Inserted references to Delaware Bay; inserted (a)5; and recodified former (a)5 through (a)8 as (a)6 through (a)9.

Amended by R.1998 d.40, effective January 5, 1998. See: 29 N.J.R. 4595(a), 30 N.J.R. 226(a).

Inserted (a)8 and recodified (a)8 and 9 as 9 and 10. Amended by R.2000 d.10, effective January 3, 2000.

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

In (a), inserted the last sentence in the introductory paragraph, and substituted a reference to two and three-quarters inches for a reference to three inches in 6; and rewrote (c).

7:25-14.8 Landing crabs

All crabs harvested commercially in State waters shall be landed in this State.

New Rule, R.1994 d.152, effective March 21, 1994. See: 25 N.J.R. 4831(a), 26 N.J.R. 1337(b).

7:25-14.9 Female crabs with eggs attached

No person shall take from any of the waters of this State, or have in his possession any female crustacean, commonly known as crab, with eggs or spawn attached thereto, or from which the egg pouch or bunion has been removed.

7:25-14.10 Size of crabs taken

- (a) No person shall take from any tidal waters of this State or have in his or her possession any peeler or shedder blue crab measuring less than three inches across the back from the tip of the longest lateral spine to the other or a soft blue crab measuring less than three and one-half inches across the back from the tip of the longest lateral spine to the other, or hard blue crab measuring less than four and one-half inches across the back from tip to tip of spike.
 - 1. For purposes of this section, a peeler or shedder blue crab shall mean a hard blue crab which has a fully formed soft shell beneath the hard outer shell and the impending shedding process is evidenced by the white sign along the outer rim of the paddle-like appendages on the crab's fifth pair of legs.
- (b) A person shall not purchase, sell, offer for sale, or expose for sale any hard blue crab measuring less than four and three-quarter inches across from tip to tip of spike except as noted in (b)1 below. Any commercially licensed vessel or person in possession of more than one bushel of blue crabs shall be presumed to possess all blue crabs for the purpose of sale.
 - 1. A person shall not purchase, sell, offer for sale, or expose for sale any mature female blue crab measuring less than four and one-half inches across from tip to tip of spike.

R.1982 d.169, effective June 7, 1982.

See: 13 N.J.R. 645(a), 14 N.J.R. 578(a).

Amended by R.1994 d.152, effective March 21, 1994.

See: 25 N.J.R. 4831(a), 26 N.J.R. 1337(b).

Petition for Rulemaking.

See: 27 N.J.R. 944(b), 27 N.J.R. 1478(c).

Amended by R.1996 d.587, effective December 16, 1996 (operative January 1, 1997).

See: 28 N.J.R. 3998(a), 28 N.J.R. 5231(a).

Inserted "blue" preceding "crab" throughout, and, in (a)1, substituted "white sign" for "red sign".

Amended by R.1998 d.40, effective January 5, 1998.

See: 29 N.J.R. 4595(a), 30 N.J.R. 226(a).

Added second sentence of (b), concerning presumption of possession for sale.

Amended by R.2000 d.10, effective January 3, 2000.

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

In (b), inserted an exception at the end of the first sentence of the introductory paragraph, and added 1.

7:25-14.11 Harvesting crabs

- (a) No person shall take or attempt to take any crabs by any means in the Newark Bay Complex.
- (b) Crabs may be taken by licensed bait seines authorized pursuant to N.J.S.A. 23:5–24.2 and N.J.A.C. 7:25–18.5. Crabs taken by bait seines shall not be sold or used for barter and the maximum harvest and/or possession of crabs taken by bait seines is one bushel per day per individual; except that crabs taken by licensed bait seines during the crab pot/trot line season pursuant to N.J.A.C. 7:25–14.2(f) may be sold and may exceed one bushel per day per individual provided the individual also possesses his or her valid commercial crab pot/trot line license specified at N.J.A.C. 7:25–14.4(a).

New Rule, R.1994 d.152, effective March 21, 1994.

See: 25 N.J.R. 4831(a), 26 N.J.R. 1337(b).

Amended by R.1996 d.587, effective December 16, 1996 (operative January 1, 1997).

See: 28 N.J.R. 3998(a), 28 N.J.R. 5231(a). Added (b).

