

This licence made in duplicate this 27<sup>th</sup> day of February, 2018.

**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 -

**DARTEK TRANSPORT**  
113 Archimedes Street  
New Glasgow, NS  
B2H 2T3

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. 0561 on May 1, 2014 for a five year term from December 7, 2012 to December 7, 2017;

**AND WHEREAS** the Licencee wishes to renew aquaculture Licence No. 0561;

**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 Atlantic salmon (*Salmo salar*), Rainbow trout (*Oncorhynchus mykiss*), and Brook trout (*Salvelinus fontinalis*) at a landbased facility located in Bailey's Brook, Pictou 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 7<sup>th</sup> day of December, 2017 to The 7<sup>th</sup> day of December, 2027 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. The Licencee agrees to comply with the Rainbow Trout 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 2008-15.
7. The Licencee agrees to comply with the Atlantic Salmon Introduction Policy contained in Schedule "D" attached to and forming part of this licence. In accordance with said Schedule "D", the Licencee's certificate number is 2008-02.
8. 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.
9. 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.
10. 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.
11. 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.
12. The Licencee is hereby prohibited from using the site in any way that would interfere with other licenced aquaculture operations.
13. 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.
14. 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.
15. 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.
16. 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.
17. 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.
18. 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.

- 19. 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.
- 20. 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.
- 21. This licence shall be subject to the laws of the Province of Nova Scotia and the parties hereby agree to attorn to its courts.
- 22. 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  
)  
)  
)  
)  
)  
)  
)

\_\_\_\_\_  
[Redacted]  
Witness

\_\_\_\_\_  
[Redacted]  
Administrator - Nova Scotia Department  
of Fisheries and Aquaculture



\_\_\_\_\_  
[Redacted]  
Witness

) [Redacted]  
) LISA MACEACHERN



Schedule A

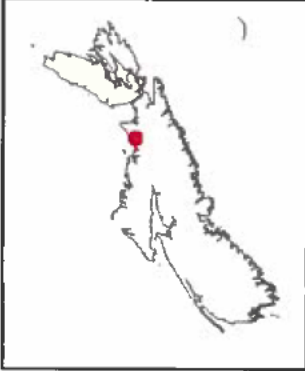
**GPS COORDINATE INFORMATION SHEET**

Application #:	0561		
Applicant:	Dartek Transport		
Location:	Bailey's Brook	County:	Pictou
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° 38' 56.40" Long -62° 15' 43.80"

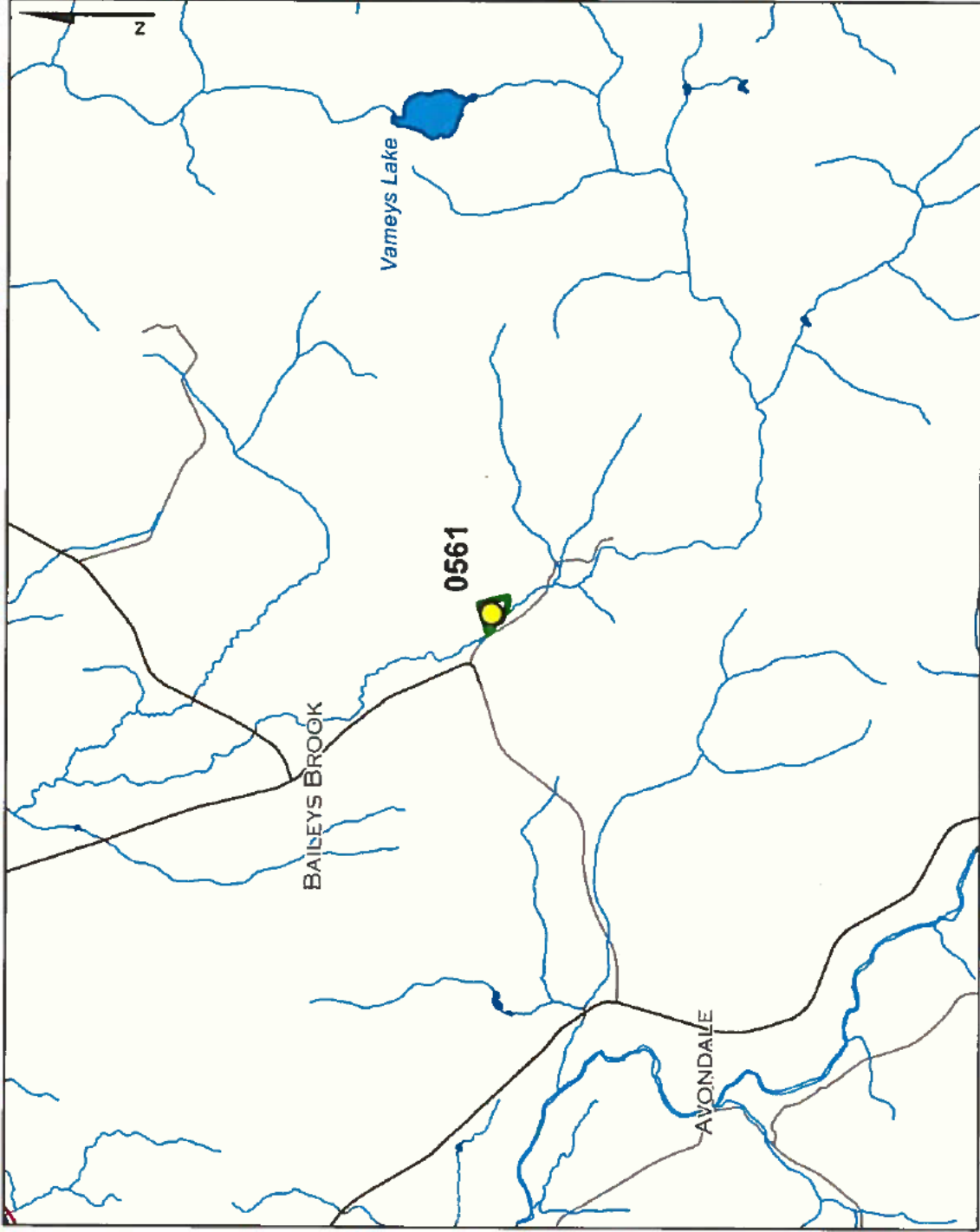
*NOTE: THESE COORDINATES ARE NOT FROM A LEGAL SURVEY.*



**Aquaculture Site**  
**0561**

Centre  
Lat 45° 38' 55.40" Long -62° 15' 43.80"

DATUM NAD 83  
The above coordinates  
are not from a legal survey



**Application Information**

Proponent : Dartek Transport  
Site Location : Bailey's Brook  
Dimensions : N/A  
Area : N/A

Chart No.

N/A



Renewal Application

Proponent Property

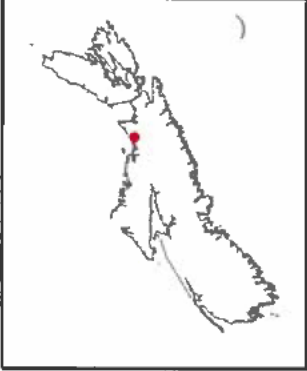
Province

Water

**Disclaimer**

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

MK-0561-JUL-2017



**Aquaculture Site**  
**0561**

Centre  
Lat 45° 38' 56.40" Long -62° 15' 43.80"

DATUM NAD 83  
The above coordinates  
are not from a legal survey



**Application Information**

Proponent : Dartek Transport  
Site Location : Bailey's Brook  
Dimensions : N/A  
Area : N/A

Chart No.

N/A

-  Renewal Application
-  Proponent Property
-  Property Boundary
-  Water

**Disclaimer**

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



MK-0561-JUL-2017

THIS WARRANTY DEED made this 21<sup>st</sup> day of February, A.D., 1994.

1088

BETWEEN:

DONALD J. MACEACHERN and his spouse, ROSALIE MACEACHERN, both of R.R. #1 Merigomish, in the County of Pictou, Province of Nova Scotia;

(hereinafter called the "GRANTORS")

OF THE ONE PART

- and -

SCOTT DAVID MACEACHERN, of The Ponds, in the County of Pictou, Province of Nova Scotia;

(hereinafter called the "GRANTEE")

OF THE OTHER PART

WITNESSETH THAT in consideration of One Dollar (\$1.00) and other good and valuable consideration;

THE GRANTORS hereby convey to the GRANTEE the lands described in Schedule "A" to this Warranty Deed and hereby consents to this disposition, pursuant to the Matrimonial Property Act of Nova Scotia;

THE GRANTORS covenant with the GRANTEE that the GRANTEE shall have quiet enjoyment of the lands, that the GRANTORS have good title to the lands in fee simple and the right to convey them as hereby conveyed, that the lands are free from encumbrances, and that the GRANTORS will procure such further assurances as may be reasonably required;

IN THIS WARRANTY DEED the singular includes the plural and the masculine includes the feminine with the intent that this Warranty Deed shall read with all appropriate changes of number and gender.

