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b. Owns a boat of 35 feet in overall length or longer which shall be used by the applicant in fishing under the applicant's chub permit;

c. The boat is equipped with a powered net lifter; and

d. Held a Lake Michigan chub harvest permit for the northern chub fishing zone for the 1985-1986, 1986-1987 or 1987-1988 license year.

1m. A chub fishing permit and individual licensee catch quota shall be issued under this subdivision to each applicant who selects the southern chub fishing zone under sub. (3) (d) and meets the following criteria:

a. Is a licensed commercial fisher;

b. Owns a boat of 35 feet in overall length or longer which shall be used by the applicant in fishing under the applicant's chub permit; and

c. The boat is equipped with a powered net lifter;

2. All permittees under subd. 1. who select the northern chub fishing zone under sub. (3) (d) shall be subject to the following limitations;

a. No more than 100,000 pounds of chubs may be harvested during the quota period of July 1 through September 30; no more than 250,000 pounds of chubs may be harvested during the quota period of October 1 through January 15 except that this amount shall be adjusted to include the portion of the allowable harvest for the previous period that is not reported as harvested in that period; and no more than 150,000 pounds of chubs may be harvested during the quota period of March 1 through June 30 except that this amount shall be adjusted to include the portion of the allowable harvest for the previous period that is not reported as harvested in that period; and no more than 150,000 pounds of chubs may be harvested during the quota period of March 1 through June 30 except that this amount shall be adjusted to include the portion of the allowable harvest for the previous period that is not reported as harvested in that period.

b. The department shall notify all permittees to cease fishing upon receipt of information that 85% of the period quotas as established in subpar. a. have been harvested except that all nets in the water shall be lifted under s. NR 25.09 (2) (a) 9., and the legal fish harvested.

3. All permittees under subd. 1m. who select the southern chub fishing zone under sub. (3) (d) shall be subject to the following limitations:

a. In the southern chub fishing zone, 90% of the harvest quota established in s. NR 25.06 (2) (a) 3. shall be allotted to 32 individual permittees as follows:

Fisher Rank	Percent of Allotted Quota
1-5	3.94
6-10	3.64
11-15	3.34
16-20	3.04
21-25	2.74
26-30	2.44
31-32	2.15

1) The fisher rank of each individual permittee shall be based on their individual authorized regular season chub harvest from April 1, 1981 through December 31, 1982. This harvest determination shall be based on the permittee's reported catch during that period adjusted to the legal Register, May, 1993, No. 449

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amount under subd. 1. b. 4) and 5), Register, June, 1981, No. 306. The highest resulting number shall be assigned the fisher rank of 1, and the following numbers assigned sequential ranks until the 32 individual quota allotments are all assigned. If there are any ties for a given fisher rank, a public drawing will be conducted by the department and the permittee selected will receive that fisher rank. The permittee or permittees not selected will go to the next lower fisher rank. Additional drawings will be conducted as needed to resolve all ties. Any remaining permittees not receiving individual quota allotments shall fish under the provisions of subpar. b.

2) No individual quota allotted under subpar. a. may exceed 70,000 pounds, until each individual allotted quota equals 70,000 pounds. When the quota allotted to an individual permittee reaches 70,000 pounds, any additional harvest quota shall be divided equally among the remaining individual allotted quotas not equaling 70,000 pounds. When all individual allotted quotas each equal 70,000 pounds, for a total of 2,240,000 pounds, any further increases shall be divided equally among the individual quota allotments. Quota allotments shall be made in whole pound increments.

Note: If 90% of the harvest quota established in s. NR 25.06 (2) (a) 3. equaled 1,890,000 pounds, permittees in fisher rank 1-5 would have individual quotas of 74,466 pounds. The excess over 70,000 pounds for each would be totalled, being 22,300 pounds, and divided equally among the remaining 27 individual quotas, 826 pounds each.

3) Whenever a vacancy occurs in the number of permittees allotted an individual quota, those permittees ranking below the vacancy shall automatically advance in rank to fill the vacancy. Any vacancy at fisher rank 32 may be filled by the permittee fishing under the provisions of subpar, b. who has the highest total reported regular season chub harvest for the previous 2 license years.

b. In the southern chub fishing zone, 10% of the harvest quota established in s. NR 25.06 (2) (a) 3. shall be allotted to permittees who do not receive individual allotted quotas under subpar. a.

