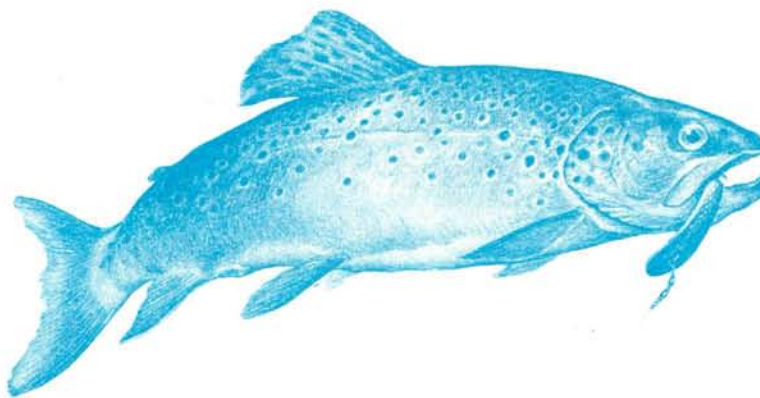


Utah 1965 Angling Regulations



After due investigation, we the Fish and Game Commission of the State of Utah, by authority of Title Number 23, Sessions Laws of 1953, do hereby proclaim the following orders governing the taking of fish from the waters of Utah. These orders will rescind all previous orders and shall be effective January 1, 1965 through December 31, 1965 unless otherwise altered by our own executive action. All dates herein mentioned shall be inclusive.

As a conservation measure, any water or area may be closed to angling by properly posting with suitable signs and markers without further notice.

If necessary, checking stations will be established any place by the Utah State Department of Fish and Game. It shall be unlawful for any person to fail to stop at checking stations or road blocks where a stop sign and/or red light is displayed.

A. GENERAL REGULATIONS

1. **GENERAL SEASON:** The taking of fish by angling shall be permitted from May 29, 1965 through November 30, 1965 during the hours from 4:00 A.M. to 9:00 P.M. Mountain Standard Time in all waters of the State of Utah except where otherwise specified under Section B. C. and D of this proclamation.

2. LICENSES:

a. It shall be unlawful for any person, except children under twelve (12) years of age to take, pursue, or angle for any fish species without first procuring a suitable license to do so except as provided in Section b below and in Section E 2 a.

b. Special regulations for licensing fisherman are now in effect for the waters of Bear Lake and Flaming Gorge Reservoir and are governed by agreements and special regulations and are attached to this proclamation as appendices 1 and 2, and are hereby incorporated as a part of this proclamation.

3. **BAG AND POSSESSION LIMITS:** The daily bag and possession limits may include but not exceed the following:

a. **TROUT, SALMON** in the aggregate - ten (10) fish or seven (7) pounds and one (1) fish whichever is caught first. This is interpreted to mean that when seven (7) pounds are taken a full creel limit is reached. Provided, however, that at least two (2) fish may be taken regardless of weight, on all open waters of the State of Utah.

For special creel limits on Bear Lake see appendix 1.

b. **GRAYLING:** Fifteen (15) fish.

c. **BONNEVILLE CISCO:** Fifty (50) fish (Bear Lake only).

d. **BLACK BASS AND WHITE BASS** in the aggregate - ten (10) fish regardless of weight.

e. **CRAPPIE:** Ten (10) fish regardless of weight.

f. **WALLEYE PIKE:** Five (5) fish except in the Provo River where the limit is two (2) fish.

g. **WHITEFISH:** Twenty-five (25) fish except ten (10) fish from Weber River.

h. **CATFISH:** Twenty (20) fish.

i. **ALL OTHER FISH SPECIES** not mentioned above: No bag, size or possession limit.

j. **THE DAILY BAG** and possession limit for children under twelve (12) years of age shall be four (4) trout or salmon or three (3) pounds and one (1) trout or salmon whichever is caught first. Four (4) game fish of any other species may be taken regardless of weight except as provided in Section 3 f. Fish taken by a non-resident under twelve (12) years of age are included in the limits of the licensed angler who must accompany the nonresident juvenile.

k. **WEIGHT** shall be computed on dressed fish with heads and tails intact.

4. **SIZE LIMITS:** No size limit on any fish species.

