### Rules of Department of Conservation

#### Division 10—Conservation Commission

#### Chapter 4—Wildlife Code: General Provisions

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Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 4—Wildlife Code: General Provisions

3 CSR 10-4.105 Title; Authority

PURPOSE: This rule defines the Wildlife Code, provides that its rules are severable and establishes enforcement authority.

The rules of the Conservation Commission and statutory laws not inconsistent therewith shall constitute the Wildlife Code of Missouri, designated as the “Code.” The rules of the Conservation Commission are severable and if any rule or portion of this Code is held invalid, the remainder shall not be affected. The boldface caption for any rule does not affect the meaning of the rule. All authorized agents of the department and all duly constituted peace officers are authorized to enforce the provisions of this Code.


Marsh v. Bartlett 343 Missouri 526, 121 SW2d 737 (1938). As regards administrative authority found in the Wildlife Code, violations of the Code are not unconstitutional delegations of legislative power because punished as offenses. “Regulatory” authority of the Conservation Commission includes ordinarily the means to adjust, order or govern by rule or established mode; direct or manage according to certain standards or rules.

Schley v. Conservation Commission of Missouri, 329 SW2d 736 (Mo. 1959). Rules promulgated by the Missouri Conservation Commission, especially those bearing criminal penalties, are subject to the same rule of definiteness as statutes.

3 CSR 10-4.110 General Prohibition; Applications

PURPOSE: This rule prohibits the pursuit, taking, possession or any use of wildlife except as provided in the Code.

(1) No bird, fish, amphibian, reptile, mammal or other form of wildlife, including their homes, dens, nests and eggs in Missouri shall be molested, pursued, taken, hunted, trapped, tagged, marked, enticed, poisoned, killed, transported, stored, served, bought, sold, given away, accepted, possessed, propagated, imported, exported or liberated to the wild in any manner, number, part, parcel or quantity, at any time, except as specifically permitted by these rules and any laws consistent with Article IV, sections 40–46 of the Constitution of Missouri.

(2) All hours and times listed in this Code shall be based on prevailing local time unless specifically designated otherwise.

(3) Except as otherwise provided in this Code, wildlife may be taken only by holders of the prescribed permits and in accordance with prescribed methods.

(4) Birds, game mammals, furbearers, fish, bullfrogs and green frogs, mussels, crayfish, and common snapping and soft-shelled turtles may be taken only within the limits and during the open seasons prescribed in this Code; provided, in a situation of emergency where the public interest justifies extraordinary salvage measures to prevent or minimize waste, the director may authorize the taking and possession of wildlife by provisions other than those established in this Code, for a period not to exceed ninety (90) days.

(5) No person, corporation, municipality, county, business or other public or private entity shall cause or allow any deleterious substance to be placed, run or drained into any of the waters of this state in quantities sufficient to injure, stupefy or kill fish or other wildlife which may inhabit such waters.

(6) No person shall administer, by any means, any contraceptive to any species of wildlife outside of captivity in Missouri without written authorization of the director.

(7) No person who legally takes or possesses any wildlife shall wantonly leave or abandon any portion of such wildlife commonly used as human food.

(8) With landowner permission, any species listed in the Approved Aquatic Species List in 3 CSR 10-9.110 may be released into privately-owned impoundments which are designated as waters of the state by virtue of having been stocked by the state, or because they are owned jointly, or as tenants in common or by corporate shareholders. Statewide seasons, methods and limits for all species will apply to these waters.


3 CSR 10-4.111 Endangered Species

PURPOSE: This rule extends special protection to endangered wildlife and lists those species considered to be threatened with extinction.

(1) The importation, transportation, sale, purchase, taking or possession of any endangered species of wildlife, or hides or other parts thereof, or the sale or possession with intent to sell of any article made in whole or in part from the skin, hide or other parts of any endangered species of wildlife is prohibited; provided, that this rule shall not apply to legally acquired wildlife held under permit or held by a public zoo or museum or to articles manufactured before January 1, 1973. Endangered wildlife taken legally outside Missouri may be imported, transported or possessed, but may not be sold or purchased without written approval of the director.

(2) The exportation, transportation or sale of any endangered species of plant or parts thereof, or the sale of or possession with intent to sell any product made in whole or in part from the skin, hide or other parts of any endangered species of wildlife, or hides or other parts thereof, or the sale or possession with intent to sell any product made in whole or in
part from any parts of any endangered species of plant is prohibited.