7:25-14.12 Filing of reports

- (a) All persons commercially licensed to take crabs shall keep, on forms furnished by the Division, accurate records of the number of bushels of hard crabs, peelers and soft crabs caught, the type of gear used and the area fished. These records shall be filed by the 10th day of each month with the Division. If no crabs were harvested during the month, a report to that effect shall be provided. Failure to file on or before the 10th of the month following the month of record may lead to suspension of said license by the Department according to the following schedule:
 - 1. First offense: no suspension;
 - 2. Second and subsequent offenses: 120 days suspension.
- (b) All license suspensions shall be imposed during the open season for the respective fishery; any period of suspension not occurring during the existing season shall be applied during the next open season even if such season falls in a different calendar year. Prior to suspension of the license, the permittee shall have the opportunity to request a hearing pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B–1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.

Recodified from 7:25-14.7 and amended by R.1994 d.152, effective March 21, 1994.

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See: 25 N.J.R. 4831(a), 26 N.J.R. 1337(b).

7:25–14.13 Size of lobsters taken

- (a) A person shall not take from the marine waters of this State by any means, import, export, offload at any port, have in his or her possession, buy, sell or offer to buy or sell, any American lobster of the genus and species Homarus americanus, which when measured from the rear end of the eye socket along a line parallel to the center line of the body shell to the rear end of the body shell is less than three and one-quarter inches in length.
- (b) A person shall not take from the marine waters of this State by any means, possess at sea or offload at any port an American lobster, which is damaged or mutilated to the extent that its length as specified in (a) above cannot be determined.
- (c) A person shall not import, export, have in his or her possession, buy, sell or offer to buy or sell, any detached American lobster tail, if the sixth abdominal segment (that segment closest to the fan of the tail), when measured along its dorsal center line with the tail flexed, is less than one and one-sixteenth inches in length.

New Rule, R.1999 d.52, effective February 16, 1999.

See: 30 N.J.R. 3881(a), 31 N.J.R. 538(a).

Former N.J.A.C. 7:25-14.13, Penalties, recodified to N.J.A.C. 7:25-14.18.

7:25-14.14 Lobster possession limits

American lobster taken by otter trawl shall be limited to 100 lobsters per day (based on a 24-hour period) up to a maximum of 500 lobsters per trip, for trips of five days or longer. American lobster taken by hand or any gear or methods other than otter trawl, pot or trap shall be limited to six lobsters in possession or taken in any one calendar day.

New Rule, R.1999 d.52, effective February 16, 1999. See: 30 N.J.R. 3881(a), 31 N.J.R. 538(a).

7:25–14.15 Prohibitions

- (a) A person shall not take from the marine waters of this State by any means, import, export, offload at any port, have in his or her possession, buy, sell or offer to buy or sell, any American lobster with eggs attached, or from which the egg have been removed.
- (b) A person shall not possess a female lobster bearing a v-shaped notch (that is, a straight-sided triangular cut without setal hairs, at least one-quarter inch in depth and tapering to a sharp point) in the flipper next to the right of the center flipper as viewed from the rear of the female lobster. V-notched female lobster also means any female which is mutilated in a manner which could hide, obscure or obliterate such a mark. The right flipper will be examined when the underside of the lobster is down and its tail is toward the person making the determination.

(c) A person shall not use any spear, gig, gaff or other penetrating device as a method of capture of lobsters.

New Rule, R.1999 d.52, effective February 16, 1999. See: 30 N.J.R. 3881(a), 31 N.J.R. 538(a).

7:25-14.16 (Reserved)

Recodified to N.J.A.C. 7:25-14.18 by R.2000 d.10, effective January 3, 2000.

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

7:25-14.17 (Reserved)

Recodified to N.J.A.C. 7:25-14.19 by R.2000 d.10, effective January 3,

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

7:25-14.18 Exceptions for research

N.J.A.C. 7:25-14.13(a), 14.13(b), 14.15(a) and 14.15(b) shall not apply to the taking or possession of lobster bearing a tag that has been issued or affixed by the Department of Environmental Protection or by any other state or Federal agency with which the Department cooperates in a research project.

New Rule, R.1999 d.52, effective February 16, 1999.

See: 30 N.J.R. 3881(a), 31 N.J.R. 538(a).

Recodified from N.J.A.C. 7:25-14.16 by R.2000 d.10, effective January

3, 2000

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

7:25-14.19 Administrative notice

The Commissioner, with the approval of the New Jersey Marine Fisheries Council, may modify minimum size limits, trip limits and possession limits in this section by notice in order to maintain compliance with any fishery management plan approved by the Atlantic States Marine Fisheries Commission pursuant to 16 U.S.C. § 5104(b). The Department shall publish notice of any such modification by filing and publishing a notice of administrative change in the New Jersey Register and a notice in the Division's commercial regulation publication. All such notices shall be effective when the Department files the notice with the Office of Administrative Law or as specified otherwise in the notice.