5. **METHODS OF ANGLING:** The following regulations governing methods of angling apply to all waters of the State unless detailed in interstate agreements.

a. It shall be unlawful to take or attempt to take fish by any means other than angling. Angling shall mean fishing with one rod, pole or troll board, held in the hands of or attended by the person angling, and having attached thereto a single line with legal hooks, baits, or lures as permitted in this proclamation. "Attended" shall mean the angler shall be within 10 feet of equipment being used at all times. "Snagging" and "gaffing" are illegal. "Snag or gaff hooks" are hooks with or without handles used to take fish in such manner that the fish does not take the hook voluntarily in its mouth.

b. **BAITS:** Angling is permitted with any bait except game fish or parts thereof and live fish. The eggs of all fish species are permitted for bait.

c. **LURES:** Angling is permitted with any one mechanical lure, except no lure shall have more than three gangs of hooks, and no line shall have attached thereto more than two baited hooks or two artificial flies. Multiple prongs attached to a single shaft is defined as one hook.

d. **NONGAME FISH** may be taken for personal, noncommercial use from waters open to angling by angling and/or any other method or means except gill nets, trammel nets, trawl nets, hoop nets, fyke nets, electrical devices, chemicals, explosives or firearms.

e. **SET LINES** may be used day or night in the Bear River proper, including Cutler Reservoir, and outlet canals downstreams from the Idaho Line, the Little Bear River proper and outlet canals below Highway 69, the Green River from Colorado State Line downstream to confluence with Colorado River, Colorado River at State Line downstream to the high water line at Lake Powell, Malad River, San Juan River above the water line of Lake Powell, and Utah Lake. Except for the Green, Colorado, and San Juan rivers any number of set lines may be used per angler providing they do not contain more than twenty (20) hooks in the aggregate. Set lines must be attended and securely anchored at one end to a nonmoving object. Attended in relation to set lines means within 100 yards of the set lines. For the Green, Colorado and San Juan rivers any number of lines and hooks are permitted. However, angler must be on the stream in attendance of said lines (100 yards restriction does not apply relative to attendance on these rivers). Conventional methods of angling are permitted concurrent with set line fishing.

f. **USE OF DIP NETS:** A legal limit of Bonneville Cisco may be taken from Bear Lake during the period from January 1 through February 15, 1965 using a dip net which shall have an opening not greater than 18 inches in any dimension.

g. **USE OF BOATS:** Angling from boats, rafts or other floating devices without motors is permitted on all lakes and impoundments of the State except as specified below (angling from boats, rafts or other floating devices on streams is permitted only on streams specifically specified in the proclamation).

h. **ANGLING FROM:** Boats, rafts or other floating devices (with or without motors) is prohibited on the following:

Box Elder County: Locomotive Springs

Cache County: Impoundments on Logan River, impoundments on Blacksmith Fork River, Spring Creek Reservoir, and Wellsville Reservoir.

Grand County: Thompson Reservoir.

Iron County: Hendrickson Lake, Lowder Ranger Station Lake.

Juab County: Burraston Ponds, Cherry Creek Pond.

Kane County: Duck Creek Spring Lake, Mirror-Aspen Lake.

Rich County: Little Creek Reservoir, Woodruff Reservoir.

Salt Lake County: Silver Lake.

Utah County: Payson Lakes, Provo River upstream from Corleissen Bridge and Spring Lake.

Wasatch County: Witts Lake.

Washington County: Pine Valley Reservoir, and Grass Valley Reservoir.

i. **ANGLING FROM:** Boats, rafts, or other floating devices with motors is prohibited except on the following:

Beaver County: Indian Creek Reservoir, Middle Kents Lake, Minersville Reservoir, Puffers Lake, and Three Creek Reservoir.

Box Elder County: Etna Reservoir and Mantua (Brigham City) Reservoir.

Cache County: Bear River downstream from the Idaho State Line, Little Bear River downstream from Highway 69, Cutler Reservoir, Hyrum Reservoir, Newton Reservoir, Pelican Ponds, and Porcupine Reservoir.

Carbon County: Scofield Reservoir.

Daggett County: Flaming Gorge Reservoir, Green River below Flaming Gorge Dam, and Spirit Lake.

Duchesne County: Red Creek Reservoir, Borham Lake, Mirror Lake, Moon Lake and Scout Lake.

Emery County: Cleveland Reservoir, Green River, and Miller's Flat Reservoir.

Garfield County: Lower Bowns Reservoir, Colorado River, North Creek Reservoir, Panguitch Lake, Pine Lake, Tropic Reservoir, Wide Hollow Reservoir, and Lake Powell.

Grand County: Colorado River and Green River.

Iron County: New Castle Reservoir, Paragonah (Red Creek) Reservoir, and Yankee Meadow Reservoir.

Juab County: Mona Reservoir and Yuba Reservoir.

Kane County: Navajo Lake, Colorado River and Lake Powell.

