

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

and

Case No. 2:73 CV 26

BAY MILLS INDIAN COMMUNITY,
SAULT STE. MARIE TRIBE OF
CHIPPEWA INDIANS, GRAND
TRAVERSE BAND OF OTTAWA AND
CHIPPEWA INDIANS, LITTLE RIVER
BAND OF OTTAWA INDIANS, and
LITTLE TRAVERSE BAY BANDS OF
ODAWA INDIANS,

Hon. Richard Alan Enslin

Intervening Plaintiffs,

v.

CONSENT DECREE

STATE OF MICHIGAN, et al.,

Defendants.

The parties, with the involvement of *amici curiae*, have engaged in extensive mediated negotiations to resolve their differences concerning allocation, management, and regulation of fishing in 1836 Treaty waters upon expiration of the Order of the Court entered in this case on May 31, 1985. These negotiations have resulted in this Consent Decree and related documents detailing how fishing in 1836 Treaty waters will be allocated, managed, and regulated by the parties for the next twenty years. The parties have executed a Stipulation for Entry of Consent Decree, in which the *amici* have concurred. The Court approves the agreement of the parties set forth in this Decree.

THEREFORE, IT IS ORDERED AND DECREED:

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CONSENT DECREE

I. INTRODUCTION.

This Decree governs allocation, management, and regulation of State and Tribal fisheries in the 1836 Treaty waters during the term described in section XXII. The Tribes shall adopt the CORA Charter, Tribal Plan, and Tribal Code for management and regulation of their fisheries during this period. This Decree requires the Tribes to abide by the terms of these documents, as they may be amended from time to time in accordance with their terms.

This Decree sets forth additional provisions to address Federal, State, and Tribal management and allocation concerns. In the event of a conflict, the provisions of this Decree shall control over the provisions of the CORA Charter, Tribal Plan, and Tribal Code.

II. DEFINITIONS.

- A. "1836 Treaty waters" means all waters of Lake Huron, Lake Michigan, Lake Superior, and connecting waters, which are within the area ceded in Article First of the Treaty of March 28, 1836, 7 Stat. 491.
- B. "BSD" means Biological Services Division, which is the biological staff of CORA.
- C. "Break wall" means a man-made barrier that breaks the force of waves, as before a harbor.
- D. "Commercial fishing" means a fishing activity engaged in for the purpose of sale of fish or parts of fish.
- E. "CORA" means the Chippewa Ottawa Resource Authority, an organization formed by the Tribes which has been delegated certain management and regulatory authority.

"CORA Charter" means the *Chippewa Ottawa Resource Authority Charter* and *Rules of Procedure of the Chippewa Ottawa Resource Authority* attached as Appendix A, including any changes adopted in the future.

- F. "Fisher Identification Number" means a unique number assigned by CORA to an individual Tribal fisher for purposes of compiling commercial harvest data which is required to be used consistently over time in lieu of identification of that fisher by name on all required compilations.
- G. "Gill net" means a wall of webbing held vertically in the water by weights and floats, and designed to capture fish by means of entanglement.
- H. "GLRC" means the Great Lakes Resources Committee, the committee of CORA charged with promulgating Tribal fishing regulations for and making other management decisions concerning Tribal fishing in the 1836 Treaty waters.
- I. "Grid" means a geographical unit based on ten (10) minutes of latitude by ten (10) minutes of longitude and commonly used by Tribal, State, provincial, and federal governments for reporting fishery statistics. For the purpose of this Decree, the area of a grid shall include only those portions of a grid that are within the boundaries of the State of Michigan and the 1836 Treaty waters. Grids are shown on the grid maps included in Appendix C. (Figures 1, 2 and 3)
- J. "Harvest limit" means a limitation on harvest of lake trout, whitefish, or other species established in this Decree.
- K. "HRG" means a harvest regulation guideline for whitefish and other species developed in accordance with section III. of the Tribal Plan.

- L. "Impoundment net" means a net designed to capture fish by deflection and to retain them in a live condition until removed (e.g., trap, pound, fyke, or hoop nets, etc.).
- M. "Lake Superior Lake Trout Management Unit" means a geographical unit as described in *A Lake Trout Restoration Plan for Lake Superior* (Great Lakes Fishery Commission, Ann Arbor, Michigan, 1996). For purposes of this Decree and for data compilation, the Lake Superior Lake Trout Management Units are aggregations of grids as outlined on the grid maps included in Appendix C. (Figure 3)
- N. "Large mesh gill net" means a gill net having a diagonal stretch mesh measurement of four and one-half (4.5) inches or greater.
- O. "MDNR" means the State of Michigan, Department of Natural Resources.
- P. "Mile" means statute mile.
- Q. "Parties" means the parties to United States v. Michigan, W. D. Mich. Case No. 2:73 CV 26, and does not include any person or entity granted *amicus curiae* status in the case.
- R. "Pier" means a permanent man-made structure built for use by the public extending from land out over the water.
- S. "Round weight" means the total weight in pounds of fish prior to any form of processing, dressing, or eviscerating, and includes the weight of the head, entrails, and skin.
- T. "Small mesh gill net" means a gill net having a diagonal stretch mesh measurement of two and one-half (2.5) through three (3.0) inches.
- U. "State" means the State of Michigan and includes without limitation the MDNR and

the other defendants in this action.

- V. "Statistical district" means a geographical unit as described in Great Lakes Fishery Commission Special Publication Number 2. For purposes of this Decree and for data compilation, the statistical districts are aggregations of grids as outlined on the grid maps included in Appendix C. (Figures 1 and 2)
- W. "Subsistence fishing" means a Treaty fishing activity solely to provide fish for personal or family consumption and not for sale or exchange, but does not include recreational fishing as described in section V.
- X. "TFC" means the Technical Fisheries Committee created in section XIII.
- Y. "Trap net" means an impoundment net consisting of a lead, heart, tunnel, and pot or crib, the webbing of which is held on the lake bottom by leads and upright in the water by floats and held in place by anchors.
- Z. "Tribal Code" means the *Chippewa Ottawa Resource Authority Commercial, Subsistence, and Recreational Fishing Regulations for the 1836 Treaty Ceded Waters of Lakes Superior, Huron, and Michigan*, including any future changes adopted in accordance with the Tribal Plan and this Decree.
- AA. "Tribal Plan" means the *Management Plan for the 1836 Treaty Great Lakes Waters* adopted by the Tribes and attached to this Decree as Appendix B, including any future changes adopted in accordance with the Tribal Plan and this Decree.
- BB. "Tribes" means the five (5) Tribes who are parties to this action and members of CORA: the Bay Mills Indian Community ("Bay Mills"), Grand Traverse Band of Ottawa and Chippewa Indians ("Grand Traverse"), Little River Band of Ottawa

Indians (“Little River”), Little Traverse Bay Bands of Odawa Indians (“Little Traverse”), and Sault Ste. Marie Tribe of Chippewa Indians (“Sault Tribe”).

