (2) (a), Stats., the department may promulgate an emergency rule to identify, classify, or control an invasive species and is not required to provide evidence that such a rule is necessary for the preservation of public peace, health, safety, or welfare or to provide a finding of emergency for such a rule. An emergency rule promulgated under s. 23.22 (2) (a), Stats., remains in effect for 24 months or until the repeal of the emergency rule, or until the effective date of the permanent rule identifying, classifying, or controlling the invasive species, whichever occurs first.

History: CR 08-074; cr. Register August 2009 No. 644, eff. 9–1–09.

NR 40.05 Restricted category. (1) RESTRICTED INVASIVE SPECIES. Restricted species are listed or identified in this section by scientific and common names and by specific categories of species.

(2) IDENTIFICATION OF RESTRICTED SPECIES. (a) Algae and cyanobacteria. The following algae and cyanobacteria invasive species are restricted: None.

(b) Plants. The following plant invasive species are restricted statewide except in the counties not listed where they are prohibited under s. NR 40.04 (2) (b):

1e. \textit{Acer tataricum} subsp. \textit{ginnala} (Amur maple) except all cultivars

Note: Effective date of listing: May 1, 2015.

1m. \textit{Aegopodium podagraria} (Bishop’s goutweed)

Note: Effective date of listing: May 1, 2015.

1s. \textit{Ailanthus altissima} (Tree of heaven)

2. \textit{Alliaria petiolata} (Garlic mustard)

2m. \textit{Alnus glutinosa} (Black alder) except all cultivars and hybrids

Published under s. 35.93, Stats. Updated on the first day of each month. Entire code is always current. The Register date on each page is the date the chapter was last published.
3. **Anthriscus sylvestris** (Wild chervil) in Adams, Barron, Chippewa, Crawford, Columbia, Dane, Dodge, Dunn, Fond du Lac, Grant, Green, Green Lake, Iowa, Jefferson, Juneau, Kenosha, La Crosse, Lafayette, Marquette, Milwaukee, Monroe, Ozaukee, Polk, Racine, Richland, Rock, Sauk, Sheboygan, Taylor, Vernon, Walworth, Waukesha, and Washington counties

23. **Euphorbia esula** (Leafy spurge)

3g. **Artemisia absinthium** (Wormwood)

24. **Galeopsis tetrahit** (Hemp nettle)

Note: Effective date of listing: May 1, 2015.

25. **Glyceria maxima** (Tall or reed mannagrass) in Brown, Calumet, Columbia, Dane, Dodge, Door, Fond du Lac, Green, Jefferson, Kenosha, Kewaunee, Manitowoc, Milwaukee, Outagamie, Ozaukee, Racine, Rock, Sheboygan, Walworth, Washington, Waukesha, and Winnebago counties

26. **Hesperis matronalis** (Dame’s rocket)

27. **Humulus japonicus** (Japanese hops) in Buffalo, Crawford, Dane, Grant, Green, Iowa, Jackson, La Crosse, Lafayette, Monroe, Pepin, Richland, Sauk, Trempealeau, and Vernon counties

27c. **Knautia arvensis** (Field scabiosa)

Note: Effective date of listing: May 1, 2015.

28. **Leymus arenarius or Elymus arenarius** (Lyne grass or sand ryegrass) in Brown, Kenosha, Kewaunee, Manitowoc, Milwaukee, Ozaukee, Racine, Richland, Rock, Sauk, Sheboygan, Vernon, Walworth, Washington, Waukesha, Waupaca, Waushara, and Winnebago counties

28m. **Linaria dalmatica** (Dalmation toadflax) in Juneau and Bayfield counties


30. **Lonicera morrowii** (Morrow’s honeysuckle)

31. **Lonicera tatarica** (Tartarian honeysuckle)

32. **Lonicera x bella** (Bell’s or showy bush honeysuckle)

32g. **Lysimachia nummularia** (Moneywort) except the cultivar Aurea and yellow and gold leaf forms

Note: Effective date of listing: May 1, 2015.

32r. **Lysimachia vulgaris** (Garden yellow loosestrife)

Note: Effective date of listing: May 1, 2015.

33. **Lythrum salicaria** (Purple loosestrife)

Note: Purple loosestrife is also designated as an invasive aquatic plant statewide under s. NR 109.07 (2).

34. **Morus alba** (White mulberry) except male cultivars

Note: Effective date of listing: May 1, 2015.

35. **Myosotis scorpioides** (Aquatic forget—me–not)

Note: Effective date of listing: May 1, 2015.

35a. **Myosotis sylvatica** (Woodland forget—me–not)

Note: Effective date of listing: May 1, 2015.