1) No more than 10% of this allotment may be taken by any one permittee during the license year.

3) Whenever the total amount of chubs allocated under subpar. b. 1) does not equal the amount provided in subpar. b., the surplus shall be divided equally among permittees under subpar. b.

d. Any permittee with an individual chub quota allotment under subpar. a. 1) and 2) may transfer up to 100% of his or her allotted chub quota to another permittee with an individual chub quota allotment under subpar. a. 1) and 2). A quota transfer under this subparagraph shall be in effect only during the current license year, and shall be subject to sub. (6).

e. Any permittee with an individual chub quota allotment under subpar. a. may temporarily transfer, for the remainder of the current license year, all or part of his or her individual chub quota allotment to a person who holds a permit under subpar. b., subject to s. NR 25.08 (intro.), (1), (4) and (5). However, a quota transfer approved under s. NR 25.08 (5) is not valid and may not be fished until either of the following occurs: Register, May, 1993, No. 449

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(f) Whitefish in zone 3. 1. No person may fish for whitefish with commercial gear in zone 3 unless the person has a permit for that zone issued by the department under this paragraph.

2. A whitefish fishing permit and individual licensee catch quota for zone 3 shall be issued to each applicant who:

a. Holds a commercial fishing license issued under s. 29.33, Stats.,

b. Effective July 1, 1990, applied for and received a whitefish fishing permit for zone 3 for the license year preceding the license year for which the permit application is being made; and

c. Reported a commercial harvest of whitefish legally taken from zone 3 between January 1, 1984 and June 30, 1989.

3. Each permittee shall be allowed a total annual harvest or individual licensee catch quota of whitefish assigned as a percentage of the harvest limit established by s. NR 25.06 (2) (d) 2. Each individual licensee catch quota shall be determined by dividing the total whitefish commercial harvest from zone 3 during the period from January 1, 1984 to June 30, 1989 reported under that license by the total reported commercial harvest of whitefish from zone 3 during that period, and multiplying the result by 100.

4. In determining individual licensee catch quotas under subd. 3., the resulting percentages shall be rounded off to hundredths of a percent. The individual licensee catch quotas shall be allocated in whole pound increments.

(3) APPLICATION. (a) Applications for individual licensee catch quotas and fishing permits under this section shall be made annually on forms available from the department and shall be returned to the department no later than April 30 preceding the license year for which application is being made.

(b) To be timely, applications, if mailed, must be postmarked no later than April 30 preceding the license year for which application is being made and if submitted to the department other than by mail must be received and stamped with a date stamp of the department indicating receipt no later than April 30 preceding the license year for which application is being made. Late applications for individual licensee catch quotas and fishing permits may not be acted upon by the department but shall be returned to the applicant.

(c) The applications shall be reviewed by the department and approved or denied no later than June 15 preceding the license year for which application is being made, unless there are circumstances that may prevent the applicant from being a licensed commercial fisher on July 1 of the license year for which application is being made. In those cases, the applicant shall be notified of the approval or denial of the application in conjunction with the notice of approval or denial of the license authorizing commercial fishing on the outlying waters.

(d) Applicants for Lake Michigan chub fishing permits and individual licensee catch quotas under sub. (2) (a) 1. shall select and designate on their application either the northern chub fishing zone or the southern chub fishing zone as the zone they wish to fish chubs in.

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(4) ASSESSMENT QUOTA. Fish harvested under contract for the department for assessment purposes may not be considered part of nor deducted from an individual licensee catch quota.

(5) PERIOD OF VALIDITY. Individual licensee catch quotas and fishing permits determined and issued in accordance with this section shall be issued on a license year basis. They shall be valid only during the open season for the species of fish subject to the harvest quota and only while the quota holder or permittee holds a valid license authorizing commercial fishing in the waters to which the quota applies.

(6) REINSTATEMENT OF QUOTA RIGHTS. If the commercial fishing license of a quota holder is revoked under s. 29.33, Stats., the right to that quota and ranking, if any, shall be reinstated upon reinstatement of the revoked license and upon proper application.