CC. "USFWS" means the United States Fish and Wildlife Service, Department of the Interior.

DD. "Whitefish management unit" means an aggregation of grids as outlined on the grid maps included in Appendix C. (Figures 4, 5, and 6)

III. INTERTRIBAL AGREEMENTS.

In addition to stipulating to the entry of this Decree, the Tribes shall adopt the CORA Charter, Tribal Plan, and Tribal Code. Taken together, these three documents set forth how the Tribes will manage and regulate their fisheries cooperatively during the term of this Decree. These documents also contain commitments and agreements among the Tribes essential to that cooperation and the implementation of this Decree. The Tribes shall abide by the terms of the CORA Charter, Tribal Plan, and Tribal Code, including amendments adopted in accordance with the provisions of those documents and consistent with this Decree.

IV. COMMERCIAL FISHING ZONES.

A. Tribal Commercial Fishing Zones and Regulations. Subject to the provisions of this Decree, including its closures and restrictions, the following waters are open to Tribal commercial fishing:

1. Lake Michigan. [\(Figure7\)](#)
 - a. Northern Lake Michigan Inter-Tribal Fishing Zone.
 - (1) Description: Grids 115 through 118, 211 through 220, 310 through 320, 409 through 419, 509 through 516, 613, and the north half (N $\frac{1}{2}$) of 614, except for the southeast quarter (SE $\frac{1}{4}$) of grid 314 and the south half (S $\frac{1}{2}$) of grid 415.
 - (2) Regulations: This zone shall be open to fishers from all Tribes subject to the provisions of this Decree, the Tribal Plan, and the Tribal Code.
 - b. Bay de Noc Trap Net Zone. [\(Figure 7a\)](#)
 - (1) Description: Grids 306, 308, 309, 406 through 408, and 506 through 508. For purposes of this Decree only, the parties reserving the issue of the location of the western boundary of 1836 Treaty waters in Lake Michigan, Tribal fishing is prohibited west of a line extending from the mouth of the Escanaba River in Delta County due east to the center of the shipping channel, thence due south to the Michigan-Wisconsin border, as shown on a map included in Appendix C.
 - (2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and the Tribal Code, the following regulations apply in this zone:

- (a) Except as provided in sub. (d), below, Tribal commercial fishing by any method other than trap nets shall be prohibited.
- (b) Each trap net operation shall be limited to fifteen (15) trap nets.
- (c) Trap net fishing in this zone shall initially be limited to five (5) trap net operations, including one (1) trap net operation from Little Traverse and four (4) trap net operations from Sault Tribe. Additional Sault Tribe trap net operations may be authorized in the future by CORA based on data collected during previous years.
- (d) Notwithstanding the above, fishing for yellow perch in a portion of grid 508 is permitted in accordance with section VIII.C.1.e.(1)(b).

c. Little Traverse Tribal Zone. [\(Figure7b\)](#)

- (1) Description: Grids 517 through 519, the southeast quarter (SE¹/₄) of grid 314, and the south half (S¹/₂) of grid 415.
- (2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:
 - (a) Commercial fishing in grid 518 shall be:

- i. Open to trap net fishing year round;
- ii. Open to large mesh gill net fishing as follows:
 - A) From October 1 through April 30 west of a line running from Townline Road on the south to the Stuttzmanville Road tower on the north; and
 - B) From May 1 through September 30 west of a line from Nine Mile Point on the south to Seven Mile Point on the north.
- (b) Large mesh gill net operations in the south half (S½) and northeast quarter (NE¼) of grid 517 and that portion of grid 518 in which large mesh gill net commercial fishing is permitted shall not exceed 12,000 feet of large mesh gill net in the water at any time.
- (c) Fishing for yellow perch in a portion of grid 518 is permitted subject to the provisions of section VIII.C.1.e.
- d. Lake Michigan Northern Development Zone.
 - (1) Description: Grids 610 through 612, 709 through 711, 808 through 811, 908 through 910, and 1008 through 1010.

(2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:

(a) Grids 711, 811, 910, and 1010 shall be open to Grand Traverse trap net operations targeting whitefish; provided, that the aggregate net effort shall not exceed twelve (12) nets in the water at any one time.

(b) Except as provided in sub. (a), above, tribal commercial fishing in this zone shall be limited to a permit fishery targeting bloater chubs.

(c) Tribal commercial fishing for all other species shall be prohibited.

e. Grand Traverse Tribal Zone. [\(Figure7c\)](#)

(1) Description: Grids 615, 616, 712 through 716, 812 through 816, 911 through 916, 1011, and the south half (S½) of grid 614.

(2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:

(a) Trap net operations. This zone is open to trap net operations year round except for grids 915 and 916.

(b) Large mesh gill net operations:

- i. Grids 615, 616, 715, 716, the south half (S½) of grid 614, and the northern portion of grids 815 and 816 extending one (1) mile south from their northern boundary shall be open year round to large mesh gill net fishing.
- ii. Grids 712 and 713 shall be open to large mesh gill net fishing from the day after Labor Day through June 15.
- iii. Grid 714 shall be open to large mesh gill net fishing from the day after Labor Day through April 30.
- iv. In grids 712, 713, and 714, large mesh gill nets shall be set at depths of thirty (30) feet or deeper from January 1 through April 30 and from the day after Labor Day through September 30, except when fishing for salmon pursuant to section VIII.B.
- v. In addition to the provisions of sub. iv., above, in grids 712 and 713, large mesh gill nets shall be set at depths of fifty (50) feet or less from May 1 through June 15. After two years, if the average catch per unit of effort is more

than fifteen (15) lake trout per thousand feet of net, Grand Traverse may conduct an assessment approved by the TFC to evaluate whitefish harvest outside of the depths authorized above during the period May 1 through June 15. If the assessment demonstrates that whitefish may be harvested at a greater depth with a reduced harvest of lake trout and without increasing the harvest of other salmonids, then Grand Traverse may move this fishery to that new depth, subject to the concurrence of the State and Grand Traverse. The assessment must be conducted by biological staff rather than commercial fishers.

(c) Small mesh gill net operations:

- i. This zone shall be open to small mesh gill net fishing for chubs year round except for grids 915, 916, and the portion of grids 815 and 816 south of a line one (1) mile south of their northern boundary.
- ii. Grids 615, 712, 713, 714, 715 (except for that

portion described in section VIII.C.1.d.[1][a]i.), 716, and the south half (S½) of grids 614 and 616 shall be open year round to small mesh gill net fishing for yellow perch and walleye.

f. Little River Tribal Zone.