36. **Phragmites australis** (Phragmites or common reed) non-native ecotype in Brown, Calumet, Columbia, Dane, Dodge,

36m. Pimpinella saxifraga (Scarlet pimpemel)
   Note: Effective date of listing: May 1, 2015.
37m. Populus alba (White poplar)
   Note: Effective date of listing: May 1, 2015.
38. Potamogeton crispus (Curly−leaf pondweed)
   Note: Curly−leaf pondweed is also designated as an invasive aquatic plant state-wide under s. NR 109.07 (2).
39. Rhamnus cathartica (Common buckthorn)
40. Rhamnus frangula or Frangula alnus (Glossy buckthorn) including the Columnaris (tall hedge) cultivar but excluding the cultivars Asplenifolia and Fineline (Ron Williams)
40g. Robinia hispida (Rose acacia)
   Note: Effective date of listing: May 1, 2015.
40r. Robinia pseudoacacia (Black locust) except all cultivars
   Note: Effective date of listing: May 1, 2015.
41. Rosa multiflora (Multiflora rose)
41m. Solidago sempervirens (Seaside goldenrod) in Kenosh, Milwaukee and Racine counties
42. Tanacetum vulgare (Tansy), except the cultivars Aureum and Crispum
43. Torilis japonica (Japanese hedgeparsley or erect hedge-parsley) in Adams, Brown, Calumet, Columbia, Crawford, Dane, Dodge, Door, Fond du Lac, Grant, Green, Green Lake, Iowa, Jefferson, Juneau, Kenosha, Kewaunee, La Crosse, Lafayette, Langlade, Manitowoc, Marathon, Marinette, Marquette, Menominee, Milwaukee, Monroe, Oconto, Outagamie, Ozaukee, Portage, Racine, Richland, Rock, Sauk, Shawano, Sheboygan, Vernon, Walworth, Washington, Waukesha, Waupaca, Waushara, and Winnebago counties
44. Typha angustifolia (Narrow−leaf cattail)
45. Typha x glauca (Hybrid cattail)
45g. Ulmus pumila (Siberian elm) except hybrids and individuals used as rootstock
   Note: Effective date of listing: May 1, 2015.
45r. Valeriana officinalis (Garden heliotrope)
   Note: Effective date of listing: May 1, 2015.
46. Vincetoxicum nigrum or Cynanchum louiseae (Black or Louise’s swallow−wort) in Columbia, Crawford, Dane, Grant, Green, Iowa, Jefferson, Juneau, Kenosh, La Crosse, Lafayette, Milwaukee, Monroe, Racine, Richland, Rock, Sauk, Vernon, Walworth and Waukesha counties
(c) Fish and crayfish. The following fish invasive species and crayfish invasive species are restricted:
   1. Established nonnative fish species and established nonnative crayfish species
   2. Nonnative viable fish species in the aquarium trade
   3. Nonnative fish species in the aquaculture industry
   4. Nonviable fish species
   5. Viable genetically modified native and nonnative fish species.
   (d) Aquatic invertebrates except crayfish. The following aquatic invertebrate invasive species are restricted:
   1. Cipangopaludina chinensis (Chinese mystery snail)
   1m. Cipangopaludina japonica (Japanese trapdoor snail or Japanese mystery snail)
   2. Dreissena polymorpha (Zebra mussel)
   3. Valvata piscinalis (European valve snail)
   4. Viviparus georgianus (Banded mystery snail)
   (e) Terrestrial invertebrates and plant disease−causing microorganisms. The following terrestrial invertebrate invasive species and plant disease−causing microorganism invasive species are restricted:
   1m. Agrilus planipennis (Emerald ash borer)
   2. Amyntas or Amythus species (Jumping worm)
   3. Lymantria dispar (European Gypsy moth) European race in all counties except those included in a DATCP quarantine under s. 94.01, Stats., or a United States Department of Agriculture Animal and Plant Health Inspection Service quarantine declaration under 7 USC section 7714 or 7715.
   Note: Gypsy moth is also regulated by DATCP under ch. ATCP 21 and ch. 94, Stats.
   Note: Gypsy moth quarantined areas may be viewed at: http://www.gypsy-moth.wisconsin.gov/.
   Note: For species that are both listed under NR 40 and quarantined at the federal and/or the state level, the department determines that “reasonable precautions” allow for the incidental possession, transport, transfer, or introduction of a prohibited or restricted organism within the boundaries of a federal or state quarantine for that organism.

