# Rules of
Department of Conservation

## Division 10—Conservation Commission

### Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

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Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

3 CSR 10-10.705 Commercialization

PURPOSE: This rule requires persons commercializing in wildlife to possess the prescribed permit and to keep records of their transactions available for inspection.

(1) Wildlife may be bought, sold, offered for sale, exchanged, transported, or delivered only under the conditions of the prescribed permit, or as otherwise provided in this chapter. No affidavit, receipt, or other document may be issued or used in lieu of the required permit. Any permit issued or obtained by false statement or through fraud, or while permits are revoked or denied by the commission, shall be invalid. The commission may suspend, revoke, or deny a permit or privilege for cause, but not until an opportunity has been afforded for a hearing before the commission or its authorized representative. Hearings under this section shall be contested cases pursuant to Chapter 536, RSMo and any person aggrieved by a final decision shall be entitled to judicial review as provided in Chapter 536, RSMo.

(2) Permits for commercial wildlife may be obtained only upon satisfaction of all requirements imposed by this code, including payment of fees at the time of application.

(3) No commercial wildlife permit, or commercial wildlife permit application, may be loaned, falsified, altered, or misrepresented in any manner.

(4) The acceptance of a permit for commercial wildlife shall constitute an acknowledgment of the duty to comply with the provisions of this code.

(5) Permits for commercial wildlife are nontransferable and are valid from July 1 through June 30 of the prescribed permit year.


3 CSR 10-10.707 Resident Fur Dealer’s Permit

PURPOSE: This rule establishes a permit for buying and selling furs throughout the year.

To buy, sell, possess, process, transport and ship the pelts and carcases of furbearers from July 1 through June 30. Permits issued to a firm, organization or partnership for individual or itinerant use shall include the names of no more than four (4) resident users. Fee: one hundred dollars ($100).


3 CSR 10-10.708 Nonresident Fur Dealer’s Permit

PURPOSE: This rule establishes a new permit for nonresident fur dealers. Privileges were previously provided under a Fur Dealer’s Permit, which is being modified to identify resident and nonresident status.

To buy, sell, possess, process, transport and ship the pelts and carcases of furbearers from July 1 through June 30. Nonresident fur dealers shall conduct business only at the locations in Missouri specified on the permit, with resident fur dealers at their business location and at established fur auction sites. Fee: three hundred dollars ($300).


3 CSR 10-10.710 Resident Fur Buyer’s Permit

(Rescinded August 30, 2006)


3 CSR 10-10.711 Resident Fur Handlers Permit

(Rescinded July 1, 2011)


3 CSR 10-10.715 Resident and Nonresident Fur Dealers: Reports, Requirements

PURPOSE: This rule establishes reporting and other requirements to be met by fur dealers and fur buyers.

(1) Each fur dealer shall keep an up-to-date, accurate record of all furbearer pelts purchased, sold, consigned, or stored. For each transaction, the seller’s name, address, and permit number shall be recorded immediately in either a fur record book furnished or a form approved by the department. All such records and furs shall be made available for inspection by an authorized agent of the department at any reasonable time.

(2) Each fur dealer shall submit annually a report on either forms furnished or those approved by the department. Printed copies of these forms can be obtained from the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and online at www.missouriconservation.org. All fur dealers’ reports shall include all transactions in furbearer pelts for the twelve (12) months preceding April 10 of the current year and an inventory of fur held in storage. Such reports shall be submitted by April 20.

(3) Nonresident fur dealers shall conduct business only at the location in Missouri specified on the permit, with resident fur dealers at their business locations, and at established fur auction sites.

(4) Fur dealers and employees specified on their permit, who are buying, selling, possessing, or transporting pelts or carcases of furbearers shall have a copy of the prescribed
permit in his/her possession.

(5) Furbearer pelts may be shipped or transported into Missouri without a Missouri fur dealer permit for consignment or sale at an established fur auction site or to the location specified on a Missouri fur dealer permit if the pelts are accompanied by the appropriate permit or other proof of legality in the state of origin.

(6) Issuance of a permit after the first year shall be conditioned on compliance with this rule and receipt by the department of satisfactory reports for the preceding permit period.

(7) Fur dealers may consign pelts or carcasses of furbearers for storage or processing at locations other than that specified on the permit provided the consignee is identified in the fur record book.


3 CSR 10-10.716 Resident Fur Handlers: Reports, Requirements

(Rescinded July 1, 2011)


3 CSR 10-10.717 Transactions in Furs; Reports Required

(Rescinded January 1, 1980)


3 CSR 10-10.720 Commercial Fishing Permit

**PURPOSE:** This rule establishes a commercial fishing permit for residents of the state and sets fees for commercial fishing gear.

(1) To take and possess commercial fish from commercial fishing permittee shall tag each net, seine or group of fifty (50) hooks for juglines, trotlines, bank lines, limb lines or throwlines at the following fees:

- **(A)** Each trammel net one hundred (100) yards or less—thirty dollars
- **(B)** Each gill net one hundred (100) yards or less—thirty dollars
- **(C)** Each seine one hundred (100) yards or less—thirty dollars
- **(D)** Each hoop net—five dollars
- **(E)** Each fifty (50) hooks or fraction thereof—five dollars

(2) In addition to this permit, each commercial fishing permittee must tag each net, seine or group of fifty (50) hooks for juglines, trotlines, bank lines, limb lines or throwlines.

(3) Equipment tags are not transferable and tagged equipment must be personally attended by the permittee to whom the tags were issued, or by another licensed commercial fisherman authorized in writing by the permittee as his/her assistant. The assistant must have on his/her person this written authorization while tending the equipment of another and may attend equipment of only one (1) other permittee on any one (1) day.

(4) Any person who holds the prescribed sport fishing permit or who is exempted from sport fishing permit requirements in 3 CSR 10-5.205 may accompany and assist a licensed commercial fisherman; provided, that a licensed commercial fisherman must be present in each boat.

3 CSR 10-10.722 Resident Roe Fish Commercial Harvest Permit

3 CSR 10-10.723 Nonresident Commercial Fishing Permit

(Rescinded January 1, 1991)


3 CSR 10-10.724 Nonresident Mississippi River Roe Fish Commercial Harvest Permit

**PURPOSE:** This rule establishes a special permit required in addition to the Commercial Fishing Permit for residents of the state to harvest shovelnose sturgeon from the Mississippi River.

Required in addition to the Commercial Fishing Permit to take, possess, and sell bowfin, paddlefish, and shovelnose sturgeon and their eggs from the Mississippi River in accordance with 3 CSR 10-10.725. Fee: Five hundred dollars ($500).

Mississippi River.

Required for nonresidents of Missouri in addition to the Commercial Fishing Permit to take, possess, and sell bowfin, paddlefish, and shovelnose sturgeon and their eggs from the Mississippi River in accordance with 3 CSR 10-10.725; except that any person properly licensed to harvest shovelnose sturgeon by the state of Illinois may fish within, and harvest shovelnose sturgeon from, the Missouri portion of the Mississippi River adjacent to Illinois as permitted by this Code. Fee: Three thousand five hundred dollars ($3,500).


3 CSR 10-10.725 Commercial Fishing: Seasons, Methods

PURPOSE: This rule provides for commercial fishing in certain streams and establishes restrictions on the use of commercial fishing gear.

(1) Commercial fish and live bait may be taken and possessed in any numbers by the holder of a commercial fishing permit from commercial waters with seines, gill nets, trammel nets, hoop nets with or without wings, trotlines, throwlines, limb lines, bank lines, or jug or block lines, and any number of hooks, except:

(A) On the Missouri River upstream from U.S. Highway 169 where hooks may not be used.

(B) Endangered species as listed in 3 CSR 10-4.111(3), including lake sturgeon and pallid sturgeon, may not be taken or possessed, and must be returned to the water unharmed immediately after being caught.

(C) Alligator gar may not be taken or possessed, and must be returned to the water unharmed immediately after being caught.

(2) Trammel nets and gill nets must be attended at all times by the permittee’s immediate presence where nets are set. For purposes of this section, immediate presence is defined as within sight of the location of set equipment in order to personally claim or identify such equipment during inspection by an agent of the department. Hoop nets may be left set and unattended for not more than forty-eight (48) hours. All other commercial fishing equipment may be left set and unattended for not more than twenty-four (24) hours.

(3) On the Missouri River or banks thereof, game fish (including channel, blue, and flathead catfish; paddlefish; and shovelnose sturgeon) may not be possessed or transported while fishing by commercial methods or while possessing commercial fishing gear and shall be returned to the water unharmed immediately after being caught:

(A) Channel, blue, and flathead catfish less than fifteen inches (15") in total length; and

(B) Other game fish (including paddlefish and shovelnose sturgeon).

(4) On that part of the St. Francis River which forms the boundary between the states of Arkansas and Missouri, the following may not be possessed or transported while fishing by commercial methods or while possessing commercial fishing gear and shall be returned to the water unharmed immediately after being caught:

(A) Channel, blue, and flathead catfish less than fifteen inches (15") in total length; and

(B) Hoop nets having a mesh smaller than two inches (2") bar measure, measured when wet, may not be used;

(C) Shovelnose sturgeon downstream from Melvin Price Locks and Dam; and

(D) Other game fish.

(5) From May 16 through October 14 on the portions of the Mississippi River defined as commercial waters, the following may not be possessed or transported while fishing by commercial methods or while possessing commercial fishing gear and shall be returned to the water unharmed immediately after being caught:

(A) Channel, blue, and flathead catfish less than fifteen inches (15") in total length;

(B) Paddlefish less than twenty-four inches (24") in length (measured from eye to fork of tail);

(C) Shovelnose sturgeon; and

(D) Other game fish.

(6) From October 15 through May 15 on the portions of the Mississippi River defined as commercial waters unless further restricted, the following may not be possessed or transported while fishing by commercial methods or while possessing commercial fishing gear and shall be returned to the water unharmed immediately after being caught:

(A) Channel, blue, and flathead catfish less than fifteen inches (15") in total length;

(B) Paddlefish less than twenty-four inches (24") in length (measured from eye to fork of tail);

(C) Shovelnose sturgeon upstream from Melvin Price Locks and Dam less than twenty-four inches (24") or more than thirty-two inches (32") in length (measured from tip of snout to fork of tail);

(D) Shovelnose sturgeon downstream from Melvin Price Locks and Dam; and

(E) Other game fish.

(7) While on waters of the state and adjacent banks, the head and tail must remain attached to all fish, bowfin, and shovelnose sturgeon must remain whole and intact, and the ovaries of paddlefish must remain intact and accompany the fish from which they were removed.

(8) Commercial fishing gear may not be used or set within three hundred (300) yards of any spillway, lock, dam, or the mouth of any tributary stream or ditch, or in waters existing temporarily through overflow outside the banks of the specified rivers except as specified in 3 CSR 10-20.805(14), and may not be used to take fish underneath or through the ice.

(9) Commercial gear must meet the following requirements:

(A) Seines, gill nets, and trammel nets having a mesh smaller than two inches (2") bar measure, measured when wet, may not be used;

(B) Hoop nets having a mesh smaller than one and one-half inches (1 1/2") bar measure, measured when wet, may not be used. Hoop net wings and leads must be a single panel, not more than six feet (6') in depth, mesh size one and one half inches (1 1/2") bar measure, measured when wet, and made of twine not less than three sixty-fourths of an inch (3/64") in diameter;

(C) Hooks attached to trotlines or throwlines shall be staged not less than two feet (2') apart;

(D) While in use, all commercial fishing gear shall be labeled with tags furnished by the department and placed as indicated on the tags. Portions of trotlines and jug or block lines, throwlines, bank lines, and limb lines must have the commercial tag number under which they are being fished attached to each line; and

(E) Commercial fishing gear may not be possessed on waters of the state or adjacent banks that are not open to commercial fishing, except during transportation by boat from the nearest access location to commercial fishing waters as determined by the department.

(10) The possession of game fish except as defined as commercial fish in 3 CSR 10-20.805(13) while in the act of using commercial fishing gear or aboard a boat transporting fish taken by commercial fishing gear is prohibited.
(11) The possession of extracted eggs of any fish species, except as provided in section (7) of this rule, is prohibited while on waters of the state and adjacent banks.

(12) Invasive fish that jump from the water on or into a watercraft, or onto land, may be taken and possessed in any number. Invasive fish may not be transported from waters of the state where taken unconfined or in water.


3 CSR 10-10.726 Reciprocal Privileges: Commercial Fishing; Commercial Waters

PURPOSE: This rule establishes license reciprocity for commercial fishermen in certain boundary streams.

(1) Any person possessing a valid commercial fishing license issued by the state of Illinois, Tennessee, Arkansas, Kansas, or Nebraska, or who is legally exempted from the license requirement without further permit or license, may fish as permitted by this Code in commercial waters within the boundary of Missouri and adjacent to the state where the fisherman is licensed. Bowfin, paddlefish, and shovelnose sturgeon may not be harvested except as permitted in 3 CSR 10-10.722, 3 CSR 10-10.724, and 3 CSR 10-10.725.

(2) All other Missouri regulations shall apply to commercial fishing in the Missouri portion of the Mississippi and Missouri rivers.

(3) Commercial fishermen not licensed in Missouri may not fish in the tributaries, bayous, or backwaters of commercial waters; nor may they fish from or attach any device or equipment to land under the jurisdiction of Missouri. Fishermen who hold Arkansas or Illinois licenses, when fishing in waters in which they are not licensed to fish by Missouri, shall comply with the most restrictive laws and regulations of the two (2) states.

(4) All reciprocal privileges shall be contingent upon a grant of like privileges by the appropriate neighboring state to the duly licensed commercial fishermen of Missouri.


3 CSR 10-10.728 Roe Fish Dealer Permit

PURPOSE: This rule establishes a permit needed to buy and subsequently sell shovelnose sturgeon, paddlefish, bowfin, or any parts of these species legally taken by commercial methods.

To buy or possess for the purpose of selling, processing, transporting, or shipping legally-acquired bowfin, paddlefish, and shovelnose sturgeon or any parts of these species. While on waters of the state and adjacent banks, the head and tail must remain attached to all fish.

3 CSR 10-10.727 Record Keeping and Reporting Required: Commercial Fishermen

PURPOSE: This rule requires monthly catch reports by commercial fishermen.

(1) Commercial fishermen and roe fish dealers shall keep a dated receipt that includes the weight and species of fish and the weight of extracted fish eggs (raw or processed) of each species that were sold or given away and the name, address, and signature of the recipient. These receipts shall be retained for three (3) years and shall be made available for inspection by an authorized agent of the department at any reasonable time.
purposes and limits.
from the impoundment specified in the per-
fishery research project.
of an impoundment with an active department
for areas within five (5) miles of any portion
promotion permits may be further restricted
species may be tagged.
at any one time.
mits shall be valid for the same impoundment
at any one time. No more than two (2) per-
(1) fish into an impoundment of the state,
(2) A tag and release fishing promotion per-
($250).
fee: Two hundred fifty dollars
other event. Fee: Two hundred fifty dollars
($1,500).
AUTHORITY: sections 40 and 45 of Art. IV,
Mo. Const. Original rule filed Oct. 10, 2008,
effective July 1, 2009.

3 CSR 10-10.730 Resident Wholesale Fish
Dealer Permit
(Rescinded August 15, 1978)

AUTHORITY: sections 40 and 45, Mo.
Const. Art IV. This version of rule filed Aug.
18, 1970, effective Dec. 31, 1970. Rescinded:

3 CSR 10-10.732 Tag and Release Fishing
Promotion Permit

PURPOSE: This rule establishes a tag and
release fishing promotion permit for individu-
als tagging fish for promotions, contests or
other events on selected impoundments.
(1) To engage in tagging and releasing fish in
association with a fishing promotion, contest
or other event. Fee: Two hundred fifty dollars
($250).
(2) A tag and release fishing promotion per-
mit authorizes the holder to tag and release
one (1) fish into an impoundment of the state,
in accordance with the following:
(A) Only one (1) valid permit per
impoundment may be possessed by the holder
at any one time. No more than two (2) per-
mits shall be valid for the same impoundment
at any one time.
(B) Only crappie, black bass and catfish
species may be tagged.
(C) Events shall be restricted to Lake of
the Ozarks, Stockton Lake, Table Rock Lake
and Truman Lake. Tag and release fishing
promotion permits may be further restricted
for areas within five (5) miles of any portion
of an impoundment with an active department
fishery research project.
(D) Fish to be tagged shall be obtained
from the impoundment specified in the per-
mit in compliance with established seasons,
methods and limits.
(E) Fish shall be tagged in the presence of
an agent of the department using a technique
approved by the department.
(F) Contest rules shall comply with estab-
lished fishing seasons, methods and limits.
(G) There shall be no fee, registration or
other consideration beyond a valid Missouri
fishing permit as required by this Code to
enter or participate in the event.
(H) Maximum duration of any event shall
be thirty (30) days.

3 CSR 10-10.733 Nonresident Fish Dealer
Permit
(Rescinded August 15, 1978)

AUTHORITY: sections 40 and 45, Mo.
Const. Art IV. This version of rule filed Aug.
18, 1970, effective Dec. 31, 1970. Rescinded:

3 CSR 10-10.734 Privileges of Fish Dealers
(Rescinded August 15, 1978)

AUTHORITY: sections 40 and 45, Mo.
Const. Art IV. This version of rule filed Aug.
18, 1970, effective Dec. 31, 1970. Rescinded:

3 CSR 10-10.735 Sale of Live Bait

PURPOSE: This rule establishes a registra-
tion requirement for sellers of live bait and
consolidates other regulations regarding bait
sales.
(1) Any person, group, or business that sells
live bait, as defined in 3 CSR 10-6.605, must
register annually with the department as a
live bait dealer. Initial registration may occur
at any time. Annual registration in successive
years shall occur on or after January 1, but
prior to March 1. Registration forms can be
obtained from the Missouri Department of
Conservation, PO Box 180, Jefferson City,
MO 65102-0180 and online at www.mis-
sourconservation.org.
(2) Live bait may not be sold if obtained from
the waters of the state except when taken by a
licensed commercial fisherman from com-
cercial waters. Live bait purchased or
obtained from a licensed commercial fisher-
man or other legal sources must be species
listed in the Approved Aquatic Species List (3
CSR 10-9.110(3)(H)).
(3) Live bait obtained as described in this
rule may be possessed in any number.

AUTHORITY: sections 40 and 45 of Art. IV,
Mo. Const. and section 252.240, RSMo
2000.* Original rule filed Oct. 2, 2006,
10, 2008, effective April 30, 2009. Amended:
Filed March 17, 2014, effective Aug. 30,
2014.

3 CSR 10-10.736 Fish Hatchery Permit
(Rescinded August 15, 1978)

AUTHORITY: sections 40 and 45, Mo.
Const. Art IV. This version of rule filed April
26, 1972, effective May 6, 1972. Rescinded:

3 CSR 10-10.737 Fish Farming Permit
(Rescinded August 15, 1978)

AUTHORITY: sections 40 and 45, Mo.
Const. Art IV. This version of rule filed Aug.
18, 1970, effective Dec. 31, 1970. Rescinded:

3 CSR 10-10.738 Privileges and Respon-
sibilities of Fish Hatchery and Fish Farm-
ing Permittees
(Rescinded August 15, 1978)

AUTHORITY: sections 40 and 45, Mo.
Const. Art IV. This version of rule filed Aug.
18, 1970, effective Dec. 31, 1970. Rescinded:

3 CSR 10-10.739 Fish Utilization Permit

PURPOSE: This rule establishes a utiliza-
tion permit for the possession, transportation, and
donation of fish legally taken, with lethal
methods of take, during bona fide fishing
tournaments to commercial establishments. It
also authorizes the selling of fish to com-
cernal establishments by contractors in a
department contracted invasive fish removal
project.
(1) To utilize other fish and invasive fish
taken during bona fide fishing tournaments,
to possess, transport, and donate such fish to commercial establishments. Application for a permit must be made to the department and post marked not less than ten (10) days prior to the event. Failure to comply with reporting requirements may result in permit denial. Issuance of future permits shall be conditioned on compliance with these rules. Permit shall be valid for one (1) event that shall occur within fifteen (15) days of the issue date on the permit. Fee: twenty-five dollars ($25).

(A) Fish defined as other fish and invasive fish in 3 CSR 10-20.805 legally taken by fishing methods prescribed in 3 CSR 10-6.410(7) during a bona fide fishing tournament must be donated to commercial establishments by the permit holder and may be possessed, transported, and donated in accordance with the following:

1. The permit holder shall record and submit a complete and accurate report showing by participant or team the origin (waterbody), weight of each species of all fish taken by each participant or team. Reports must be received by the department within fifteen (15) days of the end of the tournament. Reports shall be mailed to Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180.

2. Fish may be possessed, transported, and donated to a commercial establishment by anyone when possession is accompanied by a dated written statement showing the utilization permit number, name and address of the permit holder, and the weight of each species.

(2) Individuals under contract with the department and their authorized assistants may take, possess, and transport invasive fish in accordance with the terms of the contract during a department sponsored invasive fish removal project, and may donate or sell such fish to a commercial establishment when possession is accompanied by a valid invoice or bill of sale showing the date, name and address of the contractor, and the weight of each species.


3 CSR 10-10.743 Commercial Establishments

**PURPOSE:** This rule authorizes retail establishments to buy and sell certain forms of wildlife and wildlife products.

Resident commercial establishments, when possession is accompanied by a valid invoice, or bill of sale, may buy, possess, transport, and sell legally purchased and plainly marked dressed or processed pheasants, exotic partridges, quail, game bird eggs, deer except white-tailed and mule deer, elk that are exempt from the permit requirements prescribed by this Code, moose, caribou, wild boar, live bait and frogs, and fish. Skinned furbearer carcasses and fish eggs may be sold at retail only. Resident commercial establishments may also obtain, possess, transport, and sell fish acquired from the holder of a Fish Utilization Permit when possession is accompanied by a dated written statement from the permit holder as specified in 3 CSR 10-10.739.


3 CSR 10-10.744 Commercial Deer Processing: Permit, Privileges, Requirements

**PURPOSE:** This rule establishes a permit for commercial processors of deer meat and sets requirements for those establishments.

1. To commercially process and store legally acquired cervids taken from the wild stock of the state at the specific location indicated on the permit. Fee: twenty-five dollars ($25).

2. The commercial processor shall post a notice and inform patrons of the provisions of this rule and shall keep accurate records of all cervids processed and stored. The commercial processor shall dispose of all cervid carcasses (or parts thereof) not returned to patrons in a sanitary landfill or transfer station permitted by the Missouri Department of Natural Resources, and retain proof of disposal. The records of all cervids processed and stored, and proof of disposal, shall be retained for twelve (12) months. All records and stored deer shall be made available for inspection by an authorized agent of the department at any reasonable time.

3. For the purposes of processing specialty cervid meats, commercial processors are exempt from provisions of 3 CSR 10-4.137. For purposes of storing specialty cervid meats, commercial processors are exempt from provisions of 3 CSR 10-4.137 and 3 CSR 10-4.140(2), but only from September 15 through March 31. These exemptions do not apply to raw, packaged venison.


3 CSR 10-10.745 Swan Lake Migratory Bird Preservation Permit: Privileges, Requirements

(Rescinded June 2, 2003)

3 CSR 10-10.747 Resident Bait Vendor’s Permit
(Rescinded August 15, 1978)

3 CSR 10-10.750 Wildlife Breeder Permit
(Moved to 3 CSR 10-9.350)

3 CSR 10-10.753 Wildlife Breeder: Records Required
(Moved to 3 CSR 10-9.359)

3 CSR 10-10.755 Privileges of Wildlife Breeder
(Moved to 3 CSR 10-9.353)

3 CSR 10-10.760 Licensed Shooting Area Permit
(Moved to 3 CSR 10-9.560)

3 CSR 10-10.765 Licensed Shooting Area: Privileges
(Moved to 3 CSR 10-9.565)

3 CSR 10-10.767 Taxidermy; Tanning: Permit, Privileges, Requirements

PURPOSE: This rule establishes a taxidermy and tanning permit with specified privileges and requirements.

(1) To engage in the business of wildlife taxidermy or tanning at the specific location indicated on the permit, but only for the purposes of tanning, mounting, or preserving. A licensed taxidermist or tanner may also transport and ship legally acquired wildlife to and from the location specified on the permit, and after tanning, mounting, or preserving, may exhibit or display such wildlife at locations other than the specific location indicated on the permit.

(2) Legally acquired wildlife may be possessed and stored by a licensed taxidermist or tanner at the specific location indicated on the permit, but only for the purposes of tanning, mounting, or preserving. A licensed taxidermist or tanner may also transport and ship legally acquired wildlife to and from the location specified on the permit, and after tanning, mounting, or preserving, may exhibit or display such wildlife at locations other than the specific location indicated on the permit.

(3) Wildlife legally possessed may be shipped or delivered to a licensed taxidermist or tanner and may be mounted or preserved by him/her, except as provided under 3 CSR 10-4.135.

(4) Legally taken and possessed furbearers may be purchased by licensed taxidermists or tanners only from the taker or a licensed fur dealer and only for mounting or tanning. Only mounted or tanned specimens, and not raw pelts, may be sold by taxidermists and tanners.

(5) All licensed taxidermists and tanners shall keep accurate, up-to-date records of the number and species of all wildlife received, the full name and address of the consignor (or seller of furbearers), the dates of all transactions and disposition of all wildlife, and the specific locations where all tanned or mounted wildlife is being exhibited or displayed on a form approved or provided by the department. Printed copies of this form can be obtained from the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and online at www.missouriconservation.org. Licensed taxidermists and tanners shall dispose of all cervid carcasses (or parts thereof) not returned to hunters and carrion beetles and their waste in a sanitary landfill or transfer station permitted by the Missouri Department of Natural Resources, and retain proof of disposal. These records and wildlife shall be available for inspection by an authorized agent of the department at any reasonable time. All completed records required by this rule, including proof of disposal of cervid carcass parts, shall be retained for three (3) years. Renewal of a permit shall be conditioned upon compliance with this rule.

(6) Raw pelts held under this permit after possession season for pelts shall not enter the raw fur market. All wildlife held by a licensed taxidermist or tanner shall be identifiable to the consignor. Unused parts of wildlife may be disposed of or sold by licensed taxidermists or tanners, but not for human consumption. Federal regulations apply to the mounting of migratory birds and endangered species.


3 CSR 10-10.768 Sales and Possession of Wildlife Parts and Mounted Specimens

PURPOSE: This rule authorizes the sale of certain wildlife parts and mounted specimens.

(1) Subject to federal regulations, legally obtained feathers, squirrel pelts, rabbit pelts, and groundhog pelts may be bought, sold, or bartered when accompanied by a bill of sale. In addition, legally obtained deer and elk heads, antlers, hides, or feet, and turkey feathers, beards, heads, bones, feet, spurs, wings, tails, or tail fans, and skins, including skins with the feathers, wings, and legs attached, may also be bought, sold, or bartered when accompanied by a bill of sale. Bills of sale required by this rule shall contain the seller’s full name, address, and the number and species of these parts, and the full name and address of the purchaser. The bill of sale shall be retained by the purchaser while these parts are in his/her possession. Legally taken wildlife and wildlife parts, after mounting or tanning, may be bought and sold.