(3) For the purpose of this rule, endangered species of wildlife and plants shall include the following native species designated as endangered in Missouri:

(A) Mammals: gray bat, Ozark big-eared bat, Indiana bat, mountain lion, black-tailed jackrabbit, spotted skunk.

(B) Birds: northern harrier, interior least tern, barn-owl, Swainson's warbler, snowy egret, king rail, Bachman's sparrow, bald eagle, peregrine falcon, American bittern, greater prairie-chicken.

(C) Reptiles: western chicken turtle, Blanding's turtle, Illinois mud turtle, yellow mud turtle, western fox snake, Mississippi green water snake, massasauga.

(D) Amphibians: eastern hellbender, Ozark hellbender.

(E) Fishes: lake sturgeon, pallid sturgeon, cory darter, goldsilver darter, cypress minnow, central mudminnow, crystal darter, swamp darter, Ozark cavefish, Niangua darter, Sabine shiner, mountain madtom, redfin darter, longnose darter, flathead chub, Topeka shiner.

(F) Mussels: Curtis pearlymussel, Higgens' eye, pink mucket, fat pocketbook, ebonyshell, elephant ear, winged mapleleaf, sheepnose, snuffbox, scaleshell.

(G) Other Invertebrates: American burying beetle, Hine's emerald dragonfly, Tumbling Creek caversnail.

(H) Plants: small whorled pogonia, Mead's milkweed, decurrent false aster, Missouri bladderpod, geocarpon, running buffalo clover, pondbryer, eastern prairie fringed orchid, western prairie fringed orchid, Virginia sneezeweed.

(4) To provide essential protection to endangered species, the director may establish refuges not to exceed one (1) square mile for not more than sixty (60) days.


3 CSR 10-4.112 Importation or Sale of Live Grass Carp and Walking Catfish Prohibited

(Rescinded January 1, 1980)


3 CSR 10-4.113 Ginseng

PURPOSE: This rule establishes certain requirements for possession and trade in the medicinal plant ginseng. These requirements are necessary to secure federal approval for export of ginseng, in which trade is restricted under the Convention on International Trade in Endangered Species. The principal market for ginseng is China and other Asian countries.

(1) Wild ginseng (Panax quinquefolium) may be harvested from September 1 through December 31. Wild ginseng plants or roots harvested must possess three (3) or more true leaves (prongs) or flowering/fruiting stalks. The entire stalk, minus the mature fruits, shall be kept with the plants until they are taken to the harvester’s home or place of business. When harvesting wild ginseng, harvesters shall plant all seeds from harvested plants within one hundred feet (100’) of the parent plants. Plants or roots of wild ginseng taken in Missouri, or acquired from outside the state, may be purchased, sold, transported or exported only from September 1 through March 15; provided, certified roots may be possessed, purchased, sold, transported or exported throughout the year in accordance with this rule.

(2) Wild and cultivated Missouri ginseng plants or roots exported from the state must be accompanied by a numbered certificate of origin on forms provided by the department. Roots may be imported from other states, territories or countries only with appropriate certification of origin. Uncertified roots that have been received from outside the state must be returned to that state for certification within thirty (30) days of receipt. Uncertified Missouri wild roots may be possessed only from September 1 through March 15.

(3) Any person, group or business that purchases ginseng in Missouri for resale must register annually with the department as a ginseng dealer, and submit quarterly reports of all transactions within fifteen (15) days of the preceding buying period and an annual report of inventory, on forms provided by the department which are included herein. Annual registration shall be contingent upon compliance with this rule and receipt of the required reports. All records required by this rule shall be retained for three (3) years.

(4) Any person, group or business that purchases ginseng in Missouri for resale, but is registered as a ginseng dealer in another state and does not purchase or sell ginseng from an address in the state, is not required to register with the department as a ginseng dealer.
ANNUAL GINSENG DEALER END-OF-YEAR INVENTORY REPORT
As of March 31, 2000
(Due by April 15, 2000)

<table>
<thead>
<tr>
<th>State of Origin</th>
<th>Cert.#</th>
<th>Root</th>
<th>Wild</th>
<th>Cult.</th>
<th>Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Green</td>
<td>Dry</td>
<td></td>
<td></td>
<td>Pounds</td>
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</tbody>
</table>

Dealer No. ________ I hereby certify that the above information summarizes my total ginseng inventory at the end of business on 03/31/2000.