(3) ACTIONS RESTRICTED BY THIS CLASSIFICATION; EXEMPTIONS.
(a) Except as otherwise provided in pars. (b) to (o), no person may do any of the following:
   1. Transport, possess, transfer or introduce a restricted invasive fish or crayfish species identified or listed under sub. (2).
   2. Transport, transfer or introduce any other restricted invasive species identified or listed under sub. (2).
   (b) Paragraph (a) does not apply to a person who transports, possesses, transfers or introduces a restricted invasive species identified or listed under sub. (2) if the department determines that the transportation, possession, transfer or introduction was incidental or unknowing, and was not due to the person’s failure to take reasonable precautions.
   Note: Paragraph (b) does not apply to preventive measures set out in s. NR 40.07.
   (c) If authorized by a permit issued by the department under this chapter, a person may transport, possess, transfer or introduce a restricted invasive species for research, public display, or for other purposes specified by the department in the permit.
   (d) A legally obtained nonnative wild animal that is a pet may be possessed, transported or transferred without a permit issued by the department under this chapter if obtained prior to and located in the State of Wisconsin on the date the species is listed as restricted under this section. The offspring of pets possessed under this paragraph may not be transferred except as a gift.
   (e) Paragraph (a) does not apply to a person who transports, possesses, transfers or introduces a terrestrial invertebrate or plant disease−causing microorganism that is regulated under a quarantine imposed by DATCP under s. 94.01, Stats., or a United States Department of Agriculture Animal and Plant Health Inspection Service quarantine area declared under 7 USC section 7714 or 7715 if any of the following apply:
   1. The person is in compliance with a DATCP−USDA APHIS compliance agreement applicable to the terrestrial invertebrate or plant disease−causing microorganism.
   2. The transport, possession, transfer, or introduction takes place entirely within the quarantine applicable to the terrestrial invertebrate or plant disease−causing microorganism.
   (f) A person may transport or give away a restricted invasive species for the purpose of identification, education, control, or disposal without a permit issued by the department under this chapter, if no viable individual specimens or propagules are allowed to escape or be introduced. This paragraph does not apply to terrestrial and aquatic vertebrates or fish species.
   Note: New populations of restricted aquatic plant species may be reported to the appropriate department regional aquatic invasive species coordinator. Visit the DNR website (dnr.wi.gov) keywords “reporting invasives” to view a list of waterbodies with known invasives and reporting contacts.
   (h) Restricted plant species parts that are incapable of reproducing or propagating may be transported, transferred or intro-
duced without a permit issued by the department under this chapter.

(i) Multiflora rose, when used as root stock for ornamental roses, may be transported, transferred or introduced without a permit issued by the department under this chapter.

(j) Koi carp and goldfish may be transported, possessed or transferred without a permit issued by the department under this chapter but koi carp may not be used as bait or introduced to any water of the state except waters of the state that are artificial, entirely confined and retained upon the property of a person, do not drain to other waters of the state, are not subject to intermittent or periodic flooding, and are not connected to any other water of the state.

Note: Section NR 20.08 (1) prohibits the use of goldfish as bait and the possession of goldfish in any form or manner on any water of the state.

(k) If held in a safe facility, nonviable fish species and nonviable fish species in the aquarium trade may be transported, possessed or transferred without a permit issued by the department under this chapter. In addition, rusty crayfish taken from the Mississippi River can be used as bait on the Mississippi River as authorized under s. 29.73, Stats.

(N) Nonnative fish species in the aquaculture industry may be transported, possessed or transferred without a permit issued by the department under this chapter.

Note: A department permit is required under this chapter and s. 29.735, Stats., to import nonnative fish for the purpose of introduction into any waters of the state, and under s. 29.736, Stats., to stock or introduce any fish, and DATCP regulates fish farms under ch. ATCP 10.

(m) Paragraph (a) does not apply to a person who has a permit issued by DATCP under s. ATCP 21.04 for importation, movement, distribution or release of a pest or biological control agent that is a restricted invasive species identified or listed under sub. (2).

(n) Paragraph (a) does not apply to phragmities associated with a reed bed treatment unit used in a wastewater treatment facility authorized by a WPDES permit under ch. 283.

(o) Paragraph (a) does not apply to any of the following:

1. A person who holds a scientific collector permit for the invasive species under s. 29.614, Stats.

2. A person who, while lawfully fishing, inadvertently catches a fish invasive species.

3. Employees or duly authorized agents of the department in the performance of their official duties.

Note: Section NR 20.20 (73) (c) 1. sets a bag limit of 0 for nonindigenous detrimental fish, but allows one such fish to be taken by hook and line if it is killed immediately and delivered immediately to a department service center or regional office. All nonindigenous fish species are declared under s. NR 20.38 (6) to be detrimental fish if the fish were imported without a permit in violation of s. 29.735, Stats., or are found in any water where their presence is not specifically permitted by the department.