New Rule, R.1999 d.52, effective February 16, 1999.

See: 30 N.J.R. 3881(a), 31 N.J.R. 538(a).

Recodified from N.J.A.C. 7:25-14.17 by R.2000 d.10, effective January 3, 2000.

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

7:25-14.20 Penalties

(a) Any person violating any of the provisions of this subchapter relating to crabs shall be liable to the penalties provided by N.J.S.A. 23:2B-14 except for (b), (c) and (d) below.

- (b) Any person not having a valid license in possession or failing to exhibit same for inspection by an authorized law enforcement officer while tending a pot or trot line or dredging crabs, or violating the provisions of N.J.A.C. 7:25–14.5(a)1 or 2 or 14.6 shall be liable to a penalty of \$20.00 for the first offense and \$40.00 for each subsequent offense.
- (c) Any person failing to check crab pots at least once every 72 hours pursuant to N.J.A.C. 7:25-14.2(d) shall be liable to a penalty of \$20.00 for each pot in violation.
- (d) Any person violating the provisions of N.J.A.C. 7:25-14.9 or N.J.A.C. 7:25-14.10 shall be liable to a penalty of \$20.00 for each crab taken or had in possession.
- (e) Any person using or possessing a crab pot which does not contain a biodegradable panel of other mechanism specified in N.J.A.C. 7:25-14.1 shall be subject to a penalty of \$20.00 for each pot in violation.
- (f) Any person violating the provisions of N.J.A.C. 7:25–14.13, lobster size, tail size and landing of lobster parts; N.J.A.C. 7:25–14.14, possession limits; N.J.A.C. 7:25–14.15, prohibition of egg-bearing lobsters, v-notched female lobsters and the prohibition of the use of a penetrating device; N.J.A.C. 7:25–14.16, eligibility for a lobster pot permit and pot allocation; N.J.A.C. 7:25–14.17, lobster pot tag program; N.J.A.C. 7:25–18.5(g)11i; lobster pot maximum size or N.J.A.C. 7:25–18.5(g)11iv, escape vents, shall be subject to a penalty of \$20.00 for each lobster, lobster part or lobster pot in violation.
- (g) Pursuant to N.J.S.A. 23:10-21 and 21.1, any gear used in violation of the provisions of this subchapter may be seized and forfeited.
- (h) The assessment of any administrative penalty shall not preclude the Department from prosecuting for a larger amount in the event the event the administrative penalty is not paid by the time requested.
- (i) Nothing in this section shall require the Department to assess an administrative penalty before instituting prosecution.

Amended by R.1982 d.169, effective June 7, 1982.

See: 13 N.J.R. 645(a), 14 N.J.R. 578(a).

(c) added.

Amended by 1985 d.560, effective November 4, 1985.

See: 17 N.J.R. 1830(a), 17 N.J.R. 2608(a).

"Or" substituted for "of".

Recodified from 7:45-14.8 and amended by R.1994 d.152, effective March 21, 1994.

See: 25 N.J.R. 4831(a), 26 N.J.R. 1337(b).

Recodified from N.J.A.C. 7:25-14.13 and amended by R.1999 d.52, effective February 16, 1999.

See: 30 N.J.R. 3881(a), 31 N.J.R. 538(a).

Rewrote the section.

Recodified from N.J.A.C. 7:25-14.18 and amended by R.2000 d.10, effective January 3, 2000.

See: 31 N.J.R. 2555(a), 32 N.J.R. 48(a).

In (a) and (b), changed N.J.A.C. references; an in (f), inserted references to N.J.A.C. 7:25-14.16 and N.J.A.C. 7:25-14.17.

SUBCHAPTER 15. CLAM RELAY PROGRAM

Authority N.J.S.A. 50:1-5.

Subchapter Historical Note

Rules concerning the taking of hard clams were originally codified at N.J.A.C. 7:25–9.2, effective June 18, 1974 as R.1974 d.148. See: 6 N.J.R. 262(b). New rules were adopted on May 11, 1977 as R.1977 d.167 and codified at N.J.A.C. 7:25–15 as the Clam Relay Program. See: 9 N.J.R. 264(b). Amendments to the program became effective September 5, 1978 as R.1978 d.198. See: 10 N.J.R. 275(a), 10 N.J.R. 421(a). Further amendments became effective September 16, 1978 as R.1978 d.326. See: 10 N.J.R. 425(a). Subsequent amendments were filed as R.1979 d.156, effective April 20, 1979, and as R.1980 d.161, effective April 16, 1980. See: 11 N.J.R. 230(e), 12 N.J.R. 260(a). Additional revisions became effective April 19, 1982 as R.1982 d.117. See: 13 N.J.R. 645(b), 14 N.J.R. 387(a).