_________________________ Date

*Certification number is required after season close between the dates March 15 and September 1. All root shown on this page should have a certification number.

_________________________ I want to register as a ginseng dealer from April 1, 2000 to March 31, 2001.

_________________________ I do not want to register as a ginseng dealer from April 1, 2000 to March 31, 2001.

Signature

Name (Please Print) ________________________________
Business Name (If needed) ________________________________
Address

City __________________________ State ______
Zip __________________________ Daytime Phone ______
**Procedures for Certification of Origin of Missouri Ginseng**

Ginseng plants or roots and records of purchase will be presented to Conservation agent at a mutually agreeable place where a scale is available capable of weighing to the nearest ounce.

The agent will verify shipment weight and records of purchase. If acceptable a certificate of origin will be issued. The four-copy certificate will be filled out as follows:

- **Certificate number**—AGENT'S BADGE NUMBER FOLLOWED BY SEQUENTIAL NUMBER OF CERTIFICATE ISSUED BY THAT AGENT.
- **Shipment number**—sequential number of shipments made by that dealer for the current year.
- **Dealer number**—assigned to dealer by Department when dealer is registered.
- **Weight of shipment**—must include pounds and ounces.
- **County**—where ginseng was grown or dug.

Complete all other blanks as applicable.

**FILL OUT A SEPARATE CERTIFICATE FOR EACH TYPE OF ROOT:**

**CULTIVATED ROOT AND LIVE NURSERY STOCK**

Attach original copy of certificate to shipment for transport to port of export. Owner keeps one copy. Agent keeps one copy. One copy shall be sent immediately to Central Office (Natural History Section).

<table>
<thead>
<tr>
<th>GINSENG PROGRAM</th>
<th>Certificate No.</th>
<th>(see instructions above)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Missouri Department of Conservation</td>
<td>Shipment No.</td>
<td>______________________</td>
</tr>
<tr>
<td>P.O. Box 180</td>
<td>Dealer No.</td>
<td>______________________</td>
</tr>
<tr>
<td>Jefferson City, MO  65102-0180</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I, ________________________________ (please print name) present and certify that to the best of my knowledge the American ginseng roots contained in this shipment weighing:

<table>
<thead>
<tr>
<th>lbs</th>
<th>oz (numbers)</th>
</tr>
</thead>
<tbody>
<tr>
<td>lbs.</td>
<td>oz (writing)</td>
</tr>
</tbody>
</table>

were legally harvested in the following Missouri counties during the 1997 harvest season, and I have complied with all State and Federal laws pertaining to the harvest, purchase, sale, transfer and export of these roots.

<table>
<thead>
<tr>
<th>Signature of Presenter</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>______________________</td>
<td>_______</td>
</tr>
</tbody>
</table>

**COUNTY(S):**

**TYPE OF ROOT:**

- WILD ROOTS or
- CULTIVATED ROOTS, or
- LIVE NURSERY STOCK

**NUMBER OF ROOTS PER POUND** (Based on random sample of one pound of dry wild roots. Do not complete for quantities less than one pound.)

<table>
<thead>
<tr>
<th>GREEN (FRESH)</th>
<th>DRY</th>
</tr>
</thead>
<tbody>
<tr>
<td>_____________</td>
<td>_______</td>
</tr>
</tbody>
</table>

I certify, to the best of my knowledge, that this shipment is as presented.

Signed ________________________________ Certification Date ______________________

Conservation Agent

Agent's Comments: ________________________________

________________________________________________________________________
# Ginseng Dealer Quarterly Report Form

**DEALERS, SUBMIT THIS FORM QUARTERLY, WHETHER OR NOT YOU HAVE HAD TRANSACTIONS**

**Quarterly Report For**
- October 1, 1999 to December 31, 1999 (Report due January 15, 2000)
- January 1, 2000 to March 31, 2000 (Report due April 15, 2000)
- April 1, 2000 to June 30, 2000 (Report due July 15, 2000)
- July 1, 2000 to September 30, 2000 (Report due October 15, 2000)

**Total Ginseng Bought**

(Use separate line for each county. If out-of-state purchase please fill in state where dug. Attach additional pages as needed.)