(p) Restricted plants listed under sub. (2) that are not also listed as prohibited under s. NR 40.04 (2) (b) and that were located in Wisconsin prior to the effective date of the listing of the species under sub. (2) may be transported, transferred, and introduced without a permit for a period not to exceed 3 years for herbaceous plants and woody vines, or 5 years for trees and shrubs, from the effective date of the listing of that species under sub. (2).

Note: The effective date of the listing of a species under sub. (2) is the effective date of the rule that adds the species under sub. (2). Plants added to the restricted list under sub. (2) after 2009 are indicated by a note following the listing in sub. (2) stating the effective date of the listing. All plant listings in sub. (2) without an effective date note have been restricted since 2009.

(4) CONTROL REQUIREMENTS. Any person who grows a restricted plant at a nursery shall make a good faith effort to destroy it upon closure of the nursery.

Note: Any person who owns, controls or manages land where a restricted plant species is present in the pioneering stage, in an area otherwise not infested with that species or where there is a high priority resource threatened by a restricted plant species is encouraged to control the restricted plant or contain it to any already infested sites, to reduce its population, and to foster an increase in desired species.

History: CR 06−074; cr. Register August 2009 No. 644, eff. 9−1−09; CR 10−016; am. (2) (b) 11., 13., 14., 25., 29., 43., 46. Register August 2010 No. 656, eff. 9−1−10; CR 14−034; am. (2) (b) (intro.), renew. (2) (b) 1. to 1k, cr. (2) (b) 1e., 1m., 2m., am. (2) (b) 25., 29., cr. (2) (b) 3e., 3r., am. (2) (b) 4., cr. (2) (b) 6m., 10e., 10n., 10s., am. (2) (b) 11., 14., cr. (2) (b) 14m., am. (2) (b) 20., cr. (2) (b) 21m., 23r., 24m., am. (2) (b) 25., 27., cr. (2) (b) 27e., 27m., 27s., am. (2) (b) 28., cr. (2) (b) 28m., am. (2) (b) 29., cr. (2) (b) 32g., 32e., 33e., 33m., 33s., 34m., am. (2) (b) 36., cr. (2) (b) 36m., renew. (2) (b) 37. to 23g. and, am. (2) (b) 37m., 40g., 40r., 41m., am. (2) (b) 42., 43., cr. (2) (b) 45g., 45r., (e) 5., (d) 1m., 3., 4., renew. (2) (e) 1. to 3., cr. (2) (e) 1m., 2., cr. (2) (e) 1n., 1m., (a) (d), renew. (3) (e) to (e) (intro.) and am., (3) (f) 1. to 2., am. (3) (f) (r), (3) (g), am. (3) (k), cr. (3) (o) 3., (p) Register August 2015 No. 712, eff. 5−1−15; correction in (2) (b) 3., 3t., 8., 35m., 36., (3) (e) 1. made under s. 35.17, Stats. Register August 2015 No. 712; CR 16−097; am. (2) (b) 3., 13., 14., 33b., (e) 2. Register 2017 No. 736, eff. 5−1−17.

NR 40.06 Invasive species permits. A person may transport, possess, transfer or introduce a prohibited invasive species listed in s. NR 40.04 (2), or a restricted invasive species listed in s. NR 40.05 (2), if the person has been issued a permit by the department under this section for the activity.

(1) WRITTEN APPLICATION REQUIRED. (a) Applications for permits under this chapter shall be submitted in writing to the department on forms available from the department. The application shall include the name and quantity or number of invasive species specimens for which a permit is sought, whether the permit is sought for the transportation, possession, transfer or introduction of invasive species, a description of other relevant permits, approvals or licenses of the applicant and the applicant’s purpose or reasons for seeking a permit. The department may request additional information in order to determine whether the criteria of sub. (2) are met. This may include but is not limited to: where the invasive species is located or will be kept, how they will be kept from spreading into the wild, how they will be disseminated, and how they will be destroyed once the applicant is done using them.

Note: Applications for permits may be sent to:
Attn: Statewide Invasive Species Coordinator, SSU
Wisconsin Department of Natural Resources
PO Box 7921
Madison, WI 53707−7921

Note: Reports may also be sent by email to invasive.species@wisconsin.gov.

(b) The department shall act on complete permit applications within 45 days following receipt of the application.

(2) APPROVAL CRITERIA. The department shall review permit applications to determine whether all of the following criteria are met:

(a) The applicant is knowledgeable in the proper management or humane care of the invasive species.

(b) The applicant has an adequate site or facility for containment of the invasive species.