On August 27, 1982 an emergency amendment replaced the existing text and became effective as R.1982 d.309. See: 14 N.J.R. 1055(a). On October 28, 1982 the new text was readopted as R.1982 d.411. See: 14 N.J.R. 1300(d). Subsequently, on October 27, 1983, R.1983 d.519 concerning the operation of the clam relay program was filed as an emergency adoption, but on November 18, 1983 expired without being readopted. See: 15 N.J.R. 1959(a). On March 1, 1984, R.1984 d.65 was in turn effective on an emergency basis to expire on April 30, 1984. See: 16 N.J.R. 560(a). Concurrently, a new rule proposed at 16 N.J.R. 186(a) was adopted on May 7, 1984 as R.1984 d.165. See: 16 N.J.R. 1086(a). See, also, Chapter Historical Note.

7:25-15.1 Relay of hard clams

- (a) This rule is intended to implement the hard clam relay program administered statewide by the Department of Environmental Protection (department). This rule must be read together with the shellfish growing water classification rules and definitions which appear at N.J.A.C. 7:12 and are subject to amendment at anytime. N.J.S.A. 58:24–2 requires the department to condemn immediately shellfish beds subject to pollution.
- (b) The general intent of this rule is to control the relay of hard clams, (Ercenaria mercenaria) from Special Restricted, Seasonal Special Restricted, or Condemned Waters within the Atlantic Coast Section. These designated Special Restricted, Seasonal Special Restricted, or Condemned Waters will be charted by the department and such charts will be issued to participants and available to the public. Anyone who meets the requirements set forth below in this rule may participate in this program. If it becomes necessary to limit the number of participants, then applicants will be admitted in order of their application.
- (c) The department will schedule areas for harvest and designate the landing site and so notify the participants. The department will designate certain specific areas as off limits to the use of clam rakes and tongs for the harvest of hard clams in such shallow water areas as it deems abundant with soft clams. Charts of the designated soft clam areas will be provided to all participants by the department. In these designated soft clam areas, the harvest of hard clams shall be permitted only by treading.

- (d) Participants shall be furnished numbered receipt forms, with the date they are to be used, by the Division of Fish, Game and Wildlife (division). These forms shall be completed in their entirety and signed by the harvester and also signed by the buyer if the shellfish are to be sold at the landing site, for each date used. Completed and all used receipt forms shall be sent to the division's Bureau of Shellfisheries' Nacote Creek Office no later than one week after the forms are completed.
- (e) Any person who wishes to participate in this program must comply with the following conditions in order to be eligible for participation:
 - 1. Possess a current, valid, commercial clamming license issued by the division (see N.J.S.A. 50:2 et seq.);
 - 2. Possess one of the following special permits issued by the Division of Water Resources (N.J.S.A. 58:24–3 and N.J.A.C. 7:12–2) to harvest and/or buy and/or sell hard clams from condemned waters:
 - i. Permit 5a: SPECIAL PERMIT TO HARVEST, BUY, SELL AND RELAY HARD CLAMS FROM SPECIFIED SPECIAL RESTRICTED SEASONAL SPECIAL RESTRICTED OR CONDEMNED WATERS IN CONJUNCTION WITH A STATE APPROVED SHELLFISH RELAY PROGRAM; or

- ii. Permit 5b: SPECIAL PERMIT TO HARVEST HARD CLAMS FROM SPECIFIED SPECIAL RESTRICTED, SEASONAL SPECIAL RESTRICTED, OR CONDEMNED WATERS FOR SALE PURPOSES ONLY IN CONJUNCTION WITH A STATE APPROVED SHELLFISH RELAY PROGRAM; and
- 3. The above permits will show on their face the specific conditions that are deemed necessary for the proper operation of the shellfish relay program. All permittees are also required to comply with all other applicable statutes and regulations. Included with every permit will be department charts of the harvest areas showing specific sections within the estuaries that may be harvested on any particular day, as determined by the department.
- (f) Any person applying for a permit 5a must have acquired a special relay lease from the department for three one-half acre lots of shellfish cleansing grounds on which the relayed shellfish are to be planted by the means hereinafter set forth. No person shall hold more than one relay lease. Applications for leases must be made in person at the Nacote Creek Shellfish Office for the department. The lease shall be subject to the following additional conditions: