

This licence made in duplicate this 19th day of May, 20 16.

BETWEEN:

HER MAJESTY THE QUEEN, in right of the Province of Nova Scotia, as represented by the Administrator, Nova Scotia Department of Fisheries and Aquaculture, as appointed under section 54A of the Fisheries and Coastal Resources Act, SNS 1996, c. 25,

hereinafter referred to as "**THE ADMINISTRATOR**"

OF THE ONE PART

- and -

SUSTAINABLE FISH FARMING (CANADA) LIMITED
20 MACDONALD AVE
DARTMOUTH, NS B3B1C5

hereinafter referred to as "**THE LICENCEE**"

OF THE OTHER PART

WHEREAS the Administrator, under the provisions of the Fisheries and Coastal Resources Act, S.N.S. 1996, Chapter 25 (the "Act") and the Aquaculture Licence and Lease Regulations (the "Regulations"), is authorized to renew aquaculture licences and aquaculture leases;

AND WHEREAS pursuant to the Act the Licencee was issued Aquaculture Licence No. 1312 on January 17, 2006 for a term of 10 years from December 20, 2005 to December 20, 2015;

AND WHEREAS the Licencee wishes to renew aquaculture Licence No. 1312;

NOW THEREFORE in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

1. The Administrator hereby grants to the Licencee a licence for the culture of *Hippoglossus hippoglossus* (Atlantic halibut), *Anoplopoma fimbria* (Sablefish), *Dicentrarchus labrax* (European sea bass), *Centropristis striata* (Black sea bass), *Morone saxatilis* (Striped bass), *Sparus aurata* (Gilthead seabream), and *Salmo salar* (Atlantic salmon), at a landbased facility located in Centre Burlington, Hants County, more particularly described in Schedule "A" attached to and forming part of this Agreement (the "site").
2. The term of this licence shall be for ten years commencing on the 20th day of December, 2015 to 20th day of December, 2025 with the right of renewal, in accordance with the terms of the Act and the Regulations.
3. The Licencee shall pay to the Minister of Finance and Treasury Board an annual fee as set out in the Regulations. The annual payment must be received by the anniversary date of the licence. Late payments are subject to a fee as set out in the Regulations.
4. The undertakings set out in Schedule "B" to this licence (the "undertakings"), form part of this Agreement, and the Licencee hereby agrees to comply with any conditions or limitations contained in the undertakings unless compliance for licensing purposes is expressly waived by the Administrator. The Licencee is responsible for confirming any undertakings and ensuring compliance with them.
5. The Licencee agrees to comply with any permits, protocols, approvals, licenses or permissions (the "licensing requirements") which may be required under the laws of the relevant municipality, the Province or Canada. The Licencee is responsible for confirming any licensing requirements and ensuring compliance with them.
6. This Licencee agrees to comply with the Atlantic Salmon Introduction Policy contained in Schedule "C" attached to and forming part of this licence. In accordance with said Schedule "C," the Licencee's certificate number is 2012-01.