Millard County: Diversion Dam north of Delta on Sevier River (DMAD Reservoir) and Gunnison Bend Reservoir.

Morgan County: East Canyon Reservoir.

Piute County: Otter Creek Reservoir and Piute Reservoir.

Rich County: Bear Lake.

Salt Lake County: Jordan River.

San Juan County: San Juan River, Colorado River, and Lake Powell.

Sanpete County: Palisade Lake, Ferron Reservoir, Gooseberry Reservoir, Gunnison Reservoir, Huntington Reservoir, Miller's Flat Reservoir, Nine-Mile Reservoir, Wales Reservoir, and Yuba Reservoir.

Sevier County: Fish Lake, Forsythe Reservoir, Johnson Reservoir, Koosharem Reservoir, Rex Reservoir, Redmond Lake, and Mill Meadow Reservoir.

Summit County: Echo Reservoir, Hoops Lake, Marsh Lake, China Lake, Bridger Lake, Rockport Lake, Smith-Morehouse Reservoir, and Trial Lake.

Uintah County: East Park Reservoir, Steinaker Reservoir, Green River, Montez Creek Reservoir, Oakes Park Reservoir, Paradise Park Reservoir, and Pelican Lake.

Utah County: Jordan River and Utah Lake.

Wasatch County: Deer Creek Reservoir and Strawberry Reservoir.

Washington County: Bakers Reservoir, Upper and Lower Enterprise Reservoirs, Kolob Reservoir, Upper and Lower Sand Cove Reservoirs.

Wayne County: Blind Lake, Mill Meadow Reservoir, Colorado River and Green River.

Weber County: Pineview Reservoir.

B. CLOSED WATERS

The following marked and posted waters are hereby closed to angling:

State Property: All waters within or adjacent to all properties owned or operated by the Utah State Department of Fish and Game for propagation, spawning, fish rearing purposes, waterfowl nesting grounds, or State waterfowl refuges, as posted.

Daggett County: Sheep Creek Lake.

Duchesne County: Big Sand Wash (Upalco) Reservoir.

Morgan County: Hardscrabble Creek - all tributaries, Hardscrabble Creek above confluence with Shingle Mill Creek, Lost Creek drainage in Morgan County upstream from junction with and including Kilfore Creek.

Salt Lake County: Mill Creek from 9th East to 7th East.

Utah County: Spring Creek from State Fish Hatchery to steel plant, Provo River from the Olmstead Hydro-Electric Plant tail race downstream to the Hale Steam Generating Plant tail race including the Provo Bench (or Big Bench) Canal within the property of said steam generating plant but not including the Timpanogas Canal.

Wasatch County: Little Deer Creek from Highway No. 189 upstream to railroad crossing above Government property; Provo River immediately below Deer Creek Reservoir Dam; and Deer Creek Reservoir in front of dam as marked and posted.

Weber County: Causey Creek Reservoir

C. WATERS WITH SPECIAL REGULATIONS

Duchesne County: Strawberry River from its confluence with Avintaquin Creek upstream to Sulphur Springs at Pole Gate as posted shall be open to angling May 29, 1965 through August 4, 1965, West Fork drainage of Duchesne River shall be open to angling July 4 through November 30, 1965.

Rich County: Allen Canyon Creek (Walton's Canyon) open to angling July 4 through November 30, 1965.

Utah County: Provo River from Highway 91 to Utah Lake shall be open to year-round 24-hour a day fishing EXCEPT from February 1 to April 30, 1965 when angling shall be permitted only from the hours between 4:00 A.M. and 9:00 P.M.

Wasatch County: Current Creek drainage from Highway 40 to Forest Service boundary; West Fork drainage of Duchesne River; and all tributaries to Strawberry Reservoir open to angling only from July 4 through November 30, 1965. Fishing is prohibited on Deer Creek Reservoir from or through the ice and provided further that fishing from boats shall be prohibited at any and all times when ice is floating in reservoir waters.

SPECIAL WHITEFISH SEASON: The following waters are open to the taking of Rocky Mountain Whitefish: Logan River proper downstream from Temple Fork of Logan River in Cache County, Blacksmith Fork River proper downstream from the Anderson Ranch Bridge in Cache County, and Weber River downstream from Echo Dam (see whitefish limit in Section A 3 g) shall be open to angling from January 1 through February 15, 1965 and from May 29 through December 31, 1965. Bear Lake is open to the dipnetting of Bonneville Cisco from January 1 through February 15, 1965.

D. WATERS OPEN TO YEAR-ROUND ANGLING

The following waters are open to twenty-four hour a day year-round angling:

Beaver County: All waters west of Highway 91.

Box Elder County: All waters EXCEPT Clear Creek, Etna Reservoir and upstream drainages, George Creek, Johnson Creek, Lynn Reservoir and upstream drainage and Mantua (Box Elder) Creek.

Cache County: All waters in Cache County west of Highway 91 (EXCEPT Wellsville Reservoir).

Carbon County: Price River downstream from confluence with White River, and Green River.

Daggett County: Flaming Gorge Reservoir.

Davis County: All waters within Davis County.

Duchesne County: All ponds, lakes, and reservoirs below U.S. Forest Service boundaries, EXCEPT Red Creek Reservoir, Duchesne River downstream from the confluence with Strawberry River, Strawberry River downstream from the confluence with Red Creek.

Emery County: Green River, Price River, and San Raphael River and tributaries downstream from Manti Forest boundary.

Garfield County: Colorado River, Fremont River, Sevier River (entire West Fork including Asay Creek) and Lake Powell.

Grand County: Colorado River, Dolores River, and Green River.

Juab County: All waters EXCEPT Cherry Creek Reservoir, Burraston Ponds, and Goshen Creek.

Kane County: Lake Powell, and Thurston Ponds.

Millard County: All waters west of Highway 91 EXCEPT Oak Creek located east of Oak City.

Piute County: Piute Reservoir and Sevier River proper and entire West Fork.

Rich County: Bear Lake, Bear River below Wyoming State line, and Big Spring Creek (tributary to Bear Lake).

Salt Lake County: All waters west of Wasatch Boulevard EXCEPT hatchery property on Mill Creek from 7th East to 9th East.

San Juan County: Colorado River, San Juan River and Lake Powell.

Sanpete County: Gunnison Reservoir, Nine-Mile Reservoir, Sanpitch River proper, Sevier River proper, Wales Reservoir, and Yuba Reservoir.

Sevier County: Cove River, Redmond Lake, Sevier River proper, Venice Canal and Mill Meadow Reservoir.

Tooele County: All waters within Tooele County EXCEPT Clover Creek, North Willow Creek, South Willow Creek, Settlement Creek, Ophir Creek, and Vernon Creek.

Uintah County: All ponds, lakes, and reservoirs below the U.S. Forest Service boundaries EXCEPT Steinaker Reservoir, Ashley Creek and Big Brush Creek below Highway U 44, Green River below Highway U.S. 40.

Utah County: All waters west of Highway 91 EXCEPT Spring Creek and Goshen Creek.

Wasatch County: Deer Creek Reservoir (see water with special regulations).

Washington County: Upper and Lower Sand Cove Reservoirs, and Virgin River proper below Narrows in Zion National Park.

Wayne County: Fremont River proper from Garfield County Line upstream to and including Mill Meadow Reservoir, Green River, and Colorado River.

Weber County: All waters EXCEPT Ogden River drainage above Pineview Reservoir Dam.

E. POSSESSION AND DISTRIBUTION OF FISH

1. SHIPPING: It shall be unlawful for any person to ship or cause to be shipped or transported out of this State any game fish taken from the waters of Utah hereby declared open to angling. However, a legal limit of game fish may accompany a bona fide angling license holder as he leaves the State.

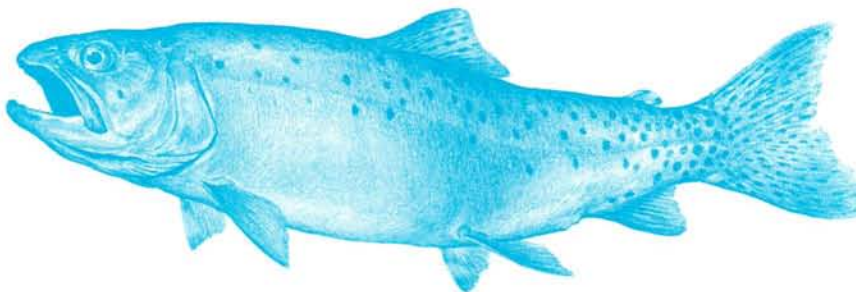
2. Possession:

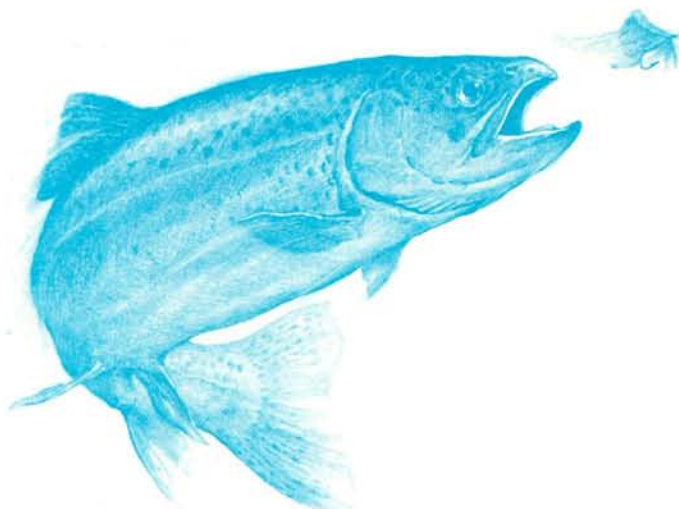
a. Possession of live tropical and goldfish species will be permitted for exhibition and commercial purposes other than for use as live bait. These exotic fish species may be transported.

b. It shall be unlawful for any company, corporation, partnership, or individual, except licensed hatchery and/or private pond operators, to have in his possession any species of game fish unless they are accompanied by a receipt which specifies the number, species, and pounds of fish in his possession and the name, and place where fish were obtained, with an appropriate signature from the source.

3. TRANSPORTING LIVE FISH: No person except Utah licensed hatchery and/or private pond operators or Utah licensed seiners engaged in the business of transporting live game fish or live bait fish and amphibians, including salamanders, in and out of the State of Utah may, at any time, hold or have in his possession any species of live fish, except as specified in Item E 2 a of the proclamation or with special permission from the Utah State Department of Fish and Game.

4. STOCKING: No person, partnership, company, corporation, or Governmental agency may place into any of the waters of the State of Utah any species of fish without first obtaining permission from the Utah State Department of Fish and Game.





5. DONATION OF FISH: Possession and/or transportation of any species of fish which have been taken by angling shall be illegal unless accompanied by a valid license or by a donation certificate which includes the number and species of fish donated, the license number, name, address, and signature of the donor and the place where fish were taken (see section on Bag and Possession Limits). It is unlawful to transport fish on a donation certificate across state lines.

F. VIOLATION AND PENALTY

Violation of any of the regulations of this proclamation shall be termed a misdemeanor and is punishable by imprisonment in a county jail not exceeding six months, or by a fine in any sum less than \$300 or by both.

**UTAH STATE DEPARTMENT OF
FISH AND GAME**

Director

Chairman of the Commission

(Seal)

Attested and sworn to before me
this 9th day of December, 1964

Notary Public

Appendix I

BEAR LAKE AGREEMENT

This agreement enacted this 15th day of January 1963, by and between the Utah Fish and Game Commission, hereinafter called the UTAH COMMISSION, and the Idaho Fish and Game Commission, hereinafter called the IDAHO COMMISSION.

WITNESSETH:

WHEREAS, the UTAH COMMISSION and the IDAHO COMMISSION have made investigations relating to the licensing, seasons, bag limits, and other pertinent regulations governing the taking of fish in the waters of Bear Lake within the State of Utah and the State of Idaho; and,

WHEREAS, it is deemed to be in the best interest of the public fishing in the waters of Bear Lake, of the Commissions of both states, and of the officers of the respective fish and game departments of both states, whose responsibility it is to enforce the fish and game laws of the respective states, that mutual regulations governing fishing in these waters be enacted; and,

WHEREAS, it is necessary and advisable to have an agreement concerning the enacting of such regulations for the proper conservation and management of the fishery resource in these waters;

NOW, THEREFORE, the UTAH COMMISSION, by virtue of the authority granted to it under Section 23-8-6, Utah Code Annotated, 1953, as enacted by Chapter 39, Laws of Utah 1953, and the IDAHO COMMISSION by virtue of the authority granted to it under Section 36-1009 and 36-1010, Idaho Code, as enacted by Idaho Session Laws, 1941, Chapter 97, Section 1, page 176, do hereby mutually covenant and agree, as follows:

I. That the UTAH COMMISSION and the IDAHO COMMISSION recognize the license rights of both Idaho and Utah fishing license holders of fish in the waters of Bear Lake, whether or not the said waters are within the State of Idaho or the State of Utah.

II. That it is desirable to annually establish uniform seasons and creel limits for Bear Lake and that, therefore, the Commissions agree to review proposed mutual regulations each and every year after the date of this agreement and to make appropriate suggestions and changes when such changes appear to be necessary for the development, conservation, maintenance, and management of these fishery resources.

III. That in all mutual regulations hereinafter enacted that only one daily limit of fish may be taken by the holder of a valid fishing license from either or both the states of Utah and Idaho.

IV. That this agreement calling for the enactment of mutual regulations regarding fishing in the waters of Bear Lake shall be in full force and effect from and after the 1st day of January 1963, and shall continue in full force and effect until revoked by either of the parties hereto. This agreement may be revoked by either the UTAH COMMISSION or the IDAHO COMMISSION upon the giving of 30-days written notice to the other Commission.

IN WITNESS WHEREOF, the undersigned members of the Utah Fish and Game Commission and the Idaho Fish and Game Commission have hereunto set their hands and seals the day and year first above written.

SPECIAL REGULATIONS

All other provisions of the general proclamation apply except as specified below:

1. Creel Limits: Trout and salmon in the aggregate- fifteen (15) fish or seven (7) pounds and one (1) fish whichever is caught first.

Appendix II

FLAMING GORGE RESERVOIR AGREEMENT

This agreement is hereby entered into this 28th day of August 1963 between the Utah Fish and Game Commission, hereinafter called the UTAH COMMISSION,

and the Wyoming Game and Fish Commission, hereinafter called the WYOMING COMMISSION. This agreement shall remain in full force and effect from this date until terminated by either party upon sixty (60) days written notice to the other party.

WITNESSETH:

WHEREAS, the WYOMING COMMISSION and the UTAH COMMISSION have made investigations relating to the licensing, seasons, bag limits and other pertinent regulations governing the taking of fish from the waters of Flaming Gorge Reservoir within the states of Wyoming and Utah; and,

WHEREAS, it is deemed to be in the best interest of public fishing in the waters of Flaming Gorge Reservoir for the Commissions of both states to establish mutual regulations governing fishing in these waters; and,

WHEREAS, it is necessary and advisable to have an agreement concerning the enacting of such regulations for the proper conservation and management of the fishery resource in these waters;

NOW, THEREFORE, the UTAH COMMISSION and the WYOMING COMMISSION by virtue of the authority granted to them by law, do hereby mutually covenant and agree, as follows:

I. A person having in possession a valid Wyoming fishing license must have in his possession a Utah Fishing Stamp (\$2.00) to fish in the Utah part of Flaming Gorge Reservoir. A person having in possession a valid Utah fishing license must have in his possession a Wyoming Fishing Stamp (\$2.00) to fish in the Wyoming portion of Flaming Gorge Reservoir.

II. Any nonresident of Utah not having in possession a valid Wyoming fishing license, and who would be required by Utah Law to purchase a nonresident Utah fishing license to fish Utah waters, in order to be entitled to fish the Utah part of Flaming Gorge Reservoir, will be required to purchase an appropriate nonresident Utah fishing license. Conversely, any nonresident of Wyoming not having in possession a valid Utah fishing license, and who would be required by Wyoming Law to purchase a nonresident Wyoming fishing license to fish Wyoming waters, in order to be entitled to fish the Wyoming part of the Flaming Gorge Reservoir, will be required to purchase an appropriate nonresident Wyoming fishing license.

III. Persons who are either residents or nonresidents of Utah and who are not required by Utah Law to purchase a Utah fishing license, may fish the Utah part of Flaming Gorge Reservoir under such laws and regulations of Utah as may from time to time be in effect, and under such mutual regulations as the Wyoming and Utah Commissions from time to time establish. Conversely, persons who are either residents or nonresidents of Wyoming and who are not required by Wyoming Law to purchase a Wyoming fishing license, may fish the Wyoming part of the Flaming Gorge Reservoir under such laws and regulations of Wyoming and Utah Commissions from time to time establish.

IV. The fishing stamps, when accompanied by a proper license (in those situations where a license is required) will allow fishing in any portion of said waters as described and limited above, and will permit fishermen to enter the described waters from any point. The fishing stamps of either state must be signed across the face thereof by the person in possession thereof in the same manner as his name appears on either the Wyoming fishing license or the Utah fishing license which he holds (in those situations where a license is required).

V. The fishing stamps shall be valid from January 1 through December 31 of the year of issuance. The issuance and sale of the fishing stamps may be conducted in any manner mutually agreed upon by the Wyoming and Utah Commissions. Each Commission, in its discretion, may establish license dealers in the other state for the purpose of selling licenses and fishing stamps.

VI. This agreement shall govern the waters of the Flaming Gorge Reservoir lying below the elevation of 6,040 feet, which is the maximum impoundment elevation of said reservoir. When the surface elevation of the reservoir is below 6,040 feet, the streams tributary to said reservoir may be fished as part of the waters of the reservoir up to said elevation of 6,040 feet, and all such streams will be clearly marked at such elevation by the respective Commissions.