IN WITNESS WHEREOF the Grantors have hereunto set their hands and seals on the day and year first above written.

SIGNED, SEALED AND DELIVERED in the presence of

[Redacted signature]

[Redacted signature]

DONALD J. MACEACHERN

[Redacted signature]

ROSALIE MACEACHERN

WITNESS

PROVINCE OF NOVA SCOTIA )  
COUNTY OF PICTOU )

ON this 21<sup>st</sup> day of February, 1994, before me, the subscriber personally came and appeared *Donna White* a subscribing witness to the foregoing Indenture who having been by me duly sworn, made oath and said that DONALD J. MACEACHERN and ROSALIE MACEACHERN, two of the parties thereto, signed, sealed and delivered the same in her presence.

[Redacted signature]

A COMMISSIONER OF THE SUPREME COURT OF NOVA SCOTIA

Elizabeth (MacKay) O'FARRELL  
A BARRISTER OF THE SUPREME COURT of NOVA SCOTIA

"CERTIFICATE  
I hereby certify that  
has been paid on this  
claimed exemption.

[Redacted signature]  
Registrar

CANADA  
PROVINCE OF NOVA SCOTIA  
COUNTY OF PICTOU

WE, DONALD J. MACEACHERN and ROSALIE MACEACHERN  
make oath and say as follows:

1. THAT we are the GRANTORS in the foregoing Deed and we are of the full age of nineteen (19) years.
2. THAT we are now, and intend to be at the date of closing resident of Canada within the meaning of the Income Tax Act (Canada).
3. THAT for the purpose of this Affidavit, "spouse" means either a man or a woman who:
  - (i) are married to each other;
  - (ii) are married to each other by a marriage that is voidable and has not been annulled by a declaration of nullity;
  - (iii) have gone through a form of marriage with each other, in good faith, that is void and are cohabitating or have cohabited within the preceding year.
4. THAT, as of the date hereof, we are the spouse of each other, and have no other spouse.

SWORN TO (SEVERALLY) AT New Glasgow,  
in the County of Pictou,  
Province of Nova Scotia,  
this 21<sup>st</sup> day of February  
A.D., 1994, before me.

[Redacted signature]

A BARRISTER OF THE SUPREME  
COURT OF NOVA SCOTIA

Elizabeth (MacKay) O'FARRELL  
A BARRISTER of THE SUPREME COURT  
of NOVA SCOTIA

[Redacted signature]

DONALD J. MACEACHERN

[Redacted signature]

ROSALIE MACEACHERN



CERTIFICATE  
USED RESIDENTIAL PROPERTY  
GST EXEMPT STATUS  
SCHEDULE V PART 1 SECTION 9

TO: SCOTT DAVID MACEACHERN

FROM: DONALD J. MACEACHERN & ROSALIE MACEACHERN  
RE: BAILEY'S BROOK, PICTOU COUNTY, NOVA SCOTIA

WE, DONALD J. MACEACHERN and ROSALIE MACEACHERN  
do hereby certify:

1. THAT we are the vendors of the property.
2. THAT the sale of the property is an exempt supply and no G.S.T. is payable pursuant to the Act, Schedule V, Part 1, Section 9.
3. For the purpose of this certificate: "G.S.T." refers to the Goods and Services Tax imposed by part IX of the Excise Tax Act, R.S.C. 1985, c. E-15, as amended (herein "the Act"). The words "exempt supply", "builders", "improvements", and "residential complex" have the meanings given them in the Act.
4. THAT we are an individual within the meaning of the Goods and Services Tax provisions of the Excise Tax Act (Canada).
5. THAT the property was not used primarily in the course of a business within the meaning of the Goods and Services Tax provisions of the Excise Tax Act (Canada).
6. THAT the sale of the property is not made in the course of a business within the meaning of the Goods and Services Tax provisions of the Excise Tax Act (Canada).
7. THAT the sale of the property is not made in the course of an adventure or concern in the nature of trade that is not a business where an election has been made for the sale to be taxable within the meaning of the Goods and Services Tax provisions of the Excise Tax Act (Canada).
8. THAT the sale of the property is not a sale of real property under the change of use rules in either Section 206 or 207 of the Goods and Services Tax provisions of the Excise Tax Act (Canada).

DATED at New Glasgow, in the County of Pictou,  
Province of Nova Scotia, this 21<sup>st</sup> day of February, A.D.,  
1994.

  
DONALD J. MACEACHERN

  
ROSALIE MACEACHERN

## SCHEDULE "A"

ALL THAT CERTAIN lot, piece or parcel of land situate, lying and being at Baileys Brook, in the County of Pictou, in the Province of Nova Scotia shown as Lot 94-1 on a plan of subdivision, signed on the 14th day of January, A.D., 1994 by John W. Ross, Nova Scotia Land Surveyor, said Lot 94-1 being more particularly described as:

BEGINNING at a survey marker situate (by grid azimuths referenced to the Nova Scotia Three Degree Modified Transverse Mercator Projection, Zone 4, Central Meridian 61° 30' west longitude) 137° 02' 23" a distance of 5360.35 feet from the Nova Scotia Coordinate Monument # 21961 having coordinate values (N 16 594 881.17 feet, E 14 565 414.35 feet);

THENCE 167° 47' 37" a distance of 615.10 feet along lands to be retained to a survey marker;

THENCE 257° 47' 37" a distance of 34 feet more or less to a point on the edge of Baileys Brook;

THENCE Northwesterly along the several courses of Baileys Brook a distance of 940 feet more or less to a point;

THENCE 74° 13' 40" a distance of 2 feet more or less along lands to be retained to a survey marker;

THENCE 74° 13' 40" a distance of 590.00 feet along lands to be retained to place of beginning; *2.35 hectares*

CONTAINING an area of 5.8 acres more or less.

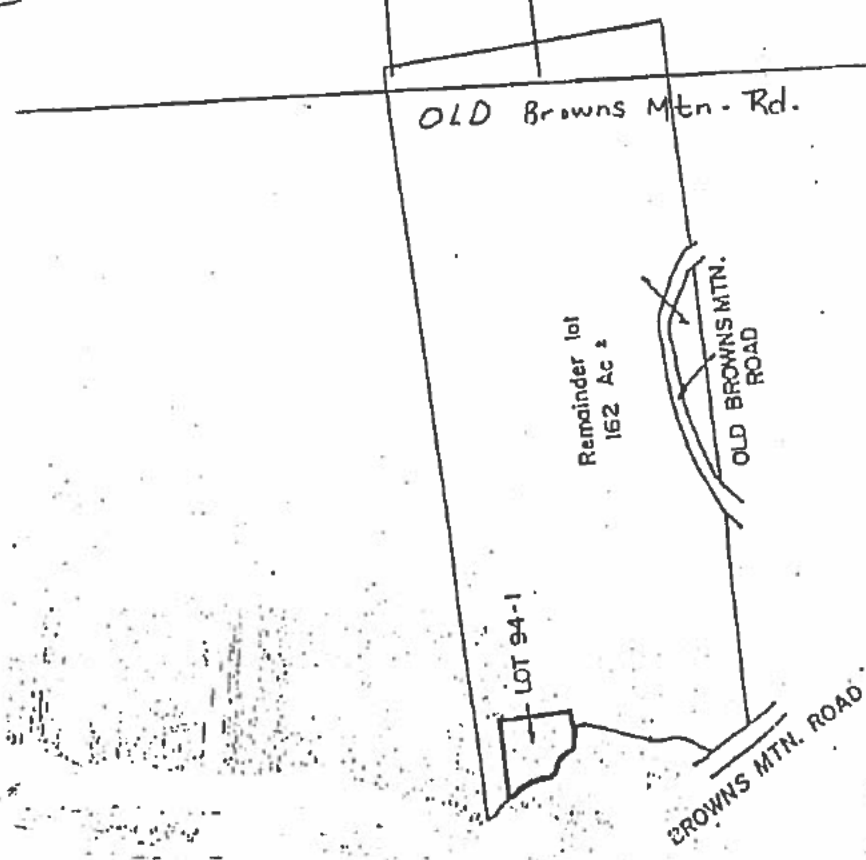
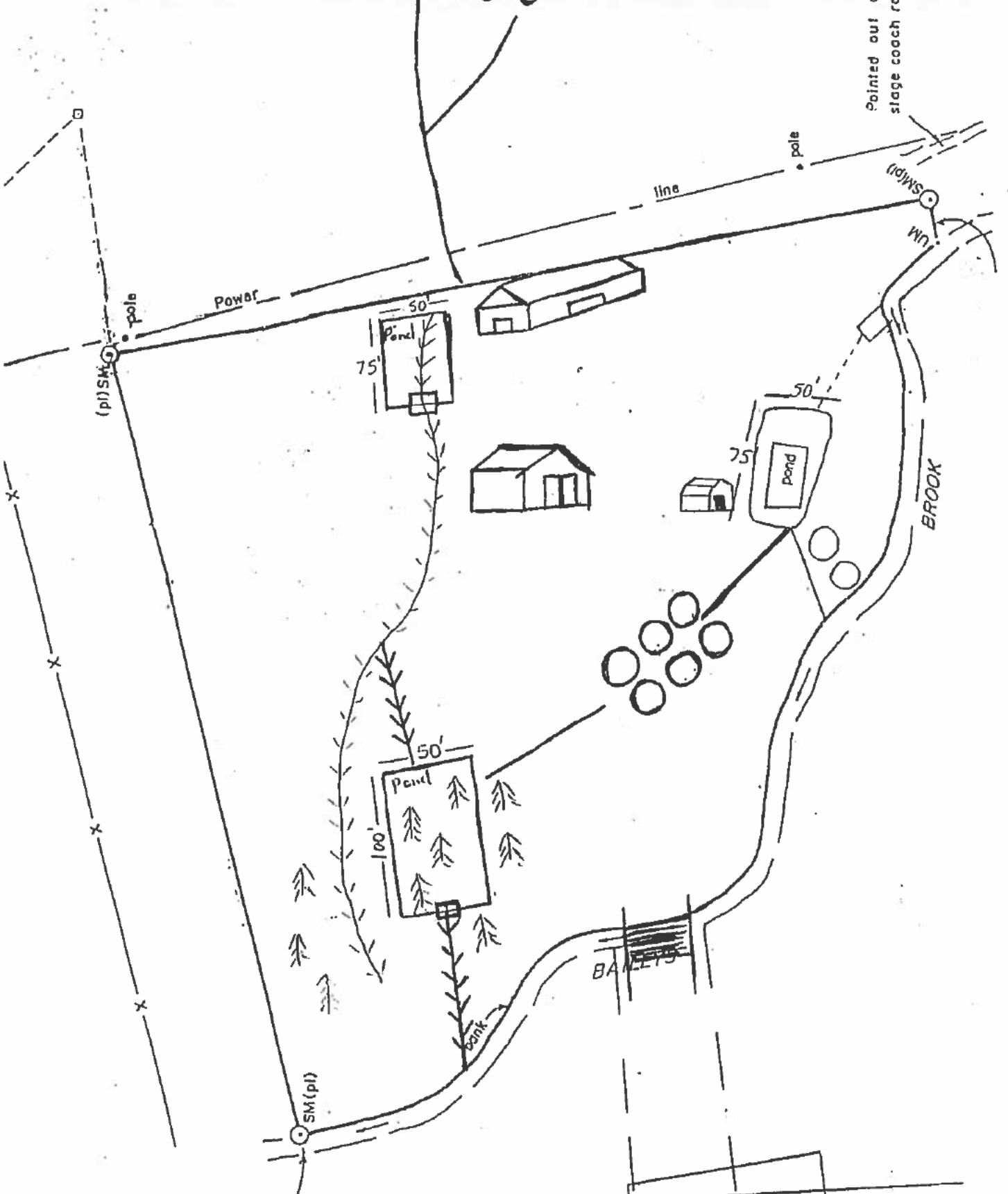
LOT 94-1 is part of a conveyance recorded at the Registry of Deeds, Pictou, N.S., in Book 596 at page 4.

TOGETHER with a right-of-way over an existing old road through lands of the grantor from the Old Browns Mountain Road.

↑  
65064941

## DISCLAIMER

Property Identification number(s) (PID's) have been added to this document prior to its filing in the Registry of Deeds to assist in the property mapping process in this region. They do not in any way affect the validity of this document or its filing in the Registry of Deeds. Assignment of PID's to the parcels of land depicted on this document should not be considered as confirmation of the quality or extent of title to these properties.



Key:

pencil = Actual

Red Pen = Proposed

Present wooded area

2' from SM to bank of brook.

## **Schedule "B"**

This Schedule sets out any undertakings required of the Licencee.

There are no undertakings required of the Licencee.

## **Schedule "C"**

This Schedule sets out the Rainbow Trout Introduction Policy.

Schedule "C"

**CERTIFICATE OF COMPLIANCE - RAINBOW TROUT INTRODUCTIONS**

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

**CERTIFICATE NO: 2008 - 15**

PROPONENT'S NAME:

COMPANY NAME:

Dartek Limited

ADDRESS:

113 Archimedes Street  
New Glasgow, N.S.  
B2H 2T3

TELEPHONE:

(902) 755-2545

SITE INSPECTION: DATE/REPORT NO.:

Sept. 5, 2008/08-15

DEPARTMENT INSPECTOR:

Ralph Heighton

TECHNIQUE OF INTRODUCTION:

E DISTRICT NO. 15

DEPARTMENTAL AUTHORIZATION:

DATE OF AUTHORIZATION:





## N.S. POLICY FOR RAINBOW TROUT INTRODUCTION

### INTRODUCTION

This policy statement outlines the position of the Province of Nova Scotia on Rainbow Trout (Oncorhynchus mykiss) introductions in Nova Scotia.

Rainbow trout are not a native species in Nova Scotia. Introduced to the Province in 1899, rainbow trout have become a popular sport fish and an important species for the aquaculture industry.

This policy takes into consideration concerns regarding the implications for native stocks, recreational fishery management practices and the requirements of the aquaculture industry.

Applications for introduction of Rainbow Trout in districts where selective approval is required will be referred to the Department of Fisheries and Oceans Introductions and Transfers Committee. This committee has representatives from D.F.O. and the Nova Scotia Department of Fisheries.

### DEFINITIONS OF TECHNIQUES FOR RAINBOW TROUT INTRODUCTIONS

#### 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. The use of this technique for rainbow trout introductions is not permitted in Nova Scotia.

#### 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. This technique is permitted in Nova Scotia.



**C. Cage Culture - Tidal Waters**

Netting, plastic, or wire mesh enclosures (in brackish or saltwater) where fish are held throughout their growth period to market size. Recapture of escaped fish within 100 meters of the cages is permitted subject to the provisions of the Fisheries Act and the Nova Scotia Aquaculture Act.

**D. Cage Culture - Non-Tidal Waters**

Netting, plastic or wire mesh enclosure in freshwater where fish are held throughout their growth period to market size. Recapture of escaped fish within 100 meters of the cages is permitted subject to the provisions of the Fisheries Act and the Nova Scotia Aquaculture Act.

**E. Freshwater Fish Culture**

A fish culture facility where rainbow trout are incubated and/or reared in ponds, raceways or other types of enclosures. Sites should 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 2- 25 mm mesh size (according to size of fish) and with increasing height shall be installed at each outlet so that extreme flooding will not top them. Two-mm mesh size is mandatory for operations using fry or small fingerlings. Screens shall be spaced so that plugging one and/or two will not allow fish to escape over screen three and so that fish and debris may be cleaned from the sumps between screens.
- d) site topography and intakes must be such that extreme stream conditions will not flood the facilities, thereby releasing fish.

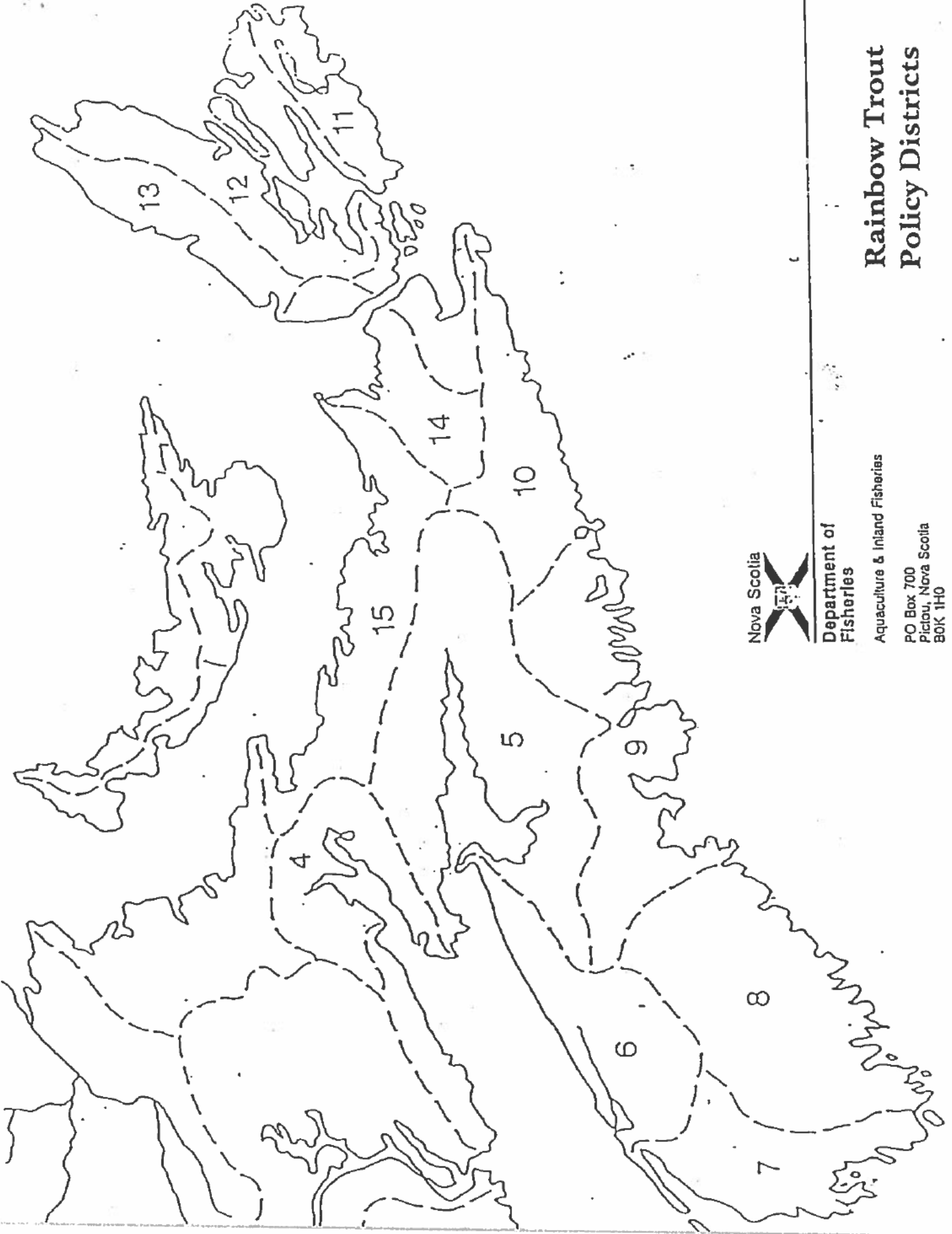
**F. Put and Take Lake Stocking**

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

**G. Self-Sustaining Stocking**

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





Department of  
Fisheries

Aquaculture & Inland Fisheries

PO Box 700  
Pictou, Nova Scotia  
B0K 1H0

# Rainbow Trout Policy Districts

## **Schedule "D"**

**This Schedule sets out the Atlantic Salmon Introduction Policy**



# Schedule "D"

## 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.: 2008-02**

PROPONENT'S NAME:

COMPANY NAME:

Dartek Limited

AQUACULTURE LICENCE NO.:

ADDRESS:

113 Archimedes Street  
New Glasgow, N.S.  
B2H 2T3

TELEPHONE:

(902) 755-2545

SITE INSPECTION: DATE/REPORT NO.:

Sept. 5/08 - 08-02

TECHNIQUE OF INTRODUCTION:

E DISTRICT NO. 15

DEPARTMENT INSPECTOR:

Ralph Heighton

DEPARTMENTAL AUTHORIZATION:

DATE OF AUTHORIZATION:



## 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:**

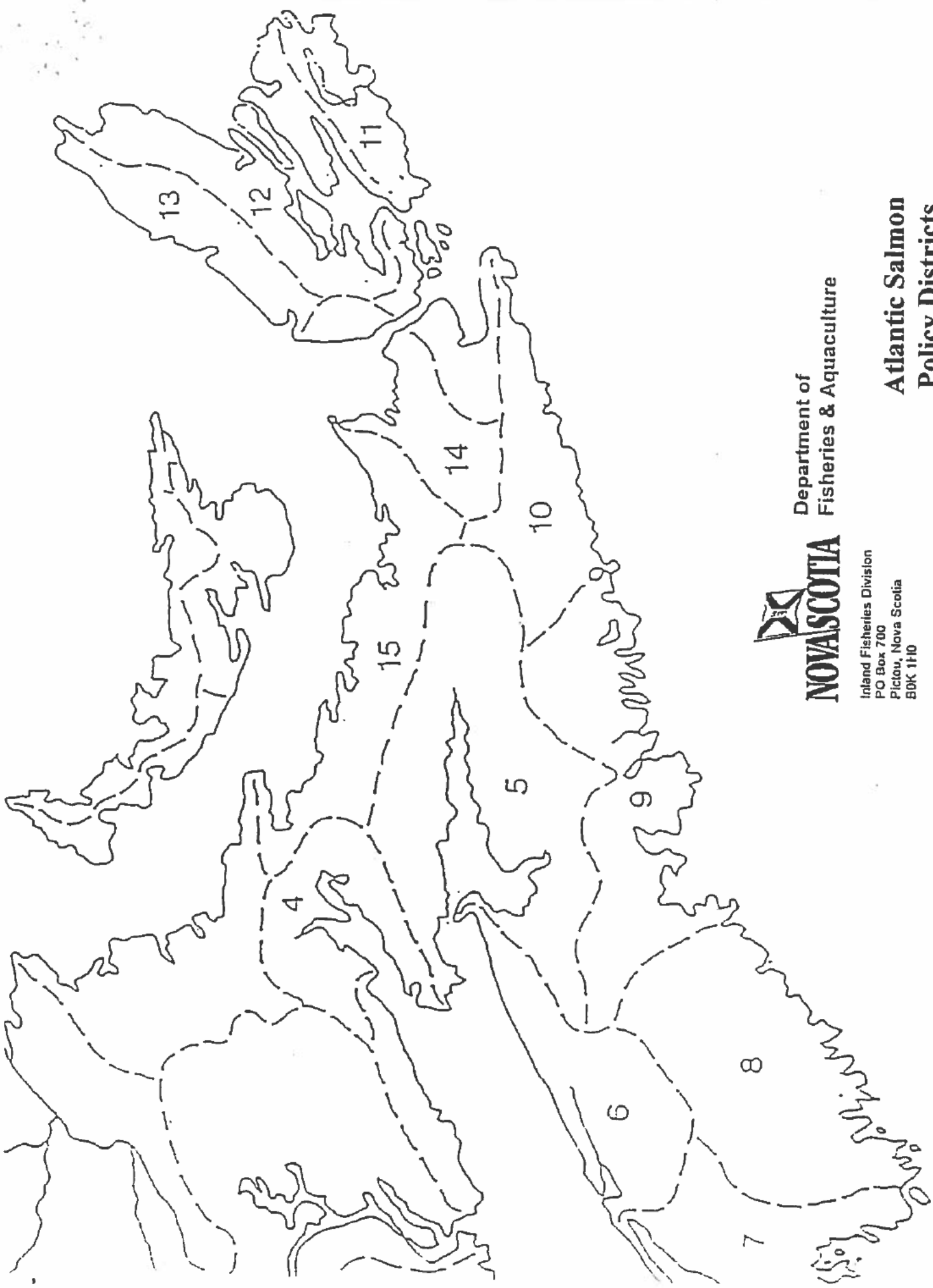
The annual stocking, either for immediate recapture or growth and capture, of lakes and ponds from which escape is deemed likely.

#### **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.

<b>DISTRICT NO.</b>	<b>DISTRICT NAME</b>	<b>COASTAL END POINTS</b>
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  
PO 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	<u>A</u> SEA RANCHING	<u>B</u> ENCLOSED SYSTEM	<u>C</u> CAGE CULTURE NON-TIDAL	<u>D</u> CAGE CULTURE TIDAL	<u>E</u> OPEN CULTURE	<u>F</u> CLOSED FARM/FISHOUT	<u>G</u> PUT & TAKE	<u>H</u> SELF-SUSTAINING
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.