



Ohio Administrative Code

Rule 1501:31-19-01 Wild animal importing, exporting, selling and possession regulations.

Effective: July 1, 2016

(A) It shall be unlawful for any person at any time to possess, import or sell live individuals of the species or their hybrids designated as injurious aquatic invasive species and posted on the Ohio division of wildlife website at <http://www.wildohio.gov>.

(1) It shall be unlawful to possess any of the species listed on the Ohio division of wildlife website at <http://www.wildohio.gov> and designated as injurious aquatic invasive species, except for white perch (*Morone americana*), unless it is in one of the following forms:

- (a) Headless
- (b) Preserved in ethanol or formaldehyde.
- (c) Eviscerated (internal organs removed).

(2) The listed species may be possessed live and used only for research, by zoos, public aquariums, and public displays after obtaining written authorization from the chief.

(B) It shall be unlawful for any person to import or cause to be imported, transport, or cause to be transported, or receive or possess live raccoons which have been imported or transported into this state from a point without this state. However, raccoons transported into Ohio that are pets may be possessed in captivity if the owner has a certificate from a veterinarian from the owner's previous state indicating the animal is disease free. The possessor also must have a permit or other document from the state agency from where he came indicating the raccoon was legally possessed in the former state.

(C) It shall be unlawful for any person to sell any wild bird or wild quadruped unless permitted by this rule, other wildlife orders, or the Revised Code.



(D) It shall be unlawful for any person to possess, import or sell exotic species of fish or hybrids thereof for introduction or to release into any body of water that is connected to or otherwise drains into a flowing stream or other body of water that would allow egress of the fish into public waters, or waters of the state, without first having obtained permission of the chief.

(E) For purposes of paragraph (D) of this rule, "exotic species of fish" are those fish which are not naturally found in the waters of the state of Ohio.

(F) It shall be unlawful for any person to import or sell triploid white amur within this state without first applying for and receiving written authorization from the chief. It shall be unlawful to import or sell triploid white amur except in accordance with the specifications and limitations as prescribed in the written authorization from the chief. All rules and regulations in the Ohio Revised Code and Ohio Administrative Code for possession, transportation, sale, or purchase of fish shall apply to this rule. Records, as required by the chief, shall be maintained and open to inspection at all reasonable hours by wildlife officers or any designee of the chief. Provided further, such officers may enter and inspect designated premises and any box, package, or receptacle and the contents for the purpose of determining whether any provision of Chapter 1531. or 1533. of the Revised Code or division order is being violated.

(G) Persons authorized by the chief, to import or sell triploid white amur shall import and/or sell only triploid white amur that are certified triploid by the U.S. fish and wildlife service or other person or agency approved by the chief, and shall retain for a period of not less than three years all records of sales of triploid white amur.

(H) Persons authorized by the chief to import or sell triploid white amur shall annually report in writing to the chief of the division of wildlife, the total number of triploid white amur sold and the total number purchased during each month of the year for which authorization to import or sell triploid white amur has been given. Such report shall be due in the office of the chief not later than January thirty-first of the year following the year being reported.

(I) Persons authorized by the chief to import or sell triploid white amur shall notify the chief of the division of wildlife in writing of each sale of triploid white amur in excess of one hundred fish. Such notification shall identify the name and address of the purchaser, the date of the sale, and the



number of triploid white amur sold. It shall be due in the office of the chief within fifteen days of the sale.

(J) It shall be unlawful for any person to fail to comply with the provisions established in paragraphs (G), (H), and (I) of this rule.

(K) It shall be unlawful for any person to possess, import or sell raccoon dog (*Nyctereutes procyonides*).

(L) All definitions set forth in section 1531.01 of the Revised Code and rule 1501:31-1-02 of the Administrative Code shall apply to this rule.