7. This licence must not be assigned except with the written approval of the Administrator. If the Licencee is a corporation, any change in the right to control the corporation shall be deemed to be an assignment. No assignment shall be binding on the Administrator until approved by him in accordance with the Regulations.
8. In the event that the Licencee shall cease conducting an aquaculture business in the normal course, become insolvent, make a general assignment for the benefit of creditors, suffer or permit the appointment of a receiver of its business assets, or avail itself of any proceeding in bankruptcy under any statute relating to insolvency or the protection of rights of creditors, the Administrator may revoke this licence and this Agreement shall be of no further force and effect subject only to the right of Her Majesty the Queen in right of the Province of Nova Scotia ("Her Majesty") to claim for damages.
9. The Licencee must adhere to the Farm Management Plan, as it is in effect for this licence from time to time, and any failure to adhere to the Farm Management Plan is a breach of this licence.
10. The Licencee shall submit to the Minister of the Nova Scotia Department of Fisheries and Aquaculture (the "Minister") an annual report stating such information as the Minister requires concerning the Licencee's use and the productivity of the site.
11. The Licencee is hereby prohibited from using the site in any way that would interfere with other licenced aquaculture operations.
12. If the Administrator, in his or her sole discretion, is of the opinion that the aquaculture activities authorized by this licence are detrimental to or interfere with other licenced facilities, the Administrator may revoke this licence without compensation.
13. Following the completion of a performance review, in accordance with the Regulations, of the aquacultural operation subject to this licence, the Administrator may vary any terms or conditions of this licence in order to address any concerns raised in the performance review.
14. The Administrator may revoke this licence without advance notice or compensation if the Licencee is found by a court of competent jurisdiction to be in violation of any law of the Province or Canada relating to fishery activities.
15. If the Licencee fails to perform any of its obligations under this licence, the Minister may have the obligations performed, with the amount of any costs incurred to be a debt due to Her Majesty, for which Her Majesty shall have a first priority charge on the aquacultural produce within the site.
16. If the Licencee is in breach of any term of this licence and such breach is not corrected within the time period set out in the notice from the Administrator, the Administrator may revoke this licence without further notice or compensation.
17. Should it become necessary for Her Majesty to expropriate the Licencee's rights under this licence, it is hereby agreed that the value of the licence for purposes of expropriation compensation shall not exceed the depreciated value of improvements made by the Licencee that cannot be removed from the site. No compensation may be claimed for the cancellation of this licence where compensation is paid or payable in relation to the expropriation of a licence for the same site.
18. Any notices required to be given under this licence may be sent by regular mail to the parties at their addresses set out in the heading of this Agreement, and notice will be deemed to have been received by the intended recipient thereof five business days from the date on which the notice is post-marked. The parties, by agreement, may effect notice by any other means. The Licencee must notify the Administrator of any change of address within thirty (30) days.
19. Nothing in this Agreement shall be taken as a warranty by the Administrator that the site may be used now or in the future by the Licencee for aquaculture purposes. The Administrator assumes no responsibility whatsoever for any private property rights or for the actions of other levels of government which may interfere with the use of the site for aquaculture purposes.
20. This licence shall be subject to the laws of the Province of Nova Scotia and the parties hereby agree to attorn to its courts.

21. This licence shall be subject to any changes made from time to time in the Act, the Regulations or any other relevant legislation.

IN WITNESS WHEREOF the Parties have caused this Agreement to be duly executed.

SIGNED, SEALED AND DELIVERED
in the presence of

HER MAJESTY THE QUEEN
in right of the Province of Nova Scotia, as
represented by the Administrator, Nova Scotia
Department of Fisheries and Aquaculture

Witness

Administrator - Nova Scotia Department
of Fisheries and Aquaculture 

Witness 

Sustainable Fish Farming (Canada) Limited

David Roberts 

Schedule A
GPS COORDINATE INFORMATION SHEET

Application #: 1312
Applicant: Sustainable Fish Farming (Canada) Limited
Location: Centre Burlington County: Hants
Hydrographic Chart: N/A Orthophoto #: N/A
Dimensions of site: N/A Size: N/A

Approximate Coordinates of Application:

Datum used: NAD 83
Centre coordinates (approx.) Lat. 45° 04' 11.13"
Long. -64° 08' 01.79"

NOTE: THESE COORDINATES ARE NOT FROM A LEGAL SURVEY.



Aquaculture Site:
1312

Center
Lat 45° 04' 11.13" Long -64° 08' 01.79"

Datum NAD 83
the above coordinates
are not from a legal survey



Application Information

Proponent: Sustainable Fish Farming (Canada) Limited
Site Location: Centre Burlington
Dimensions: N/A
Area: N/A

- Landbased Growout
- Trail or Track
- License Holder Property
- Lake

Chart No.
N/A

NOVA SCOTIA
Fisheries and Aquaculture

Disclaimer

This map should not be used for navigation or legal purposes. It is intended for general reference use only.

MK-1312-SEP-2015



Aquaculture Site:
1312

Center
Lat 45° 04' 11.13" Long -64° 08' 01.79"

Datum NAD 83
the above coordinates
are not from a legal survey



Application Information	
Proponent:	Sustainable Fish Farming (Canada) Limited
Site Location:	Centre Burlington
Dimensions:	N/A
Area:	N/A

<ul style="list-style-type: none"> ● Landbased Growout Trail or Track Property Boundary License Holder Property Lake 	Chart No. N/A
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	Disclaimer
	<p>This map should not be used for navigation or legal purposes. It is intended for general reference use only.</p> <p>MK-1312-SEP-2015</p>

Form 24

Purpose: to request or direct a revision of title and Certificate of Legal Effect

Registration District:	Hants County
Submitter's User Number:	5214
Submitter's Name:	Jeff Weatherhead / Stewart McKelvey
In the matter of Parcel Identification Number (PID)	
PID: 45360153	
PID:	

For Office Use

HANTS COUNTY LAND REGISTRATION OFFICE I certify that this document was registered as shown here. Tina Landzaat, Registrar	
90929523 Document #	(LR) ROD
JUN 19 2008 MM DD YYYY	14:00 Time

The following additional forms are being submitted simultaneously with this form and relate to the attached document: *(check appropriate boxes, if applicable)*

- Form 24(s)
- Form 8A(s)
- This Form 24 creates or is part of a subdivision or consolidation

TAKE NOTICE THAT a revision of the registration of the above-noted parcel, is hereby requested or directed, as set out below.

AND FURTHER TAKE NOTICE THAT the attached document is signed by attorney for a person under a power of attorney, and the power of attorney is *(select one or more)*

- Recorded in the attorney roll
- Recorded in the parcel register
- Incorporated in the document
- No power of attorney applies to this document

The following registered interests are changed in the parcel's registration:

Instrument type	Deed / 101
Interest holder and type to be removed (if applicable)	Batwell Corporation / Fee Simple
Interest holder and type to be added (if applicable) Note: include qualifier (e.g. estate of, executor, trustee, personal representative) (if applicable)	Sustainable Fish Farming (Canada) Limited / Fee Simple
Mailing address of interest holder to be added (if applicable)	20 Stirling Avenue Wolfville, NS B4P 2S1
Manner of tenure (if applicable)	N/A
Description of mixture of tenants in common and joint tenancy (if applicable)	N/A

Access type to be removed (if applicable)	N/A
Access type to be added (if applicable)	N/A
Percentage or share of interest held (for use with tenant in common interests)	N/A
Non-resident (to qualified solicitor's information and belief) (Yes/No?)	No
Reference to related instrument in parcel register (if applicable)	N/A
Reason for removal of interest (For use only when interest is being removed by operation of law) Instrument code: 443	N/A

The following tenant in common interests that appear in the section of the parcel register labelled A Tenants in Common not registered pursuant to the *Land Registration Act* are to be removed because the interests are being registered (*insert names to be removed*): N/A

I have searched the judgment roll with respect to this revision of the registered interest and have determined that it is appropriate to add the following judgment(s) or judgment-related documents to the parcel register, in accordance with the *Land Registration Act* and *Land Registration Administration Regulations*: N/A

The following benefits are to be added and/or removed in the parcel's registration: N/A

The following burdens are to be added and/or removed in the parcel's registration: N/A

The following recorded interests are to be added and/or removed in the parcel's registration: N/A

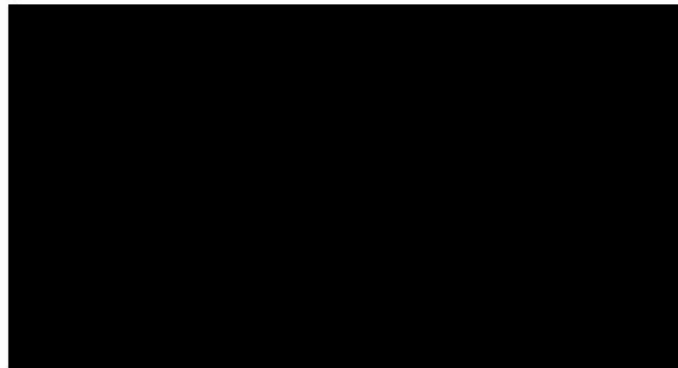
I request that the following textual qualifications on the registered interest in the above-noted parcel be changed: N/A

I request that the following information about the occupier of the parcel, which is owned by the Nova Scotia Farm Loan Board, be changed (*insert N/A if not applicable*): N/A

Certificate of Legal Effect:

I certify that it is appropriate to make the above-noted changes to the parcel register for the indicated PID.

Certified at Halifax, in the County of Halifax and Province of Nova Scotia, on this 16th day of June, 2008



Fax: 902.420.1417

- This document also affects non-land registration parcels. The original will be registered under the *Registry Act* and a certified true copy for recording under the *Land Registration Act* is attached.

THIS INDENTURE made this 15 day of ~~April~~^{May}, 2008.

BETWEEN:

BATWELL CORPORATION, a body corporate
hereinafter called the "GRANTOR",

OF THE ONE PART

- and -

SUSTAINABLE FISH FARMING (CANADA) LIMITED, a body corporate
hereinafter called the "GRANTEE",

OF THE OTHER PART

WITNESSETH that in consideration of Seventy-five Thousand Dollars (\$75,000.00) and other good and valuable consideration, receipt whereof is hereby acknowledged, the Grantor hereby conveys to the Grantee the lands described in the Schedule marked "A" hereto annexed.

THE GRANTOR covenants with the Grantee that the Grantee shall have quiet enjoyment of the lands, that the said Grantor has a good title in fee simple to the lands and the right to convey them as hereby conveyed, that they are free from encumbrances and that the said Grantor will procure such further assurances as may be reasonably required.

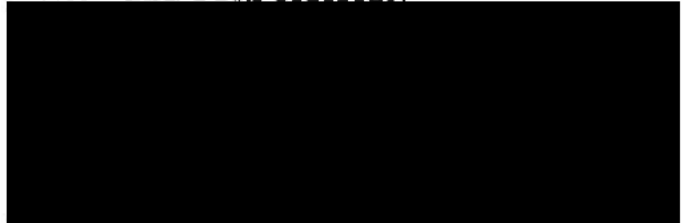
IN WITNESS WHEREOF the proper signing officer of the Grantor has property executed this Indenture the day and year first above written.

SIGNED AND DELIVERED
in the presence of:



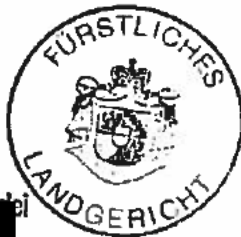
Witness

BATWELL CORPORATION

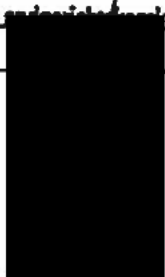


I have authority to bind the corporation

Die Echtheit der Unterschrift des
Herrn Josef QUADERER,
In der Fina 10, FL-9494 Schaan,
wird amtlich bestätigt.
Fürst. Liechtenstein, Landesrichterei
Vaduz, den



1941004.v1



I hereby certify that:
The Deed Transfer Tax has been paid
No Deed Transfer Tax is payable
on the within described property transfer.
Dated JUN 19 2008

Hants County Land Registration Office
Tina R. Landzaat, Registrar

CERTIFICATE OF EXECUTION

)
)

I certify that on this 15. day of ^{May}~~April~~, 2008, one of the parties thereto, caused the same to be executed in its name and on its behalf



Notary Public



Die Echtheit der Unterschrift des
Herrn Josef QUADERER,
In der Fina 1C, FL-9494 Scheer,
wird amtlich bestätigt.
Fürstl. Liechtenstein, Landgerichtskanzlei
am den



CANADA
PROVINCE OF NOVA SCOTIA

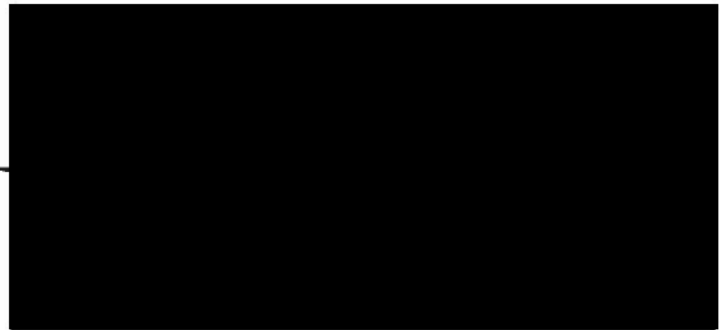
Affidavit of Execution and Status

I, Josef Quaderer, of Schaan, in the Country of Liechtenstein, make oath and say as follows:

1. That I am ~~the~~ board member of Batwell Corporation (the "Company") and have a personal knowledge of the matters herein described;
2. That for the purposes of this my Affidavit, "Matrimonial Home" means the dwelling and real property occupied by a person and that person's spouse or domestic partner as their family residence and in which either or both of them have a property interest other than a leasehold interest;
3. That the lands described in the annexed instrument are not occupied by any shareholder as a Matrimonial Home nor is any shareholder entitled to use the lands as a Matrimonial Home and the lands have never been so occupied while any interest in the lands has been owned by the Company;
4. That I am an Officer of the Company, duly authorized to execute the annexed instrument for and on behalf of the Company;
5. That I have executed the annexed instrument for and on behalf of the Company and thereby bind the Company; and
6. That this affidavit is sworn for the purpose of registering the annexed instrument pursuant to sections 79(1) and 83 of the *Land Registration Act* and in compliance with the provisions of the *Matrimonial Property Act* and the *Vital Statistics Act*.

SWORN TO at Vaduz, in the
County of Liechtenstein, the 15 day of
May April, 2008 before me:

Notary Public



Die Echtheit der Unterschrift des
Herrn Josef QUADERER,
In der Firma 18, FL-9494 Schaan,
wird amtlich bestätigt.
Fürstl. Liechtenstein, Landgerichtskanzlei
Vaduz, den



PARCEL DESCRIPTION REPORT

Schedule "A"

2008-06-16 15:34:46

PID: 45360153
CURRENT STATUS: ACTIVE
EFFECTIVE DATE/TIME: 2008-06-13 12:14:31

All that certain lot, piece or parcel of land situate, lying and being on the southeastern side of Red Bank Road in Centre Burlington, Hants County, Nova Scotia, said lot being shown as Lot 2 on a plan entitled Plan of Subdivision of Lands Conveyed to Keith Dunham Lewis and Barbara Elizabeth Lewis to Form Lots 1 and 2 prepared by Whyte, McElmon & Associates Limited and signed by David J. Whyte, NSLS, dated April 12, 2005, said lot being more particularly described as follows:

Beginning on the southeastern boundary of Red Bank Road at a line fence on the western boundary of a woods road running to land conveyed to Darren Robert Card;

Thence southerly along said line fence on the western boundary of said woods road, Two Thousand Four Hundred Seventy feet more or less to the northern boundary of land conveyed to Darren Robert Card;

Thence westerly along said boundary One Thousand Ten feet more or less to a northeastern corner of said Card lands;

Thence northerly along an eastern boundary of land conveyed to Darren Robert Card, Three Hundred Sixty feet more or less to a northeastern corner thereof;

Thence northwesterly along a northeastern boundary of land conveyed to Darren Robert Card, One Hundred Seventy feet more or less to an angle in said boundary;

Thence northwesterly along a northeastern boundary of land conveyed to Darren Robert Card, Two Hundred Eighty feet more or less to an angle in said boundary;

Thence northwesterly along a northeastern boundary of land conveyed to Darren Robert Card, Eighty feet more or less to an angle in said boundary;

Thence northwesterly along a northeastern boundary of land conveyed to Darren Robert Card, One Hundred feet more or less to an eastern corner thereof;

Thence northeasterly along a southeastern boundary of land conveyed to Darren Robert Card, One Hundred Sixty feet more or less to an angle in said boundary;

Thence northeasterly along a southeastern boundary of land conveyed to Darren Robert Card and continuing along a southeastern boundary of land conveyed to Joshua Oulton, Three Hundred Thirty feet more or less to an angle in said boundary;

Thence northeasterly along a southeastern boundary of lands conveyed to Joshua Oulton, Four Hundred Twenty feet more or less to a southern corner of Lot 1;

Thence northeasterly along a southeastern boundary of Lot 1, One Thousand Two Hundred Fifty feet more or less to the southeastern boundary of Red Bank Road;

Thence northeasterly along the southeastern boundary of Red Bank Road, Three Hundred Twenty feet to the point of beginning.

Containing an area of 54 acres more or less.

Being a portion of lands conveyed to Keith Dunham Lewis and Barbara Elizabeth Lewis by Deed registered at Book 958 Page 700 in the Registry Office for Hants County.

PARCEL DESCRIPTION REPORT

2008-06-16 15:34:46

All directions in the foregoing description being based on the Nova Scotia Coordinate System, Zone 5, central meridian Longitude 64 degrees 30 minutes West.

Together with an easement 10 metres in width adjacent to and parallel with the Red Bank Road from Lot 2 to the mean high water mark of the Avon River to contain a buried pipe including access over, along and under the easement at all times and for all purposes. Said easement is contained in Deed dated August 12, 2005 and registered at the Hants Land Registration Office on October 12, 2005 as Document No. 83234618.

Subject to a no-build easement extending 50 metres southward from Red Bank Road. Said easement is contained in Deed dated August 12, 2005 and registered at the Hants Land Registration Office on October 12, 2005 as Document No. 83234618.

Subject to an Easement in favour of Nova Scotia Power Inc. as conveyed in an Easement registered at the Hants Land Registration Office on November 19, 2007 as Document No. 89326855.

The parcel is exempt from the requirement for subdivision approval under the Municipal Government Act because the lots created and the remaining lands exceed 10 hectares in area, pursuant to s. 268 (2) (a) of the Act.

External Comments:

Schedule "B"

This Schedule sets out any undertakings required of the Licencee.

There are no undertakings required of the Licencee.



Department Of Fisheries & Aquaculture
Inland Fisheries Division

PO Box 700
Pictou, Nova Scotia
B0K 1H0

Bus: (902) 485-5056
Fax: (902) 485-4014
Email: InlandFish@gov.ns.ca

Schedule "C"

CERTIFICATE OF COMPLIANCE - ATLANTIC SALMON INTRODUCTIONS

This serves to attest that the proponent is in compliance with the "Policy for Atlantic Salmon Introduction" and is therein permitted to culture Atlantic salmon within the policy's conditions, in the facility indicated on the site inspection report.

CERTIFICATE NO.: 2012-01

PROPONENT'S NAME: Jeremy Lee

COMPANY NAME: Sustainable Fish Farming (Canada) Ltd.

AQUACULTURE LICENCE NO.: 1312

ADDRESS: 259 Red Bank Road
Centre Burlington, N.S.
B0N 1E0

TELEPHONE: (902) 757-3798

SITE INSPECTION DATE: December 3, 2012

REPORT NO.: 2012-01

DEPARTMENT INSPECTOR: Bill Whitman

DEPARTMENTAL AUTHORIZATION: [REDACTED]

DATE OF AUTHORIZATION: December 4, 2012

Visit our Website:
www.gov.ns.ca/fish/sportfishing

POLICY FOR ATLANTIC SALMON INTRODUCTION

1) DEFINITION OF TECHNIQUES FOR ATLANTIC SALMON INTRODUCTION;

A. SEA RANCHING:

The deliberate release of fish into the sea for feeding at large, followed by the subsequent recapture by the proponent, usually at or near the release site. No natural regeneration in rivers is sought.

B. TOTALLY ENCLOSED SYSTEM:

A man-made fish rearing facility often involving the recirculation of water, which would normally be contained within four walls and which would be designed such that accidental escape, unauthorized transfer or disease introduction to natural waters would be impossible. Facilities most likely to qualify as enclosed systems would be laboratories and aquaria.

C. CAGE CULTURE (non-tidal water):

Netting, plastic, or wire mesh enclosures in freshwater where fish are held throughout their growth period to market size. Recapture of escaped fish within 50 meters of the cages is permitted.

D. CAGE CULTURE (tidal waters):

Netting, plastic, or wire mesh enclosures in brackish or seawaters. Recapture of escaped fish within 100 meters of the cages is permitted.

E. OPEN CULTURE:

A fish culture facility at which Atlantic salmon are incubated and/or reared, and where the use of ponds with direct connection to a natural water body increases the likelihood of escape.

F. CLOSED FARM OR FISH-OUT PONDS:

Man-made or natural water bodies which meet the following criteria:

- a) preferably only one water inlet or outlet to natural waters, never more than two of each.
- b) inlets will be adequately screened or of sufficient head-drop and/or velocity to prevent fish passage at all water levels.
- c) triple screens with a clear opening of 2 - 10 cm. Shall be installed at each outlet so that extreme flooding will not top them. Two millimetre screening is mandatory for operations using fry or small fingerlings. Sumps are to be cleaned of fish as necessary.
- d) site topography and intakes must be such that extreme stream conditions will not flood the facilities, thereby releasing fish.

G. PUT-&-TAKE LAKE STOCKING:

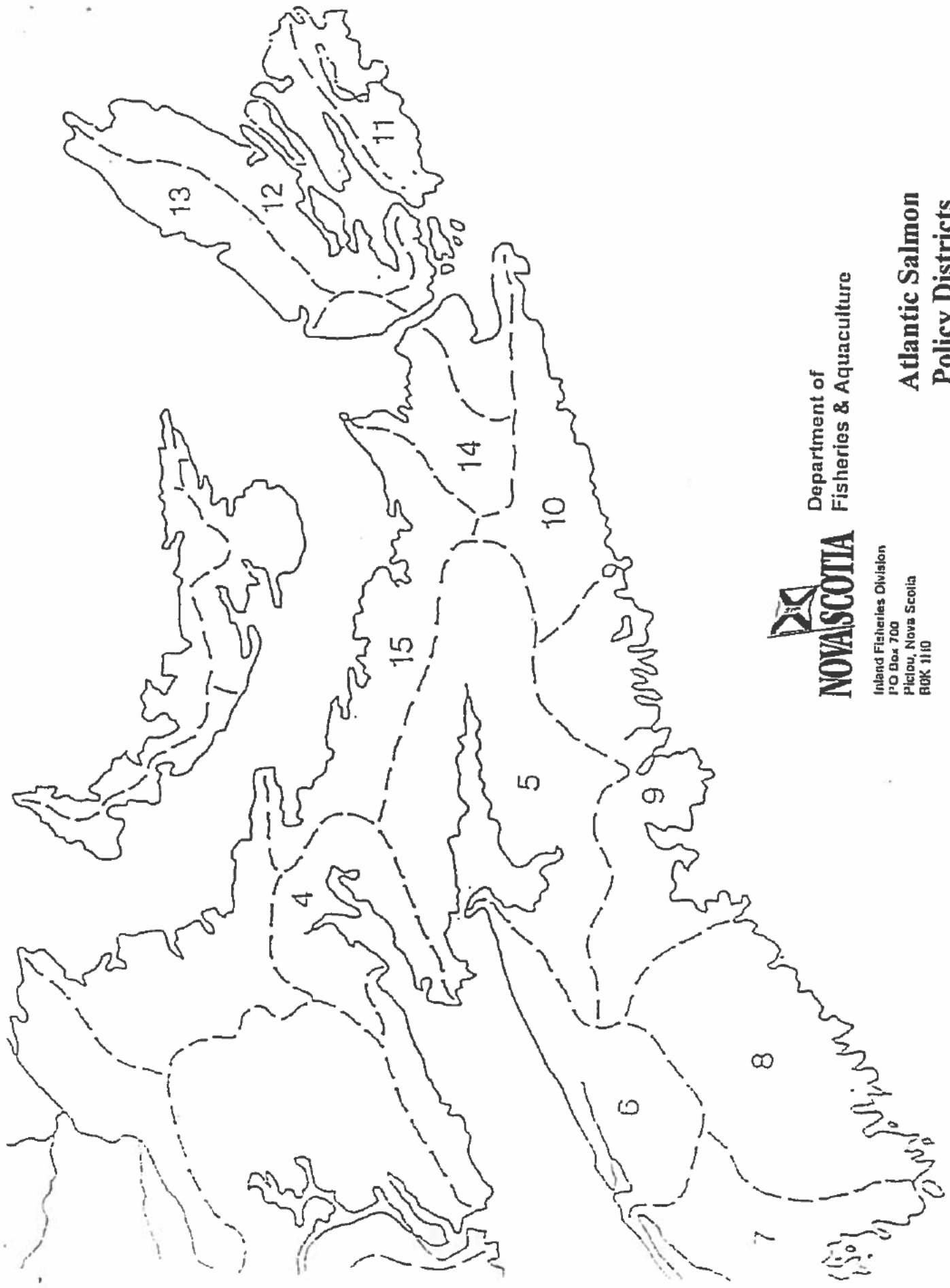
The annual stocking, either for immediate recapture or growth and capture, of lakes and ponds from which escape is deemed likely.