(c) The applicant has demonstrated to the department’s satisfaction that permitted activities will not cause significant ecological or economic harm or harm to human health.

(d) The applicant has complied with the conditions of any previous department permits issued under this chapter.

(3) ISSUANCE AND CONDITIONS. (a) If it determines that there is significant public interest, the department may hold a public informational hearing on a permit application before acting on the application.

(b) An applicant meeting the criteria described in sub. (2) may be issued a permit subject to conditions the department considers reasonable.

(4) RECORDS AND REPORTING. Each permittee shall keep a current, correct and complete record of all permit activities as required by the department, on forms available from the department. Permit records may be inspected and copied by the department at any time. Copies of records shall be provided to the department upon request.

(5) PERMIT TRANSFER; ALTERATION. Unless expressly provided by the terms of the permit or by subsequent written approval of the department, permits issued under this chapter are not transferable. No person may alter or deface a permit issued under this chapter.
NR 40.06 WISCONSIN ADMINISTRATIVE CODE 374–10

(6) Violations. No person may violate any term of any permit issued under this chapter.

(7) Other permits or approvals. A person who holds a permit or approval issued by the department under another chapter or a statute other than s. 23.22, Stats., is not required to hold a permit under this chapter to transport, possess, transfer or introduce a prohibited invasive species listed in s. NR 40.04 (2), or a restricted invasive species listed in s. NR 40.05 (2), if the department determines that all of the following apply:

(a) The permit or approval expressly authorizes the transportation, possession, transfer or introduction of the prohibited invasive species listed in s. NR 40.04 (2), or the restricted invasive species listed in s. NR 40.05 (2).

(b) The permit or approval includes legally enforceable requirements that are at least equivalent to those that would be contained in a permit issued by the department under this chapter.

(c) The person is not in violation of the permit or approval.

History: CR 08–074; cr. Register August 2009 No. 644, eff. 9–1–09.

NR 40.07 Preventive measures. (1) Notification required. Any person who possesses a restricted invasive fish species in a safe facility shall notify the department within 24 hours of any escape of a specimen or viable part of a specimen, or of any failure of the integrity of the safe facility that could allow the escape of any specimen or viable part of a specimen. The notice shall be made in writing by mail or by e-mail and shall include the specific location of the known, suspected, or anticipated escape and the fish species involved.

Note: The notice shall be mailed to the Director, Bureau of Fisheries Management, Wisconsin Department of Natural Resources, PO Box 7921, Madison, Wisconsin 53707–7921 and e-mailed to DNRFishHabitatProtection@wisconsin.gov.

(2) Immediate removal of aquatic plants and aquatic animals and drainage of water. (a) Except as provided in pars. (b) to (g):

1. Any person who removes a vehicle, boat, boat trailer, boating or fishing equipment, or other equipment or gear of any type from any inland or outlying water or from its bank or shore shall remove all attached aquatic plants and aquatic animals immediately after removing the vehicle, boat, boat trailer, boating or fishing equipment or other equipment or gear from the water, bank or shore and before leaving any boat launch area or associated parking area.

Note: Section 30.07 (2) (a) and (b), Stats., prohibit any person from placing or operating a vehicle, seaplane, watercraft, or other object of any kind in a navigable water if it has any aquatic plants or aquatic animals attached to the exterior and from taking off with a seaplane, or transporting or operating a vehicle, watercraft, or other object of any kind on a highway with aquatic plants or aquatic animals attached to the exterior.

2. Any person who removes a vehicle or equipment other than boating or fishing equipment, or gear of any type from any inland or outlying water or from its bank or shore shall drain all water from the vehicle, equipment or gear, including water in any motor, tank or other container, immediately after removing the vehicle, equipment or gear from the water, bank or shore and before leaving any boat launch area or associated parking area.

Note: Section NR 19.055 (1) requires any person who removes a boat, boat trailer, boating or fishing equipment from any inland or outlying water or its bank or shore to immediately drain all water from the boat, boat trailer, boating equipment or fishing equipment, including water in any bilge, ballast tank, bait bucket, live well or other container immediately after removing the boat, boat trailer, boating equipment or fishing equipment from the water, bank or shore, with certain exceptions.

Note: Chapters NR 320, 323, 328, 329, 341, 343 and 345, relating to general navigable waters permit criteria, set out equipment decontamination requirements to stop the spread of invasive species from one waterway to another and require removal of all plants, animals, mud, debris, etc., before and after use.

Note: See ss. 30.18 (2) and 31.02 (1), Stats., regarding the diversion or withdrawal of water from lakes and streams. Withdrawals are regulated through individual permits that may consider the associated risk of spreading invasive species.