(7) REALLOCATION OF SURPLUS TOTAL ALLOWABLE COMMERCIAL HAR-VEST. If the number of eligible permittees is inadequate to utilize a total allowable commercial harvest established by s. NR 25.06 (2) (a) 3., (b), (d) or (e) and allocated under sub. (2) (a) 3. a., (b), (bg), (br), (d), (e), (f) or (g), the surplus shall be divided permanently among the remaining eligible permittees based on the percentage calculated for each permittee under sub. (2) (a) 3. a., (b), (bg), (br), (d), (e), (f) or (g), respectively.

under sub. (2) (a) 3. a., (b), (bg), (br), (d), (e), (f) or (g), respectively. History: Cr. Register, September, 1976, No. 249, eff. 10-1-76; emerg. r. and recr. and cr. (2) (a) 1. eff. 5-16-79; r. and recr. Register, October, 1979, No. 286, eff. 11-1-79; r. and recr. (2) (a) 1., Register, June, 1981, No. 306, eff. 7-1-81; emerg. arn. (1) (a), eff. 7-1-81; ann. (1) (a), Register, August, 1981, No. 308, eff. 9-1-81; emerg. cr. (2) (a) 1. b. 6), eff. 1-2-82; ann. (2) (a) (intro.) Register, April, 1982, No. 316, eff. 5-1-82; emerg. arn. (2) (a) 1. b. 6), eff. 1-2-82; ann. (2) (a) (intro.) Register, April, 1982, No. 316, eff. 5-1-82; emerg. arn. (2) (a) 1. b. 6), eff. 7-1-83; ann. (2) (a) 1. b. 6), Register, February, 1983, No. 326, eff. 3-1-83; ann. (1) and (2), Register, April, 1983, No. 328, eff. 5-1-83; r. and recr. (2) (a) 2., (2) (b) and (3), r. (2) (a) 4. and 5., renum. (2) (a) 3. to be (2) (a) 4. and an., cr. (2) (b) 1. c. and d., Register, June, 1984, No. 342, eff. 7-1-84; ann. (2) (a) 3. to be (2) (a) 4. and 5., cr. (2) (b) 1. c. and d., Register, June, 1984, No. 342, eff. 7-1-84; ann. (2) (a) 3. b. do (2), a. (a) 2, intro. and b., 3. intro. and d., r. and recr. (3) to (6), Register, January, 1985, No. 349, eff. 2-1-85; emerg. ann. (2) (a) 3. b. 2), eff. 3-15-65; ann. (1) (a), Register, June, 1985, No. 354, eff. 7-1-85; ann. (2) (a) 3. b. 2), Register, July, 1985, No. 355, eff. 8-1-85; ann. (2) (a) 2.a., Register, August, 1985, No. 356, eff. 9-1-85; ann. (1) (d), Register, June, 1986, No. 362, eff. 3-1-86; emerg. ann. (2) (a) 3. d., eff. 5-5-86; ann. (2) (a) 2. d. and b., r. (2) (a) 2. c., Register, October, 1936, No. 370, eff. 11-1-86; r. and recr. (2) (a) 3. d., Begister, Jue, 1985, No. 362, eff. 3-1-86; emerg. ann. (2) (a) 3. d., eff. 5-5-86; ann. (2) (a) 2. d. and 3. intro., cr. (2) (a) 1. m., r. and recr. (2) (a) 4. d. (b) 4. and (c) 5., ann (2) (a) 3. d. d. Begister, June, 1986, No. 372, eff. 3-1-86; emerg. enterg. (2) (b) 5. (b) 5. (c) (d) (a) 2. (c) (a) 2. (c) (a) 3. d. (b)

NR 25.08 Transfer of individual licensee catch quotas. Individual licensee catch quotas allotted under s. NR 25.07 (1) (a) or (2) (a) 3.a., (b), (bg), (br), (d), (e), (f) or (g) may be transferred by the licensee receiving the quota allocation to another valid licensee authorized to engage in commercial fishing in the waters to which the quota applies, who meets all criteria for receiving such a quota other than previous fishing history, subject to the conditions stated in this section.

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