<table>
<thead>
<tr>
<th>Harvest or Purchase Date</th>
<th>County Where Dug</th>
<th>Weight (lbs. oz.)</th>
<th>Purchased From</th>
<th>Cert. No.</th>
<th>Dry or Wet (Please check one)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Name</td>
<td></td>
<td>Wild Root</td>
</tr>
</tbody>
</table>

**Total Ginseng Sold**

<table>
<thead>
<tr>
<th>Date Sold</th>
<th>State or Country Sold To</th>
<th>Weight (lbs. oz.)</th>
<th>Sold To</th>
<th>Cert. No.</th>
<th>Dry or Wet (Please check one)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Name</td>
<td></td>
<td>Wild Root</td>
</tr>
</tbody>
</table>

Dealer ________________________________ No. __________
Address ______________________________

I certify that the above summarizes my total ginseng transactions for this quarter.

Signature ____________________________

Date 8/31/01

MATT BLUNT (8/31/01)  
Secretary of State  
CODE OF STATE REGULATIONS
3 CSR 10-4.115 Special Regulations for Department Areas

(Rescinded September 30, 2001)

NOTE: Information covered in this rule is found at 3 CSR 10-11.

Department Buildings

3 CSR 10-4.116 Special Regulations for Areas Owned by Other Entities

(A) Any person, organization or government entity seeking use of a department building must apply for a special building use permit on forms provided by the department.

3 CSR 10-4.118 Public Use of Certain Department Buildings

(A) Nothing in this rule shall prevent the site administrator from reserving certain times for official government business; setting aside certain days and times for maintenance, construction or repair; preempting an approved use to allow for official government business; or prohibiting use to all applicants.

(B) Services normally provided at a building shall be provided without charge. The applicant may be required to pay costs for utilities, maintenance, supporting physical arrangements or additional personnel over and above the services normally provided. The site administrator may require a deposit in the amount of estimated additional costs before issuing a permit. Payment of additional costs may be waived by the site administrator where it is impractical to identify the additional costs or where the amount is small.

Purpose: This rule establishes standards and procedures for authorizing public use of certain department-owned or leased buildings.

(1) Except as otherwise provided in this Code, by special area regulations or as stipulated by the director, business hours of department buildings may be established by the site administrator. Public use of department buildings for purposes other than the primary building function is prohibited, except that use by other government entities or not-for-profit organizations involved in fish, forestry and/or wildlife resources conservation may be authorized, at times and under conditions that do not interfere with the department building function.

(2) Special Building Use Permit.

(A) Any person, organization or government entity seeking use of a department building must apply for a special building use permit on forms provided by the department.

(B) Failure to properly complete and provide all requested information on the application shall result in denial of a permit.

(C) Applications may be submitted by mail, in person to the site administrator during established business hours or to another designated location, but must be received at least seven (7) days prior to the date of the requested building use.

(D) A permit shall be issued or denied by the site administrator no later than three (3) calendar days following receipt of the completed application.

(E) The permit shall specify the conditions, including any restrictions, under which the permittee is authorized to conduct an activity during a time period specified. Upon expiration of a permit, a new permit may be issued based on a new application.

(F) The site administrator shall issue permits on a first-come, first-served basis.

(G) The site administrator may disapprove an application or cancel an issued permit, including an activity in progress, if the activity violates any provisions or restrictions of the permit.

(H) Nothing in this rule shall prevent the site administrator from reserving certain times for official government business; setting aside certain days and times for maintenance, construction or repair; or prohibiting use to all applicants.

(2) Special Building Use Permit.

(A) Any person, organization or government entity seeking use of a department building must apply for a special building use permit on forms provided by the department.

(B) Failure to properly complete and provide all requested information on the application shall result in denial of a permit.

(C) Applications may be submitted by mail, in person to the site administrator during established business hours or to another designated location, but must be received at least seven (7) days prior to the date of the requested building use.

(D) A permit shall be issued or denied by the site administrator no later than three (3) calendar days following receipt of the completed application.

(E) The permit shall specify the conditions, including any restrictions, under which the permittee is authorized to conduct an activity during a time period specified. Upon expiration of a permit, a new permit may be issued based on a new application.

(F) The site administrator shall issue permits on a first-come, first-served basis.