(1) Description: Grids 1107 through 1111, 1207 through 1211, 1306 through 1310, and 1406 through 1410.

(2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:

(a) Trap Net Operations:

i. For the first three (3) years in which Tribal trap net operations fish in this zone or in that portion of the Lake Michigan Southern Development Zone (see section IV.A.1.g.) which is within whitefish management unit WFM-07, such waters shall be open to up to two (2) Tribal trap net operations, not exceeding twelve (12) nets each;

ii. After three (3) years, the amount of Tribal effort allowed in the waters described in sub.

i., above, shall be subject to regulation by CORA in accordance with the Tribal Plan and this Decree, based on data collected during previous years.

(b) Chub Operations:

- i. Tribal commercial fishing for chubs with small mesh gill nets is allowed in this zone.
- ii. For the first three (3) years in which a Tribal small mesh gill net operation fishes in this zone or in that portion of the Lake Michigan Southern Development Zone (see section IV.A.1.g.) which is within whitefish management unit WFM-07, such waters shall be open to up to two (2) small mesh gill net operations, not exceeding 24,000 feet of net each.
- iii. After three (3) years, the amount of Tribal effort allowed in the waters described in sub. ii., above, shall be subject to regulation by CORA in accordance with the Tribal Plan and this Decree based on data collected during previous years.

(c) Commercial fishing with large mesh gill nets is prohibited in this zone.

g. Lake Michigan Southern Development Zone.

(1) Description: All 1836 Treaty waters south of the northern boundary of the 1500 tier of grids.

(2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:

(a) Trap Net Operations:

i. For the first three (3) years in which a Tribal trap net operation fishes in the portion of the zone that is within whitefish management unit WFM-08, such waters shall be open to one (1) Tribal trap net operation, not to exceed twelve (12) nets;

ii. After three (3) years, the amount of Tribal effort allowed in the waters described in sub. i., above, shall be subject to regulation by CORA in accordance with the Tribal Plan and this Decree, including harvest limits established by the TFC under section VIII.A.1., based on data collected during

previous years.

(b) Chub Operations:

- i. Tribal commercial fishing for chubs with small mesh gill nets is allowed in this zone.
- ii. For the first three (3) years in which a Tribal small mesh gill net operation fishes in the portion of the zone that is within whitefish management unit WFM-08, such waters shall be open to one (1) small mesh gill net operation, not exceeding 24,000 feet of net.
- iii. After three (3) years, the amount of Tribal effort allowed in the waters described in sub. ii., above, shall be subject to regulation by CORA in accordance with the Tribal Plan and this Decree based on data collected during previous years.

(c) Commercial fishing with large mesh gill nets is prohibited in this zone.

2. Lake Huron. [\(Figure 8\)](#)

a. Northern Lake Huron Inter-Tribal Fishing Zone.

- (1) Description: Grids 202, 207 through 209, 301 through 309, 401 through 410, 504, and those portions of grids 505 and

506 which lie north of a line from Hammond Bay Harbor buoy to the northeast corner of grid 506, except for those portions of grids 303 and 304 closed to all commercial fishing as described in sub. C.5., below.

(2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and the Tribal Code, the following regulations shall apply in this zone:

(a) Except as provided in sub. c., below, this zone shall be open to fishers from all Tribes.

(b) The area described in sub. C.6., below, shall be closed to commercial fishing beginning the Friday before Memorial Day through Labor Day.

(c) The following restrictions apply to large mesh gill net operations in that portion of Lake Huron grids 505 and 506 that lies north of the line described in sub.

(1), above: [\(Figure 8a\)](#)

i. Effort shall be restricted to a maximum of 8,500 feet of net per vessel; and

ii. Fishing shall be limited to depths of seventy-five (75) feet or deeper from the Friday before Memorial Day through Labor Day.

b. Bay Mills Small Boat Zone. (Figure 8a)

- (1) Description: Those portions of grids 505 and 506 which lie south of a line from Hammond Bay Harbor buoy to the northeast corner of grid 506.
- (2) Regulations. Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:
 - (a) Commercial fishing shall be restricted to October 1 through December 31, and subject to a spawning closure as described in section VI.D.
 - (b) Effort shall be limited to no more than ten (10) small boats (twenty-six [26] feet or less) fishing a maximum of 6,000 feet of large mesh gill net per boat. This limitation includes any boat used for assessment purposes as described in sub. (f), below.
 - (c) Except as provided in sub. (f), below, nets must be set in water seventy-five (75) feet deep or less.
 - (d) All live lake trout shall be released.
 - (e) Sault Tribe fishers shall not fish in this zone.
 - (f) Commencing with the entry of this Decree, Bay Mills may conduct an assessment fishery to evaluate the impact of large mesh gill net effort on lake trout in

depths greater than seventy-five (75) feet during the period October 1 through December 31. The design of the assessment shall be determined by the TFC and shall be based upon the Northern Lake Huron Assessment previously conducted by the parties, except that no triggers for whitefish shall apply and the assessment shall be limited to one (1) vessel fishing a maximum of 6,000 feet of large mesh gill net. Based upon the results of this assessment, the TFC may approve fishing in this zone at depths greater than seventy-five (75) feet during the period October 1 through December 31.

- (g) Commencing in 2006 the TFC shall determine a lake trout harvest limit specifically for this small boat zone, as a component of the overall harvest limit for whitefish management unit MH-1. In addition to the restrictions above, this small boat zone shall thereafter be subject to the lake trout harvest limit and commercial effort limit provisions described in sections VII.A. and VII.B.

c. Sault Tribe Tribal Zone. [\(Figure 16\)](#)

- (1) Description: Those portions of Lake Huron within one (1)

mile from shore and delineated by the following landmarks:

- (a) St. Martin's Bay zone - from Rabbit Back Point north and east to Brulee Point.
 - (b) Cordwood Point zone - from Cordwood Point south to a point one-half (0.5) mile north of the Hammond Bay harbor light.
- (2) Regulations. Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:
- (a) The waters described in sub. (1), above, shall be the Sault Tribe Tribal Zone only during the salmon seasons set forth in section VIII.B.3.b. At all other times, these waters shall be part of the Northern Lake Huron Inter-Tribal Fishing Zone. See sub. a., above.
 - (b) Other restrictions are set forth in section VIII.B.3.
 - (c) Bay Mills fishers shall not fish in the portion of this zone described in sub. (1)(b), above.
- (3) The Sault Tribe shall issue permits to Bay Mills fishers to fish for salmon in the St. Martin's Bay zone described in sub. (1)(a), above, as follows:
- (a) a minimum of five (5) permits per year in the years 2001 through 2005;

- (b) a minimum of two (2) permits per year in the years 2006 through 2008; and
- (c) thereafter, if the State elects to stock more than 250,000 chinook salmon in St. Martin’s Bay in any year, the minimum number of permits per year shall be as shown below:

<u>Chinook Stocked</u>	<u>Minimum Permits</u>
250,000 or less	0
250,001 to 288,500	1
288,501 to 326,000	2
326,001 to 363,500	3
363,501 to 399,999	4
400,000 or more	5

The minimum number of permits shown above shall apply in the year that is three years after the year in which the corresponding stocking level is stocked.