H. SELF-SUSTAINING STOCKING:

The introduction of regenerating Atlantic salmon stocks by a short period (2-4 years) of plantings, usually from a common stock source.

DISTRICT NO.	DISTRICT NAME	COASTAL END POINTS
4	Chignecto Bay	C. Enrage to C. Chignecto
5	Minas Basin	C. Chignecto to C. Split
6	Fundy Nova	C. Split to Gulliver Point
7	Gulf Nova	Gulliver Point to Cape Sable
8	South Atlantic Nova	Cape Sable to P. Enrage
9	Halifax	Point Enrage to Taylor Head (Spry Harbour)
10	Southeast Nova	Taylor Head to Cape Canso
11	Atlantic Cape Breton	Cape Canso to Cape Perce
12	Bras d'Or Central	Cape Perce to Cape North
13	Gulf Cape Breton	Cape North to Cape Linzee
14	George Bay	Cape Linzee to Cape George
15	Northumberland South	Cape George to Cape Tormentine

Districts will include all drainage basins entering the sea between the indicated end points.



Department of
Fisheries & Aquaculture

Inland Fisheries Division
P.O. Box 700
Pictou, Nova Scotia
B0K 1H0

Atlantic Salmon Policy Districts

NOVA SCOTIA DEPARTMENT OF FISHERIES & AQUACULTURE

INLAND DIVISION

TABLE OF PERMITTED USES OF ATLANTIC SALMON IN NOVA SCOTIA

DISTRICT NUMBER	A SEA RANCHING	B ENCLOSED SYSTEM	C CAGE CULTURE NON-TIDAL	D CAGE CULTURE TIDAL	E OPEN CULTURE	F CLOSED FARM/ FISHOUT	G PUT & TAKE	H SELF- SUSTAININ G
4	NO	YES	(YES)	(YES)	(YES)	(YES)	(YES)	(YES)
5	NO	YES	(YES)	(YES)	(YES)	(YES)	(YES)	(YES)
6	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
7	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
8	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
9	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
10	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
11	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
12	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
13	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
14	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)
15	NO	YES	(YES)	YES	(YES)	YES	(YES)	(YES)

Note: (YES) indicates selective approval only.