(G) The site administrator may disapprove an application or cancel an issued permit, including an activity in progress, if the activity violates any provisions or restrictions of the permit.

(H) Nothing in this rule shall prevent the site administrator from reserving certain times for official government business; setting aside certain days and times for maintenance, construction or repair; or prohibiting use to all applicants.

(1) Services normally provided at a building shall be provided without charge. The applicant may be required to pay costs for utilities, maintenance, supporting physical arrangements or additional personnel over and above the services normally provided. The site administrator may require a deposit in the amount of estimated additional costs before issuing a permit. Payment of additional costs may be waived by the site administrator where it is impractical to identify the additional costs or where the amount is small.

Purpose: This rule provides for reciprocal fishing and hunting privileges on boundary waters through agreements with adjoining states.

The privileges of fishing or hunting on boundary waters common to Missouri and an

Chapter 4—Wildlife Code: General Provisions

3 CSR 10-4
adjacent state shall be as mutually agreed upon by the Missouri Conservation Commission and the equivalent authorities of the adjoining state.


3 CSR 10-4.125 Inspection

PURPOSE: This rule provides authority for enforcement officers to inspect permits, wildlife and devices or facilities used to take, possess or transport wildlife, to ascertain whether provisions of the Wildlife Code are being violated.

Every person, business concern or organization possessing, taking, transporting or using the wildlife or forestry resources of this state in any manner shall permit any agent of the department or any peace officer to inspect his/her permit(s), or temporary permit authorization number(s), and picture identification; to inspect and count any wildlife in his/her possession; and to inspect any devices or facilities used in taking, attempting to take, possessing or transporting wildlife, subject to the provisions of section 252.100, RSMo in order that such officer may ascertain whether this Code or the statutes pertaining to wildlife or forestry are being violated. No person, business concern or organization shall refuse to permit such inspection, or interfere with any officer in such inspection.


3 CSR 10-4.130 Owner May Protect Property

PURPOSE: This rule establishes provisions for capturing or killing wildlife that is damaging private property to prevent further damage.

(1) Subject to federal regulations governing the protection of property from migratory birds, any wildlife except deer, turkey, black bears and any endangered species which beyond reasonable doubt is damaging property may be captured or killed by the owner of the property being damaged, or by his/her representative, at any time and without permit, but only by shooting or trapping except by written authorization of the director or, for avian control, of his/her designee. Wildlife may be so controlled only on the owner’s property to prevent further damage.

(2) Except as otherwise authorized by an agent of the department—

(A) Use of traps shall be in compliance with 3 CSR 10-8.510.

(B) Wildlife so captured or killed must be reported to an agent of the department within twenty-four (24) hours.

(3) Wildlife captured or killed shall be disposed of only in accordance with the instructions of an agent of the department.

(4) Deer, turkey, black bears and endangered species that are causing damage may be killed only with the permission of an agent of the department and by method authorized by him/her. Mountain lions attacking or killing livestock or domestic animals, or attacking human beings, may be killed without prior permission, but the kill must be reported immediately to an agent of the department and the mountain lion carcass must be surrendered to him/her within twenty-four (24) hours.


3 CSR 10-4.134 Importation of Fish and Fish Eggs

(Rescinded January 31, 1994)

3 CSR 10-4.135 Transportation

PURPOSE: This rule establishes provisions for the transportation of wildlife into, within and out of the state.

(1) Wildlife legally taken by sport hunting and fishing may be possessed and transported into, within or out of this state as personal luggage of the taker, who has in his/her possession the required permit, or by other lawful possessor. Persons possessing wildlife taken by another shall plainly label that wildlife with the full name, address and permit number of the taker and the date taken, except that Missouri limits shall apply on Missouri waters unless otherwise provided by reciprocal agreement. Wildlife legally taken and exported from another state or country may also be shipped into Missouri by common carrier.

(2) In addition to personal transportation, legally possessed commercial fish, frogs, deer hides, squirrel and rabbit pelts, and fur bearer pelts and carcasses may be shipped by mail, express and freight, when truly labeled with the names and addresses of shipper and addressee, shipper’s permit number, as required, and the contents of each package. Wildlife breeders, taxidermists, fur dealers, tanners and fur buyers may ship according to regulations specifically provided for such permittees. Wildlife shall not be accepted for shipment unless the shipper shall have complied with the provisions of this rule.