For example, if 350,000 chinook were planted in 2006, Bay Mills would receive a minimum of three (3) permits in 2009.

d. Southern Lake Huron Trap Net Zone. [\(Figure 8b\)](#)

- (1) Description: For purposes of this Decree only, the parties reserving the issue of the eastern boundary of the 1836 Treaty

waters in Lake Huron, Grids 507 through 512, 606 through 611, 709, and those portions of grids 612, 613, 710, 711, and 810 which are north of a line from the mouth of the Thunder Bay River in a straight line northeast through the northeast corner of grid 711 to the international border, as shown on a map included in Appendix C.

- (2) Regulations: Subject to the provisions of this Decree, the Tribal Plan, and Tribal Code, the following regulations apply in this zone:
- (a) Except as provided in sub. (e), below, Tribal commercial fishing by any method other than trap nets shall be prohibited.
 - (b) Trap net fishing in this zone shall be open only to Bay Mills and Sault Tribe trap net fishers.
 - (c) A total of four (4) trap net operations shall initially be authorized for this zone. Additional operations may be authorized in the future by CORA based on data collected in previous years.
 - (d) Each trap net operation will be limited to twelve (12) trap nets within the zone.
 - (e) Fishing for chubs with small mesh gill nets or small mesh trap nets shall be permitted by fishers of any

Tribe under rules to be developed by CORA.

- (3) Bay Mills and Sault Tribe may authorize the Tribal fishers permitted to fish in this zone to obtain permits from the State to fish with trap nets in those waters within the State of Michigan south of the southern boundary of this zone and north of a line from the tip of North Point on Thunder Bay in a straight line northeast parallel to the southern boundary of this zone to the international border, as shown on a map included in Appendix C. The State shall issue a permit for trap net fishing for whitefish in the area described above to any such fisher; provided, that the aggregate net effort allowed by all such permits shall not exceed sixteen (16) nets. The permits shall incorporate regulations from the Tribal Code applicable to these fishers in this zone, and may contain such other conditions as the State may impose. South of the line described in sub. (1), above, the State shall have jurisdiction to enforce the permit conditions under State law.

3. Lake Superior. [\(Figures 9, 9a, and 9b\)](#)

a. Lake Superior Inter-Tribal Fishing Zone.

- (1) Description: All water east of the western edge of grids 934, 1034, 1134, 1234, 1334, 1434, 1534, and 1634.
- (2) This zone shall be open to fishers from all Tribes subject to

the provisions of this Decree, the Tribal Plan, and the Tribal Code.

b. Western Lake Superior Trap Net Zone.

(1) Description: All 1836 Treaty waters west of the western edge of grids 934, 1034, 1134, 1234, 1334, 1434, 1534, and 1634.

(2) Tribal commercial fishing by any method other than trap nets shall be prohibited.

B. State Commercial Fishing Zones. [\(Figures 10 and 11\)](#)

1. State-licensed or permitted commercial fishing shall be prohibited in all 1836 Treaty waters except the following:

a. Those waters of Lake Superior west of the grids 1037, 1137, 1237, 1337, and 1437 and within a fifty (50) mile radius of Marquette or Munising, depending upon which is the state fisher's home port.

b. Those waters within a fifty (50) mile radius of Muskegon that are also within whitefish management unit WFM-08; provided, that state licensed or permitted fishing in such waters shall be restricted to the current or future holders of the existing State licenses for fishing out of Muskegon.

c. Those waters within a fifty (50) mile radius of Ludington that are also within whitefish management unit WFM-07; provided, that State licensed or permitted fishing in such waters shall be restricted to chub fishing only and to the current or future holders of the existing State

license for fishing out of Ludington.

d. Those waters within a fifty (50) mile radius of Leland that are also within whitefish management unit WFM-06.

e. Those waters within a fifty (50) mile radius of Cedar River that are also within whitefish management unit WFM-01.

2. In addition to the foregoing, the State shall prohibit State-licensed or permitted commercial fishing outside 1836 Treaty waters but within whitefish management unit WFH-05.

C. Closed Commercial Fishing Zones. All commercial fishing is prohibited in the following areas: [\(Figures 7b, 7c, 12 and 13\)](#)

1. The St. Marys River, east of a line extending from Point Aux Pins, Ontario, to Brush Point, Michigan, downstream to the Detour - Drummond Island ferry docks, including all of Potagannissing Bay from Hay Point (Drummond Island) west to Cherry Island and north to the international boundary.

2. Lake Michigan grid 519 in Little Traverse Bay.

3. Lake Michigan grids 915 and 916 in Grand Traverse Bay.

4. Those portions of Lake Michigan grid 306 that lie within 1836 Treaty waters and north of a line from the mouth of the Ford River to Peninsula Point.

5. Those portions of Lake Huron grids 303 and 304 described as follows: The Les Cheneaux channels, or entrances thereto, or waters adjacent thereto within a line drawn as follows: beginning at the southernmost point of land on the westerly side of McKay Bay; then southerly in a straight line to the

northernmost point of Boot Island; then along the eastern shore of Boot Island to its southernmost point; then along the south shoreline of Boot Island to its westernmost point; then westerly in a straight line to the southernmost point of Government Island; then along the shoreline of Government Island to the point at which the distance between said island and LaSalle Island is the least, then westerly in a straight line to LaSalle Island; then along the eastern and southern shoreline of LaSalle Island to the point at which the distance between said island and Little LaSalle Island is the least; then westerly in a straight line to Little LaSalle Island; then westerly along the southern shoreline of Little LaSalle Island to its westernmost point; then westerly in a straight line to the eastern shore of Marquette Island; then along the southwestern shore of Marquette Island to Coats Point; then northwesterly to the southernmost part of Brulee Point, except that trap net fishing targeting whitefish shall be permitted in that portion of Lake Huron grid 303 within the area encompassed by a line from Coats Point on Marquette Island along the western shore of said island to Cube Point; then due west to the shore of Brulee Point; then southeasterly along said shore to the southern tip of Brulee Point; then southeasterly to Coats Point on Marquette Island, as shown on a map included in Appendix C. [\(Figure13\)](#)

6. For the period from the Friday before Memorial Day through Labor Day only, those portions of Lake Huron grids 304 and 305 north of a line beginning at the southerly point of land on the easterly side of Dudley Bay