(b) The department may exempt any vehicle, equipment or gear in writing from par. (a) 1. or 2. if it determines that it will not allow invasive species to be transported to other waters.

(c) Paragraph (a) does not apply to decontaminated equipment, tanks or containers when used for the operation or maintenance of dry fire hydrants that are subject to ch. NR 329.

Note: See s. NR 329.04 (1) (c) 5. and (2) (c) 4. c. regarding the maintenance and operation of dry fire hydrants.

(d) Paragraph (a) 1. does not apply to an aquatic animal whose possession is authorized by department rule.

Note: An example of an aquatic animal whose possession is authorized by department rule is a dead game fish taken in compliance with ch. NR 20.

(e) Paragraph (a) 2. does not apply to water in closed engine cooling systems or to tanks or containers of potable drinking water or other beverages meant for human consumption.

(f) Paragraph (a) 2. does not apply to water in a container that holds live bait minnows obtained from a Wisconsin bait dealer, if the container holds no other fish, contains 2 gallons or less of water, and is used to transport only live minnows that have not been exposed to water or fish from that inland or outlying water or will be used for bait only on the same inland or outlying water, its bank or shore.

Note: The transport of live fish and fish eggs away from any inland or outlying water or its bank or shore is prohibited by s. NR 19.055 (3), with certain exceptions.

(g) Paragraph (a) does not apply to vehicles, equipment, or gear while engaged in fire suppression.

(3) Transport of vehicles and equipment into Wisconsin; removal prior to entry of aquatic plants and aquatic animals and drainage of water. (a) Except as provided in pars. (b) to (d), no person may do any of the following:

1. Transport over land from another state any vehicle, boat, boat trailer, boating or fishing equipment, or any navigable river or canal, or any other facility to transport, possess, transfer or introduce a restricted invasive fish species in a safe facility shall notify the department within 24 hours of any escape of a specimen or viable part of a specimen, or of any failure of the integrity of the safe facility that could allow the escape of any specimen or viable part of a specimen. The notice shall be made in writing by mail or by e-mail and shall include the specific location of the known, suspected, or anticipated escape and the fish species involved.

Note: The notice shall be mailed to the Director, Bureau of Fisheries Management, Wisconsin Department of Natural Resources, PO Box 7921, Madison, Wisconsin 53707–7921 and e-mailed to DNRFishHabitatProtection@wisconsin.gov.

(2) Immediate removal of aquatic plants and aquatic animals and drainage of water. (a) Except as provided in pars. (b) to (g):

1. Any person who removes a vehicle, boat, boat trailer, boating or fishing equipment, or other equipment or gear of any type from any inland or outlying water or from its bank or shore shall remove all attached aquatic plants and aquatic animals immediately after removing the vehicle, boat, boat trailer, boating or fishing equipment or other equipment or gear from the water, bank or shore and before leaving any boat launch area or associated parking area.

Note: Section 30.07 (2) (a) and (b), Stats., prohibit any person from placing or operating a vehicle, seaplane, watercraft, or other object of any kind in a navigable water if it has any aquatic plants or aquatic animals attached to the exterior and from taking off with a seaplane, or transporting or operating a vehicle, watercraft, or other object of any kind on a highway with aquatic plants or aquatic animals attached to the exterior.

Note: Section NR 19.055 (1) requires any person who removes a boat, boat trailer, boating or fishing equipment from any inland or outlying water or its bank or shore to immediately drain all water from the boat, boat trailer, boating equipment or fishing equipment, including water in any bilge, ballast tank, bait bucket, live well or other container immediately after removing the boat, boat trailer, boating equipment or fishing equipment from the water, bank or shore, with certain exceptions.

Note: Chapters NR 320, 323, 328, 329, 341, 343 and 345, relating to general navigable waters permit criteria, set out equipment decontamination requirements to stop the spread of invasive species from one waterway to another and require removal of all plants, animals, mud, debris, etc., before and after use.

Note: See ss. 30.18 (2) and 31.02 (1), Stats., regarding the diversion or withdrawal of water from lakes and streams. Withdrawals are regulated through individual permits that may consider the associated risk of spreading invasive species.

(b) The department may exempt any vehicle, equipment or gear in writing from par. (a) 1. or 2. if it determines that it will not allow invasive species to be transported to other waters.

(c) Paragraph (a) does not apply to decontaminated equipment, tanks or containers when used for the operation or maintenance of dry fire hydrants that are subject to ch. NR 329.

Note: See s. NR 329.04 (1) (c) 5. and (2) (c) 4. c. regarding the maintenance and operation of dry fire hydrants.

(d) Paragraph (a) 1. does not apply to an aquatic animal whose possession is authorized by department rule.