(2) The recipient or purchaser of deer and elk heads and/or antlers attached to the skull plate must retain a dated bill of sale identifying the seller while the heads or antlers are in his/her possession.

(3) Any person who finds a dead deer or elk with antlers still attached to the skull plate while afield and takes those antlers into possession must report the taking to a conservation agent within twenty-four (24) hours to receive possession authorization. Shed antlers not attached to the skull plate found while afield may be possessed, bought, and sold by any person without possession authorization.

3 CSR 10-10.770 Guide's Permit: Privileges and Requirements  
(Rescinded December 31, 1976)


3 CSR 10-10.771 Commercial Permits: How Obtained, Replacements

**PURPOSE:** This rule establishes procedures for obtaining commercial permits and replacement permits.

Commercial permits and replacements for them may be issued only through the department office in Jefferson City upon receipt of proper application and the required permit fee. A service fee of three dollars ($3) is required for a replacement commercial permit.


3 CSR 10-10.775 Fee Fishing Area Permit  
(Rescinded August 15, 1978)


3 CSR 10-10.777 Fee Fishing Area: Privileges and Qualifications  
(Rescinded August 15, 1978)


3 CSR 10-10.780 Commercial Musseling Permit  
(Rescinded March 1, 2010)


3 CSR 10-10.781 Commercial Musseling Helper Permit  
(Rescinded March 1, 2010)


3 CSR 10-10.782 Commercial Musseling: Seasons, Methods  
(Rescinded March 1, 2010)


3 CSR 10-10.783 Mussel Dealer's Permit  
(Rescinded March 1, 2010)


3 CSR 10-10.784 Mussel Dealers: Reports, Requirements  
(Rescinded March 1, 2010)


3 CSR 10-10.787 Reports Required: Commercial Musselers  
(Rescinded March 1, 2010)


3 CSR 10-10.789 Resident Commercial Live Coyote and Fox Trapping: Privileges, Seasons, Methods, Requirements

**PURPOSE:** This rule establishes the seasons, methods, and requirements for taking, holding, possessing, and selling live coyotes, red fox, and gray fox by the holder of a Resident Commercial Live Coyote and Fox Trapping Permit.

(1) Coyotes, red fox, and gray fox may be taken, possessed, and held alive in confinement by the holder of a valid Resident Commercial Live Coyote and Fox Trapping Permit. Coyotes, red fox, and gray fox may be taken in any number during the season dates and methods prescribed for these species by Chapter 8 of this Code and by cable restraint from November 15 through the last day of February. All coyotes and foxes taken or possessed in accordance with this rule shall be individually marked with an ear tag provided by the department for which the permittee shall pay fifty cents (50¢) per tag. Ear tags shall be affixed immediately to each animal taken at the time and location where each coyote, red fox, or gray fox is captured.

(2) Coyotes, red fox, and gray fox, taken in accordance with this rule may not be exported and may only be sold or given away to the holder of a valid Hound Running Area Operator and Dealer Permit. Live coyotes, red fox, and gray fox may not be transported or possessed after March 7 of each year. These animals shall be sold or given to the holder of a valid Hound Running Area Operator and Dealer Permit on the day of capture or confined in facilities and cared for as specified in 3 CSR 10-9.220. These confinement facilities must have an onsite inspection prior to holding live coyotes and foxes and shall be
approved annually by an agent of the department. Approved confinement facilities and wildlife held under this permit are subject to inspection by an authorized agent of the department at any reasonable time.

(3) The resident commercial live coyote and fox trapper shall keep an up-to-date and accurate permanent record on forms provided by the department of all coyotes, red fox, and gray fox taken alive that includes the county of origin, species, ear tag number, date captured, date of transfer, and the name, address, and permit number of the hound running area operator/dealer receiving each individual animal. All records shall be made available for inspection by an authorized agent of the department at any reasonable time.

**AUTHORITY:** sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. *Original rule filed March 2, 2020, effective Aug. 30, 2020.*