(Cadogan Point); then running southwesterly in a straight line to the southeasterly end of Beaver Tail Point; then running westerly in a straight line to the southeasterly end of Whitefish Point in Mackinac County, as shown on a map included in Appendix C. (Figure 13)

7. Any area within one hundred (100) yards of any break wall or pier; provided, that this prohibition shall not apply to salmon fishing authorized by section VIII.B.
8. Any area within a three-tenths (0.3) mile radius of the mouth of the following streams; provided, that this prohibition shall not apply to salmon fishing authorized by section VIII.B.; and provided further, that the TFC may review and approve changes to the list of streams in this subsection 8., and may also provide for seasonal closures:
 - a. Lake Superior.
 - (1) Marquette County: Chocolay River and Sand River;
 - (2) Alger County: Laughing Whitefish River, Autrain River, Anna River, Mosquito River, Seven Mile Creek, and Hurricane River;
 - (3) Luce County: Blind Sucker River, Big Two Hearted River, and Little Two Hearted River; and
 - (4) Chippewa County: Tahquamenon River and Pendills Creek.
 - b. Lake Huron.
 - (1) Mackinac County: Nunns Creek, Pine River, and Carp River;

- (2) Cheboygan County: Cheboygan River;
 - (3) Presque Isle County: Ocqueoc River, Swan River, and Grand Lake Outlet;
 - (4) Alpena County: Thunder Bay River.
- c. Lake Michigan.
- (1) Delta County: Escanaba River, Days River, Tacoosh River, Rapid River, Whitefish River, Ogontz River, Sturgeon River, Big Fishdam River, and Little Fishdam River;
 - (2) Schoolcraft County: Thompson Creek, Manistique River, and Milakokia River;
 - (3) Mackinac County: Crow River, Millecoquins River, Black River, Paquin Creek, Cut River, and Brevoort River;
 - (4) Emmet County: Carp Lake River and Bear River;
 - (5) Charlevoix County: Pine River;
 - (6) Antrim County: Elk River;
 - (7) Grand Traverse County: Boardman River;
 - (8) Leelanau County: Leland River;
 - (9) Benzie County: Platte River and Betsie River;
 - (10) Manistee County: Arcadia Lake Outlet, Portage Lake Outlet, and Manistee River;
 - (11) Mason County: Pere Marquette River;
 - (12) Oceana County: Pentwater Lake Outlet, Silver Creek, and

Stoney Creek;

(13) Muskegon County: White River and Muskegon River; and

(14) Ottawa County: Grand River.

9. The following provisions for harbor closures shall apply: [\(Figures 8 and 8a\)](#)

- a. The area within one-half (0.5) mile of the break walls at the Hammond Bay Harbor of Refuge; provided, that in that portion of this closure that lies within the Bay Mills Small Boat Zone described in sub. A.2.b.(1), above, the closure shall be reduced to three-tenths (0.3) mile during any period in which fishing in that zone is restricted to depths of seventy-five (75) feet or less.
- b. The area within two (2) miles of the break walls at Rogers City.
- c. The TFC shall review and recommend on a case by case basis closures for navigation or safety purposes within a radius not to exceed two (2) miles from the following harbors: Bay Harbor, Charlevoix, Arcadia, Onekema, Manistee, Presque Isle, and Rockport.

V. RECREATIONAL FISHING.

- A. Recreational fishing by State-licensed fishers is permitted throughout the entire 1836 Treaty waters subject to State regulation.
- B. Tribal members may engage in recreational fishing in the 1836 Treaty waters under Tribal Code provisions or Tribal rules which incorporate or are substantially similar

to the State recreational fishing rules. Tribal members engaged in recreational fishing must have a Tribal membership identification card in their possession, but no further license shall be required.

C. Creel Survey.

1. The State shall estimate the recreational fishing harvest in 1836 Treaty waters from charter boat catch reports, a creel survey, and other appropriate data.
2. The creel survey methodology shall be adequate to measure the recreational harvest in each unit in which a harvest limit calculation is required, or where an allocation of harvest opportunity is made, in this Decree. The State's creel survey methodology shall be subject to periodic review by the TFC in accordance with the provisions of section XIII.C.8.

VI. REGULATION OF THE FISHERY.

A. Tribal Regulation.

1. The Tribal fishery in the 1836 Treaty waters shall be managed and regulated as provided in this Decree, the Tribal Plan and the Tribal Code. Neither the Tribal Plan nor the Tribal Code shall be extended, modified, or replaced without notice and consultation as required in this Decree.
2. Each of the Tribes shall adopt the CORA Charter and the Tribal Plan, and CORA shall adopt the Tribal Code, as a part of the Tribes' management and regulation of fishing by their members in the 1836 Treaty waters. Each of the Tribes shall manage its fishery and regulate its members in compliance with

this Decree, the Tribal Plan, the Tribal Code, and decisions and orders of GLRC and the BSD Director made in accordance with the Tribal Plan.

3. Each of the Tribes shall promulgate regulations necessary to implement those portions of the Tribal Plan and this Decree which apply to that particular Tribe only, or which affect it in ways that are not reflected in the Tribal Code.
4. Each of the Tribes may promulgate additional and different regulations governing its members which are more restrictive than the provisions of the Tribal Code, provided that the regulations comply with the Tribal Plan and this Decree and do not involve matters that require uniformity among the Tribes.
5. The Tribal Code shall include the following license regulations:

“License and Registration Definitions and Restrictions:

“(a) A commercial fishing captain license entitles the holder to operate a fishing boat and to participate fully in all commercial fishing activities, including the capture and sale of all species pursuant to these Regulations. It further entitles the holder to employ helpers in such activities. Fees for such licenses may be set by individual Tribes. The license shall be valid during the calendar year for which it is issued.

“(b) A commercial fishing helper license entitles the holder to assist the holder of a commercial fishing captain license in commercial fishing activities. Fees for such licenses may be set by individual Tribes.

The license shall be valid during the calendar year for which it is issued.

“(c) A subsistence fishing license entitles the holder to engage in fishing activities for subsistence purposes. Fees for such licenses may be set by individual Tribes. The license shall be valid during the calendar year for which it is issued.

“(d) A commercial fishing vessel registration is necessary in order for any vessel to be utilized for commercial fishing. Anyone with a valid commercial fishing captain license may operate a properly registered commercial fishing vessel. Fees for such licenses may be set by individual Tribes.

“(e) A member of a Tribe who engages in recreational fishing shall not be required to have in his or her possession a fishing license but must have tribal identification in his or her possession at all times.

“(f) No holder of a commercial fishing captain license, commercial fishing helper license, or commercial fishing vessel registration shall fish as an employee of or for shares with a person not licensed to exercise treaty fishing rights. This prohibition shall be liberally interpreted to prohibit a licensee from exercising treaty fishing rights for the benefit of non-Indians.