Note: An example of an aquatic animal whose possession is authorized by department rule is a dead game fish taken in compliance with ch. NR 20.

(e) Paragraph (a) 2. does not apply to water in closed engine cooling systems or to tanks or containers of potable drinking water or other beverages meant for human consumption.

(f) Paragraph (a) 2. does not apply to water in a container that holds live bait minnows obtained from a Wisconsin bait dealer, if the container holds no other fish, contains 2 gallons or less of water, and is used to transport only live minnows that have not been exposed to water or fish from that inland or outlying water or will be used for bait only on the same inland or outlying water, its bank or shore.

Note: The transport of live fish and fish eggs away from any inland or outlying water or its bank or shore is prohibited by s. NR 19.055 (3), with certain exceptions.

(g) Paragraph (a) does not apply to vehicles, equipment, or gear while engaged in fire suppression.
(5) **QUARANTINED MATERIALS.** (a) No person may transport an identified carrier of an invasive species from a department infestation control zone designated under s. 26.30 (7), Stats., a DATCP quarantine area imposed under s. 94.01, Stats., or a United States Department of Agriculture Animal and Plant Health Inspection Service quarantine area declared under 7 USC section 7114 or 7715, for the specific identified invasive species. 

Note: Identified carriers of invasive terrestrial invertebrates and plant disease-causing microorganisms most commonly include but are not limited to trees that support life stages of the invasive species. Trees include all parts of a tree including limbs, branches, leaves, bark, and foliage. Raw forest products such as unprocessed logs, slabs with bark, cut firewood and chips may be considered as carriers. The department does not consider certified firewood to be an identified carrier. Certified firewood firewood that has been treated by a DATCP-certified firewood dealer using one or more DATCP-approved firewood treatment methods to prevent the spread of invasive pests.

(b) Paragraph (a) does not apply to a person who transports an identified carrier of an invasive species from a department infestation control zone designated under s. 26.30 (7), Stats., a DATCP quarantine area imposed under s. 94.01, Stats., or a United States Department of Agriculture Animal and Plant Health Inspection Service quarantine area declared under 7 USC section 7114 or 7715, if the person is in compliance with a DATCP–USDA APHIS compliance agreement applicable to the terrestrial invertebrate or plant disease—causing microorganism.

(6) **USE OF PROHIBITED FISH OR CRAYFISH AS BAIT.** Unless authorized by a permit issued by the department under this chapter, no person may use a prohibited fish invasive species or prohibited crayfish invasive species as bait.

Note: Prohibited fish invasive species and crayfish invasive species are identified in s. NR 40.04 (2) (c).

(7) **INTRODUCTION PROHIBITED.** Unless authorized by a permit issued by the department under this chapter, no person may introduce a nonnative algae or cyanobacteria species in any water of the state. This subsection does not apply to the incidental introduction of a nonnative algae or cyanobacteria species by a person operating an aircraft, vehicle, equipment or gear while engaged in fire suppression.

Note: Section 23.24 (3) (a) 1., Stats., prohibits any person from introducing nonnative aquatic plants into waters of this state unless the person has a valid aquatic plant management permit issued by the department.

(8) **WHITE–NOSE SYNDROME PREVENTION.**

(a) **Definition.** In this subsection "near a cave or mine" means within 100 feet of a cave or mine.

(b) **Entry with imported items prohibited.** Except as provided in par. (e), no person may bring or place any equipment, gear, clothing or other object of any kind in or near a cave or mine if the equipment, gear, clothing or other object has been in or near a cave or mine located outside of Wisconsin.

(c) **Requirements.** 1. Except as provided in subd. 5. and par. (e), no person may bring or place any equipment, gear, clothing or other object of any kind in or near a cave or mine if the equipment, gear, clothing or other object has been in or near a cave or mine located in this state unless the department has determined in writing that the entry of the equipment, gear, clothing or other object has not significantly increased the risk that Geomyces destructans (white–nose syndrome fungal pathogen) would be introduced or transported to other locations. 2. Except as provided in subd. 5. and par. (e), any person removing any equipment, gear, clothing or other object of any kind from any cave or mine or from within 100 feet of any cave or mine or exiting any cave or mine or the area within 100 feet of any cave or mine with any equipment, gear, clothing or other object of any kind shall clean the equipment, gear, clothing and other objects in accordance with par. (d).

3. Except as provided in subd. 5. and par. (e), any person who caused or will cause contact to occur between a bat and an individual or object of any kind, including but not limited to a net, trap, weighting tube, bat bag, wing punch, ruler, clothing glove, electronic equipment or exclusion material shall, prior to and immediately following the contact, clean the individual or object in accordance with par. (d).