VII. During the fall of 1963 the Utah and Wyoming Commissions will establish mutual regulations governing fishing on Flaming Gorge Reservoir, to be effective during the calendar year 1964, and the respective Commissions will each year thereafter review the mutual regulations as established and make whatever changes that appear to be desirable or appropriate for the development, conservation, maintenance, and management of the fishery resource, and any such changes will be effective for the succeeding calendar year. It is agreed that in such mutual regulations only one daily limit of fish may be taken from the reservoir by any one holder of a valid fishing license from either or both of the states of Utah and Wyoming, all to the end that a person will not be permitted to buy both a Utah license and a Wyoming license for the purpose of taking a daily limit of fish in the Wyoming part of the reservoir and a second daily limit of fish on the same day in the Utah part of the reservoir.

IN WITNESS WHEREOF, the undersigned Chairman and Director of the Utah Fish and Game Commission and Department, and the President and Director of the Wyoming Game and Fish Commission and Department have hereunto set their hands and seals the day and year first above written.

SPECIAL REGULATIONS

All of the provisions of the general angling proclamation apply except as specified below:

1. Juvenile Licensing and Creel Limits:

a. Utah and Wyoming resident juveniles, under twelve (12) years of age, are not required to have a license or stamp to fish any part of the reservoir. The creel limit shall be four (4) fish or three (3) pounds and one (1) fish whichever is taken first.

b. Utah and Wyoming nonresident juveniles, under twelve (12) years of age, are not required to have a license or a stamp to fish any part of the reservoir. However they must be accompanied by a licensed angler and their creel limit be included as part of the creel limit of the accompanying licensed angler.

c. Wyoming resident juveniles, 12 and 13 years of age, are not required to purchase a license to fish any part of the reservoir. However, a Utah stamp is required to fish in Utah. The creel limit shall be the same as for adults.

d. Utah resident juveniles, 12 to 13 years of age, must have a Utah license to fish in Utah. Only a Wyoming stamp required to fish in Wyoming. The creel limit shall be the same as for adults.

e. A nonresident of Utah and Wyoming, 12 and 13 years of age, must possess a Utah stamp to fish in Utah and a Wyoming stamp to fish in Wyoming. However, no license is required. Creel limit shall be the same as for adults.

2. Methods of Angling.

a. Lures: When angling no line shall have attached thereto more than three (3) baited hooks or three (3) artificial flies.

1965 SEINING PROCLAMATION

The Fish and Game Commission of the State of Utah, having made due and thorough investigations and received recommendations from conservation officers and other competent persons, finds the following provisions and regulations governing the taking of nongame fish, bait fish, amphibians, including salamanders, brine shrimp and brine shrimp eggs by the use of seines and other devices from the waters of Utah are necessary for the best interests of conservation and wise use of the fisheries resources of the State of Utah.

NOW, THEREFORE, We, the Fish and Game Commission of the State of Utah, by authority granted us under Title 23, Session Laws of 1953, Section 23-3-8, do hereby declare and proclaim that nongame fish, bait fish, salamanders, brine shrimp and brine shrimp eggs may be taken from specified waters of Utah from January 1, 1965 to December 31, 1965 inclusive, pursuant to the following provisions and regulations.

1. LICENSE AND BOND

Any person, partnership, company, or corporation who engages in any type of seining, except as provided under angling proclamation, or sale of bait fish and/or amphibians, including salamanders, must purchase a seiner's license for a fee of \$10.00, renewable annually, and furnished to the Fish and Game Commission a surety bond in the amount of \$500.00, conditioned that he shall pay royalties as herein provided and shall keep accurate books of account showing kinds of fish and/or amphibians, including salamanders, taken, pounds and number taken, names of water seined, to whom the fish and/or amphibians, including salamanders, were sold and the monies received, therefore said account books to be open to inspection by the Utah State Department of Fish and Game personnel at all reasonable times; he must abide by all city, county, State and Federal health and sanitation regulations. If other than an individual person makes application for a seining permit, the partnership, company, corporation, or agency applying for the permit must designate the individual whose name shall appear on the seining permit. This license is not transferable and must be in the possession of the person to whom the license is issued while in the act of seining.

2. ROYALTIES

a. A royalty of fifteen (15) cents per each one-hundred pounds of any nongame fish taken under proclamation provisions and not used for angling shall be paid to the Utah State Department of Fish and Game.

b. A royalty of five (5) cents per dozen of any nongame fish including salamanders taken under proclamation provisions and used for angling shall be paid to the Utah State Department of Fish and Game.

c. A royalty of four (4) cents per pound of unwashed brine shrimp eggs or brine shrimp, collected under proclamation provisions and used for commercial purposes, shall be paid to the Utah State Department of Fish and Game. A weekly total of ten (10) pounds of brine shrimp or brine shrimp eggs may be collected by any individual for noncommercial purposes.

d. Monthly reports of fish, brine shrimp, brine shrimp eggs, and salamanders, accompanied by royalty payments, if any, shall be made to the Utah State Department of Fish and Game, 1596 West North Temple, Salt Lake City, Utah not later than the tenth (10th) day of each calendar month.

3. NOTICE OF INTENT TO SEINE

License holder must notify the local conservation officer of the Utah State Department of Fish and Game of his seining intentions before his seining operations begin, and at least once a month thereafter.

4. HOURS

It shall be unlawful to seine except during the hours from 4:00 A.M. to 9:00 P.M. If hauls are made that cannot be removed by 9:00 P.M., the seiner must secure written permission from the local conservation officer to allow nets to remain in the water overnight; otherwise, all nets or seines must be removed from the waters during closed hours.

5. SALE OF LIVE-BAIT FISH

a. The only bait fish which licensed seiners may seine from public waters of the State and retain alive, transport and sell is the Mountain Sucker, *Pantosteus spp.*, and it can only be seined from the Virgin River drainage in Utah. This restriction applies only to live bait which shall mean only live, fresh-water fish and shall not include other forms of animal life such as water dogs, crayfish, etc.

b. No person except Utah licensed hatchery and/or private pond operators or Utah licensed seiners engaged in the business of transporting live game fish or live bait fish and amphibians, including salamanders, in and out of the State of Utah may, at any time, hold or have in his possession any species of live fish, except as specified in Item E-2a of the 1965 Angling Proclamation or with special permission from the Utah State Department of Fish and Game.

c. Utah licensed seiners upon transporting fish and amphibians, including salamanders, into the State must, as soon as reasonably feasible after entering the State, declare the date and number and pounds by species, of the fish and amphibians, including salamanders, which are transported into the State. Declaration to be made on forms available at all highway department checking stations, offices of the Utah State Department of Fish and Game, and from all conservation officers.

6. GAME FISH CARE

All game fish found in seines, nets or traps must be removed immediately and returned alive and unharmed to the waters where taken.

7. LAWFUL SEINING EQUIPMENT

It shall be lawful to take any species of nongame fish with any type of flat seines, pocket seines, and dip nets. All other methods of taking nongame fish for commercial purposes, except by angling, are prohibited unless special written permission is obtained from the Utah State Department of Fish and Game.

If necessary, the Department shall impose restrictions on the types of dip nets and seines to be used on a given body of water.

8. WATERS OPEN TO SEINING

Waters from which nongame fish and salamanders may be taken: with nets and seines from January 1 to December 31 are designated as: Hurricane Canal, LaVerkin Canal, Ash Creek, South Ash Creek below Highway 91, Toquerville creek, Santa Clara from its confluence with Magotsu Creek to the north boundary of the Indian Reservation, Beaver Dam Wash (Terry Creek), Shoal Creek below Lower Enterprise Reservoir, Magotsu Creek, and North Creek, all in Washington County; and Green River (except Flaming Gorge Reservoir), Colorado River (except Lake Powell), San Juan River, Sevier River below bridge on State Highway No. 118 near Elsinore including Yuba Reservoir, Weber River below its confluence with the Ogden River to the east boundary of Ogden Bay Refuge, Virgin River below south boundary of Zion National Park, Utah Lake, Deer Creek Reservoir, Bear River below the Idaho Border, Cutler Reservoir, all water fowl refuges subject to permission of the refuge manager, and Great Salt Lake.

9. SPECIAL PERMITS

Additional waters may be designated by the Fish and Game Commission and declared open to seining under provisions of a special seining permit. Under this provision, applications for special seining permits to seine in waters not specified in this proclamation shall be made in writing to the Fish and Game Commission, designating the water the applicant is desirous of seining and the months of the year he will seine. Upon approval, a special seining permit may be issued.

Violation of, or failure to comply with these regulations shall constitute a misdemeanor and shall result in the cancellation of seiner's license and he and his bondmen shall be held liable to the full extent of these regulations.

UTAH STATE DEPARTMENT OF FISH AND GAME

Chairman of the Commission

Director

Attested and sworn to before me this
9th day of December, 1964
(Seal) Notary Public