“License Regulations:

“(a) No member of a Tribe sixteen (16) years of age or older may engage

in fishing activity within the Treaty ceded waters without having in his or her possession at all times a commercial fishing captain license countersigned under 25 C.F.R. Part 249, a commercial fishing helper license countersigned under 25 C.F.R. Part 249, or a subsistence license issued in accordance with these regulations, or, if engaged in recreational fishing, a tribal identification.

“(b) No member of a Tribe may allow a person who does not possess a valid fishing license as required by subsection (a) of this section to aid or assist him or her while engaged in any fishing activity authorized by this Code; provided, however, that a validly licensed member of a Tribe may employ the consulting technical expertise of a non-member by obtaining a permit therefor from GLRC, which permit may not extend for more than one calendar year and may not be renewed for more than one additional year. Such permit shall list the name and address of the consultant, the type of fishing operation to which consultation will be provided, and the name and size of the vessel on which consultation will be provided. No such permit may be issued under any of the following circumstances:

“(1) The consultant has an ownership interest in the vessel which the member seeks to utilize; or

“(2) The consultant has an ownership interest in the fishing gear which the member seeks to utilize; or

“(3) The consultant’s payment for services from the member is based on a percentage of the member’s proceeds from fishing activity.

“(c) The license, permit or identification required by subsections (a) and (b) of this section shall be shown to any Enforcement Officer who makes a request therefor.

“(d) Each boat which is used by a member of the Tribes for fishing activity shall have affixed to it in a clearly visible manner the number of the commercial fishing vessel registration issued by a Tribe. Each snowmobile or off road vehicle which is used by a member of a Tribe for fishing activity shall have affixed to it in a clearly visible manner a valid Tribal or State of Michigan snowmobile or off road vehicle registration.

“(e) Each boat which is used by a member of a Tribe for commercial fishing activity must have on board at all times at least one person with a valid commercial fishing captain license.”

B. State Regulation. The State shall manage and regulate the State commercial and recreational fisheries in the 1836 Treaty waters as provided in this Decree. The State shall not change the management or regulation of its fishery without notice and consultation as required in this Decree.

C. Gear Restrictions.

1. Except as otherwise approved by the TFC, the following are the only types

of gear which shall be permitted for commercial fishing activity:

- a. Large mesh gill nets;
 - b. Small mesh gill nets;
 - c. Impoundment nets;
 - d. Seines; and
 - e. Hooks.
2. Trap nets shall have a four and one-half (4.5) inch (stretch) minimum pot mesh size, except:
- a. Trap nets of four and one-quarter (4.25) inches pot mesh size or greater may be used if they were used within 1836 Treaty waters prior to May 31, 2000.
 - b. Small mesh trap nets having a two and one-half (2.5) to three (3.0) inch (stretch) pot mesh size may be used for fishing for yellow perch, chubs, or other appropriate species as authorized by CORA.
3. Commencing in 2002, nets shall be marked as follows:
- a. All gill nets set in depths greater than fifteen (15) feet shall have a staff buoy at each end with at least four (4) feet exposed above the surface of the water with a red or orange flag no less than twelve (12) inches by twelve (12) inches bearing the license number of the fisher and affixed to the top of the staff.
 - b. Any gill net or portion of a gill net set in water less than fifteen (15) feet deep shall have: a red or orange float not less than one (1) gallon

in size, or a red or orange PVC float that is at least six (6) inches by fourteen (14) inches in size, on each end that is in water less than fifteen (15) feet deep. The floats at the ends of the net shall bear the license number of the fisher. In addition, each such net shall also have either:

(1) An additional float of the size described above spaced every three hundred (300) feet or less along the length of the net that is in water less than fifteen (15) feet; or

(2) Standard commercially available fluorescent orange floats at least one and one-half (1.5) inches by four (4) inches in size along the corkline not less than every twelve (12) feet in water less than fifteen (15) feet.

c. All trap nets must be marked with a staff buoy on the pot with at least four (4) feet exposed above the surface of the water with a red or orange flag no less than twelve (12) inches by twelve (12) inches bearing the license number of the fisher and affixed to the top of the staff. In addition, the king anchor and inside end of the lead shall be marked with a red or orange float not less than one (1) gallon in size.

4. The TFC shall conduct a review study to determine whether a ninety (90) foot depth restriction for trap nets is appropriate and make recommendations to the parties concerning depth restriction regulations.

5. No Tribal commercial fisher shall use large mesh gill nets with mesh greater

than five and one-half (5.5) inches stretch measurement at any time in any 1836 Treaty waters except as follows:

- a. When fishing for salmon under section VIII.B.;
 - b. When fishing in Lake Superior Lake Trout Management Unit MI-8 using large mesh gill nets that were used in that area prior to May 31, 2000; or
 - c. As authorized by the TFC for species other than whitefish or lake trout.
6. Tribal commercial fishing gear shall not be set in a manner which completely blocks or entirely prevents the free passage of fish into and out of streams that flow into 1836 Treaty waters.

D. Spawning Closures.

1. Except as otherwise determined by the TFC, all commercial fishing with impoundment nets and large mesh gill nets shall be prohibited from November 6 through November 29 to protect spawning lake trout and whitefish. Trap nets may remain in the water during this period, but trap net tunnels must be tied closed.
2. Commercial fishing with small mesh gill nets in six (6) fathoms of water or less shall be prohibited from October 15 through November 15.
3. The TFC shall examine lake trout spawning grounds and seasons and shall determine additional closures as appropriate.
4. The TFC shall examine current spawning closures for walleye and yellow

perch and make recommendations to the parties for changes if appropriate.

VII. LAKE TROUT MANAGEMENT.

A. Lake Trout Harvest.

1. Lake trout harvest shall be regulated by the parties in accordance with lake trout harvest and effort limits developed as provided in this section. Lake trout harvest limits shall apply to the total harvest of those lake trout strains used in calculating the harvest limits by commercial, Tribal subsistence, recreational, and commercial assessment fishers as provided in section XVI.B.2. The TFC shall devise a method for adjusting the total harvest of lake trout to reflect the harvest of those lake trout strains used to calculate the harvest limits.
2. Unless the parties agree otherwise, a lake trout harvest limit shall be set annually on or before April 30 for the following lake trout management units, as shown on maps included in Appendix C: [\(Figures 1, 2 and 3\)](#)
 - a. Lake Huron statistical district MH-1.
 - b. Lake Huron statistical district MH-2.
 - c. Lake Michigan statistical districts MM-1, MM-2, and MM-3 (combined).
 - d. Lake Michigan statistical district MM-4.
 - e. Lake Michigan statistical district MM-5.
 - f. Lake Michigan statistical districts MM-6 and MM-7 (combined).