4. Except as provided in subd. 5. and par. (e), any person who owns or operates an active mine or a commercial cave or mine shall ensure that each individual entering or exiting the person’s active mine or commercial cave or mine complies with par. (b) and subds. 1. to 3.

5. The requirements of subds. 1. to 4. do not apply to dedicated equipment, gear, clothing and other objects of any kind that are used exclusively in or near and stored exclusively in or near a single cave or mine.

(d) **Protocols.**

1. Equipment, gear, clothing and other objects of any kind to which the requirement of par. (c) 1., 2., or 3. applies shall be cleaned in accordance with protocols approved by the department. Unless it determines that emergency conditions require otherwise, the department shall provide notice and opportunity for public comment at least 14 days before it materially changes an approved protocol.

Note: Detailed information about department–approved protocols may be obtained on the DNR website (dnr.wi.gov) keyword “bats” or by writing to Wisconsin Department of Natural Resources, Wisconsin Bat Monitoring Program, Bureau of Natural Heritage Conservation, P.O. Box 7921, Madison, WI 53707–7921.

(e) **Written exemption.** The department may exempt any person in writing from par. (b) or (c) if it determines that the exemption will not significantly increase the risk that Geomyces destructans (white–nose syndrome fungal pathogen) would be introduced or transported to other locations. The department may set conditions in any written exemption granted under this paragraph. Any person who receives a conditional exemption from the department under this paragraph shall comply with the conditions of the exemption.

(f) **Site–specific prevention plan.** Except as provided in subd. 5., any person who owns or operates a cave or mine shall develop a written plan for each of the person’s caves and mines to prevent the introduction and transmission of Geomyces destructans (white–nose syndrome fungal pathogen).

1. The prevention plan shall include a description of practices that will be installed or implemented by the owner or operator to prevent the introduction or transmission of Geomyces destructans via human transmission. The plan may include practices such as screening visitors, cleaning equipment, gear, clothing and other objects before they are brought into the cave or mine or upon their removal, the use of dedicated equipment, gear, clothing and other objects, and modification of the cave or mine environment to make it unsuitable for establishment and transmission of Geomyces destructans.

2. The prevention plan shall be submitted by the owner or operator to the department by June 1, 2011, for its review and approval. The department may set conditions for the approval of any plan required under this paragraph and shall include any exemption granted under par. (e) to the owner or operator of a cave or mine in a plan approval issued under this paragraph. In setting conditions for the approval of any plan, the department shall consider the site–specific risk of Geomyces destructans introduction and transmission along with the feasibility and reasonableness of alternative practices for the prevention of Geomyces destructans transmission or introduction.

3. The owner or operator shall implement the plan as approved by the department and shall maintain as appropriate all practices specified in the plan.

4. The owner or operator shall maintain a copy of the approved prevention plan at the cave or mine covered by the plan or an alternate location approved by the department and shall make the copy available for inspection upon request by the department at any reasonable time.

5. This paragraph does not apply to any of the following:

a. A cave or mine that the department has determined in writing lacks the environmental conditions, including temperature and humidity, suitable for the introduction or transmission of Geomyces destructans.
b. A cave or mine where the owner or operator restricts human access through the use of department–supplied and maintained signage or bat–friendly barriers or gates.

c. A cave or mine where the primary reason for human presence in the cave or mine relates to the storage or processing of a food or beverage intended for human consumption.

History: CR 08–074: cr. Register August 2009 No. 644, eff. 9–1–09; CR 10–016: am. (4) and (7) Register August 2010 No. 656, eff. 9–1–10; EmR1039: emerg. cr (8), eff. 11–3–10; CR 10–123: cr. (8) Register May 2011 No. 665, eff. 6–1–11.

NR 40.08 Enforcement. Under s. 23.22 (9), Stats., if the department finds that any person is violating this chapter or a permit issued under this chapter, the department may do one or more of the following:

(1) Issue a citation pursuant to ss. 23.50 to 23.99, Stats.
(2) Refer the matter to the department of justice for enforcement.
(3) Revoke any permit issued under this chapter, after notice and opportunity for hearing.

History: CR 08–074: cr. Register August 2009 No. 644, eff. 9–1–09.

NR 40.09 Interagency coordination. This chapter does not affect the authority of DATCP under chs. 93, 94, 95 and 97, Stats. The action of the department under this chapter shall be coordinated with DATCP. The secretaries of the department and DATCP shall execute a memorandum of agreement to enable coordination of invasive species work of their departments.

History: CR 08–074: cr. Register August 2009 No. 644, eff. 9–1–09.