(3) Notwithstanding other provisions of this rule, the transportation of waterfowl and other migratory birds shall be in accordance with applicable federal regulations.


3 CSR 10-4.136 Giving Away Wildlife

PURPOSE: This rule establishes the provisions by which the taker may give wildlife to another person.

Wildlife legally taken and possessed may be given to another only by the taker after completion of the day’s fishing or hunt. Any
wildlife given to another shall continue to be included in the daily limit of the taker for the day when taken. This wildlife shall be labeled with the full name, address and permit number of the taker, species and the date when taken. Wildlife received as a gift shall be included in the possession limit of the recipient.


3 CSR 10-4.137 Wildlife Identification

PURPOSE: This rule establishes provisions for identifying the taker and possessor of wildlife as a means of enforcing permits, limits and other regulations.

The taker and/or possessor of any wildlife shall keep the wildlife separate or distinctly identifiable from wildlife taken or possessed by another. When not personally attended, the wildlife shall be plainly labeled with the full name and address of the taker and/or possessor, except as provided in 3 CSR 10-6.405.


3 CSR 10-4.138 Possession and Daily Limit

PURPOSE: This rule aids in enforcing daily limits and restricts the release of fish that have been rendered incapable of survival.

Except as provided in 3 CSR 10-6.405, any wildlife taken into actual possession, unless released unharmed immediately, shall continue to be included in the daily limit of the taker for the day when taken.


3 CSR 10-4.140 Possession, Storage and Processing

PURPOSE: This rule establishes conditions under which wildlife may be possessed and stored.

(1) Wildlife legally taken or acquired may be possessed and stored, preserved or under refrigeration only at the possessor’s home, camp, place of lodging or in a commercial establishment. Turkeys may be possessed or stored not later than February 15 next following the close of the season when taken.

(2) All stored wildlife shall be labeled with the owner’s full name, address and permit number, as required, species and date of placing in storage. If taken in another state or country, it also shall bear the export certificate, if required.

(3) The manager of any commercial processing or cold storage plant shall possess, process or store deer only under the provisions of 3 CSR 10-10.744. Deer left for processing at any commercial processing plant shall be claimed by the owner by May 1 following the season when taken. All commercially-processed deer not claimed and picked up or stored by May 1 following the season when taken shall be considered abandoned and must be reported immediately to an agent of the department for disposal.


3 CSR 10-4.141 Right to Possess Wildlife

PURPOSE: This rule prohibits individuals from keeping wildlife taken illegally or while trespassing.

Any person in possession of wildlife that was taken in violation of any rule or regulation of this Code, or while in violation of the trespass statutes of the state of Missouri, shall have no right to possession of said wildlife.


3 CSR 10-4.145 Preparing and Serving Wildlife

PURPOSE: This rule provides for preparing and serving wildlife as food and for exchanging certain raw fish for processed fish.

(1) Any person possessing wildlife legally may serve it in his/her home or camp, or deliver it in person to any place customarily engaged in serving food and, within seven (7) days of delivery, may have it prepared and served to him/her. The wildlife shall be labeled with the full name, address and, where required, permit number of the person delivering it and this information, together with the species and number of wildlife and the date of delivery, shall be recorded by the recipient.

(2) Carp, sucker, buffalo and drum may be delivered to a commercial processor and exchanged for processed fish.


3 CSR 10-4.150 Legality of Wildlife Taken Outside of Missouri

PURPOSE: This rule establishes conditions where wildlife may be imported from other states.

The laws in effect where wildlife is taken shall determine the legal take and possession limits, except that Missouri limits shall apply on Missouri waters unless otherwise provided by reciprocal agreement. Fish taken in another state on a sport fishing permit by methods not permitted in Missouri may not
be possessed on waters of the state. This Code shall apply immediately when wildlife is transported into Missouri, except for inter-state shipment neither originating in nor destined for Missouri.


Op. Atty. Gen. No. 32, Geekie (5-28-54). The state of Missouri extends its ownership or control of wildlife not only to that found or reduced to possession within this state, but also to that which may be imported and the Conservation Commission may lawfully require persons engaged in retail merchandising of fish to obtain a permit even though these fish may have been lawfully acquired from sources outside the state of Missouri.