- g. Lake Superior Lake Trout Management Unit MI-5.
 - h. Lake Superior Lake Trout Management Unit MI-6.
 - i. Lake Superior Lake Trout Management Unit MI-7.
3. Unless the parties agree otherwise, lake trout harvest limits shall be based on the following target annual lake trout mortality rates:
- a. Forty percent (40%) total annual mortality in MH-2; MM-1, MM-2, and MM-3 (combined); and MM-6 and MM-7 (combined).
 - b. Forty-five percent (45%) total annual mortality in MH-1, MM-4, MM-5, MI-5, MI-6, and MI-7.
4. Lake trout shall be allocated approximately equally between the State and the Tribes, though the precise allocation varies from one area to another. When fully phased in under the provisions of this section, the allocation of lake trout harvest limits shall be as follows:

MANAGEMENT UNIT	TRIBAL SHARE	STATE SHARE
MH-1	88%	12%
MH-2	5%	95%
MM-1/2/3	90%	10%
MM-4	55%	45%
MM-5	40%	60%
MM-6/7	10%	90%
MI-5	5%	95%
MI-6	50%	50%
MI-7	70%	30%

5. The harvest and effort limits shall be calculated by a Modeling Subcommittee of the TFC each year based upon data collected from the fisheries and appropriate statistical and mathematical modeling techniques. Methods used to calculate these limits, including combinations of management units, shall be periodically reviewed and revised by the Modeling Subcommittee. All changes in methods shall be subject to review and approval by the TFC. All parties shall submit their end-of-year data to the Modeling Subcommittee by March 1 for each gear type showing total catch and effort by management unit, catch by age, and such other data as the TFC may request. The TFC shall submit preliminary harvest and effort limits to the parties on or before March 31, and shall provide final harvest and effort limits by April 30.
6. After allocation in sub. 4., above, is fully phased in for a management unit, changes in harvest limits from year to year shall not result in adjustments greater than a fifteen percent (15%) increase or decrease from the previous year in that unit, unless all parties agree that a greater change is appropriate.
7. Lake trout total annual mortality is currently higher than the target levels defined in sub. 3., above, in some management units and lower than target levels in others. Subject to the provisions of sub. f., below, a variety of methods for calculating annual harvest and effort limits in different areas and time periods shall be used.
 - a. Subject to the provisions of sub. b., below, annual harvest limits

based on target annual mortality and target allocations as set forth in subs. 3. and 4., above, respectively, shall apply in the following units in the following years:

- (1) MM-1, MM-2, and MM-3 (combined); MM-5; MM-6 and MM-7 (combined); MH-2; MI-5; and MI-7 for the period 2001 through 2020.
- (2) MI-6 for the period 2006 through 2020.
- (3) MH-1 for the period 2012 through 2020.
- (4) MM-4 for the period 2010 through 2020.

b. The following phase-in to target levels based on reduction in harvest shall apply to Tribal harvest limits in MM-1, MM-2, and MM-3 (combined) for the period 2001 through 2005 in any year in which this phase-in method results in a higher commercial harvest limit than the method in sub. a., above; provided, that the Tribal harvest limit in MM-1, MM-2, and MM-3 (combined) shall not be less than 450,000 pounds round weight in any year during this period:

- (1) For the year 2001, the Tribes' lake trout harvest limit shall be their 1997 through 1999 average harvest, less the reduction in lake trout harvest projected from gill net conversions under section X.C.
- (2) For the years 2002 through 2005, the Tribes' lake trout harvest limit shall be their prior year's harvest limit, less the

reduction in lake trout harvest projected from gill net conversions under section X.C. occurring since the calculation of the previous harvest limit.

c. Phase-in to target levels based on reduction in effort or change in regulations shall apply in years 2001 through 2005 in units MM-4, MH-1 (excluding the Bay Mills Small Boat Zone), and MI-6 as described below:

(1) Commercial gill net effort limits for each year shall be determined in each of these units as the 1997 through 1999 average commercial gill net effort less the cumulative gill net effort removed by conversion under section X.C.

Commercial harvest limits for each year shall be derived annually based on that year's commercial gill net effort limit, provided that such limits shall not be used to manage the fishery unless average catch per effort in commercial gill nets increases by twenty percent (20%) above the 1997 through 1999 average.

(2) Recreational harvest limits for each year shall be derived based on the previous three-years' average recreational effort adjusted for any changes in fishing regulations.

d. Phase-in to target levels based on an interim total annual mortality rate of forty-seven percent (47%) and the percent allocations by year

in the table below shall apply in unit MH-1 (including the Bay Mills Small Boat Zone) for the period 2006-2011:

YEAR	TRIBAL SHARE	STATE SHARE
2006	92%	8%
2007	92%	8%
2008	91%	9%
2009	91%	9%
2010	90%	10%
2011	90%	10%

- e. Phase-in to target levels in unit MM-4 shall be based on a Tribal share of sixty percent (60%) and a State share of forty percent (40%) during the period 2006 through 2009.
 - f. Unless all parties agree otherwise, lake trout harvest and effort limits shall not be set to achieve total annual lake trout mortality rates lower than the target rates described in sub. 3., above.
8. Grand Traverse may pursue stocking of additional lake trout in units MM-4 and MM-5 as provided in section IX.B., and in that event, the State and Grand Traverse shall negotiate an allocation of the harvest resulting from that stocking.
- B. Management of Lake Trout Harvest. The State and the Tribes shall manage their respective fisheries in good faith to avoid exceeding their respective lake trout harvest limits as provided in sub. A., above, and reasonable commercial effort limits

developed by the TFC based upon the lake trout harvest limits and catch per effort data. These requirements shall be enforced on a management unit by management unit basis. Lake trout harvest limits shall be applied as follows:

1. Lake trout harvest limits shall be calculated annually for each lake trout management unit as provided in sub. A., above. The total harvest limit shall then be apportioned according to the lake trout allocation for the Tribes and the State in each management unit as described in sub. A., above.
2. Lake trout harvest shall be measured every year in each management unit by appropriate, scientifically-based methods. As part of the process of calculating annual harvest limits for the upcoming year, the TFC shall compute the percent deviation between the previous year's harvest limit and the estimated harvest for each management unit. For example, if the State lake trout harvest limit was 20,000 pounds round weight and the estimated State harvest was 25,000 pounds round weight, there was a positive twenty-five percent (+25%) deviation. If the estimated State harvest was 15,000 pounds round weight, there was a negative twenty-five percent (-25%) deviation.
3. In addition, a three (3)-year running sum of deviations shall be computed for both the State and the Tribes. For example, if the State's deviations in the last three (3) years were positive five percent (+5%), negative ten percent (-10%), and positive twelve percent (+12%), its three (3) year running sum would be positive seven percent (+7%).

4. If, in any one (1) year, either the State's or the Tribes' deviation exceeds positive fifteen percent (+15%), then:
 - a. The exceeding party's (either the State or the Tribes collectively) harvest limit in the following year shall be reduced by the amount in pounds round weight by which its harvest exceeded its harvest limit for the one (1) year in question;
 - b. The other party's harvest limit in the following year shall be increased by the same amount whether or not the other party was also an exceeding party; and
 - c. The exceeding party shall take management action so that its harvest in the following year does not exceed its harvest limit for that year as adjusted under this subsection 4.

5. If in any three (3) consecutive years either the State's or the Tribes' running sum of deviations exceeds positive fifteen percent (+15%), then:
 - a. The exceeding party's (either the State or the Tribes collectively) harvest limit in the following year shall be reduced by the amount in pounds round weight by which its harvest exceeded its harvest limit for the three (3) years in question;
 - b. The other party's harvest limit in the following year shall be increased by the same amount whether or not the other party was also an exceeding party; and
 - c. The exceeding party shall take management action so that its harvest

in the following year does not exceed its harvest limit for that year as adjusted under this subsection 5.

6. If in any year an adjustment in harvest limits is required under both sub. 4. and sub. 5., above, the amount of the adjustment shall be the larger of the amounts calculated under those subsections.

7. In the event that the State or the Tribes are required to take management action under sub. 4. or sub. 5., above, the State, CORA, or both, as appropriate, shall present a good faith proposal for such action to the TFC.

In the event that the members of the TFC do not agree that the proposal is adequate to prevent the proposing party's harvest from exceeding its harvest limit for the coming year, any party may invoke the dispute resolution process in section XIX.

8. It is the intent of this subsection B. that:

a. large deviations shall be rare and promptly addressed;

b. the fishery shall not be overly regulated in response to minor deviations caused by random fluctuations and imprecision in assessment methods; and

c. on average neither the State nor the Tribes shall exceed their apportioned harvest opportunities.

C. Lake Trout Refuges. [\(Figure 2\)](#)

1. The following areas shall be lake trout refuges:

a. In Lake Huron, grids 307 through 309, the north half (N½) of grid

407, and grids 408 through 410.

b. In Lake Michigan, two (2) locations: (Figure 1)

(1) Grids 413, 414, 513, 514, 515, 516, and 613; the south half (S½) of grids 313, 314, and 415; the north half (N½) of grid 614; and the northwest quarter (NW¼) of grid 517.

(2) Grids 1606, 1607, 1706, 1707, 1806, 1807, 1906, and 1907.

2. No commercial or subsistence fishing with gill nets shall be permitted in any refuge. Commercial fishing with trap nets is permitted, but retention of lake trout shall be prohibited. Retention of lake trout caught by commercial, subsistence, or recreational fishers in any lake trout refuge shall be prohibited.

D. MI-8. In Lake Superior Lake Trout Management Unit MI-8, the lake trout harvest limit, if any, shall be determined by CORA. (Figure 3 and 9b)

E. Retention of Lake Trout by Tribal Fishers.

1. In trap net zones, as described in sections IV.A.1.b., IV.A.2.d., and IV.A.3.b., all Tribal trap net fishers shall be prohibited from retaining lake trout. All lake trout caught by such fishers shall be returned to the water whether dead or alive.

2. All Tribal trap net fishers who have converted their operations to trap net operations at the expense of the State of Michigan, either as part of the gill net conversion program described in section X.C. or through any supplemental conversion program instituted while this Decree is in effect,

shall be prohibited from retaining lake trout. All lake trout caught by such fishers shall be returned to the water whether dead or alive.

3. A lake trout bag limit not to exceed one hundred (100) pounds round weight per vessel per day shall apply to all other Tribal trap net fishers. No undersized lake trout shall be retained.
4. All live, undersized lake trout caught by Tribal gill net fishers shall be released. No more than fifteen (15) pounds round weight per vessel per day of undersized lake trout may be retained by Tribal gill net fishers.

VIII. MANAGEMENT OF OTHER SPECIES.

A. Whitefish.

1. Shared Whitefish Harvest.

- a. Introduction. Beginning in 2001, in the whitefish management units in which the State and the Tribes share commercial whitefish fisheries, which are listed in sub. b., below, whitefish harvest shall be regulated by the parties in accordance with whitefish harvest limits developed as provided in this subsection 1. Whitefish harvest limits shall apply to the total harvest by commercial, Tribal subsistence, recreational, and commercial assessment fishers as provided in section XVI.B.
- b. Areas of Shared Harvest. A whitefish harvest limit shall be set annually in the following whitefish management units, as shown on

the maps included in Appendix C:

- (1) Lake Michigan unit WFM-01; (Figure 4)
- (2) Lake Michigan unit WFM-06; (Figure 4)
- (3) Lake Michigan unit WFM-08; (Figure 4)
- (4) Lake Superior unit WFS-04; and (Figure 6)
- (5) Lake Superior unit WFS-05. (Figure 6)

c. Target Annual Mortality. Except as otherwise determined by the TFC, whitefish harvest limits shall be based on allowing a maximum of sixty-five percent (65%) total annual whitefish mortality within the various units.

d. Whitefish Harvest Limits. Whitefish harvest limits shall be determined on an annual basis, but with a lag period of one (1) year, for the upcoming year by the Modeling Subcommittee (i.e., in any given year the harvest limit for the upcoming year shall be based on the data collected during the year prior to the year in which the calculation is made). The whitefish harvest limits shall be calculated by the Modeling Subcommittee based upon data collected from the fisheries and appropriate statistical and mathematical modeling techniques. Methods used to calculate limits, including target annual mortality rates, shall be periodically reviewed and revised by the Modeling Subcommittee. All changes shall be subject to review and approval by the TFC. All parties agree to submit catch data to the

Modeling Subcommittee by October 1. The TFC shall submit a preliminary calculation of the new harvest limit to the parties for the upcoming year by November 1 and a final calculation by December 1 of each year. For example, the whitefish harvest limit for 2002 will be based on whitefish data accumulated through 2000. The 2000 data shall be due on October 1, 2001.

e. WFM-08 Size Limit. After the first three (3) years of Tribal trap net fishing pursuant to section IV.A.1.g.(2)(a)i., the TFC shall consider whether a nineteen (19) inch minimum length limit is appropriate for Tribal commercial fishers in WFM-08. In the absence of consensus on the TFC to impose such a limit, any party may invoke the dispute resolution process, but the Tribes shall not be required to adopt such a limit unless it is necessary for conservation, as that term is used in Indian treaty rights law.

f. Apportionment of Harvest. The commercial harvest in each of the areas described in sub. b., above, shall be apportioned between the State and the Tribal fishers as follows:

(1) WFM-01: The State shall be entitled to harvest ten percent (10%) of the whitefish harvest limit or 200,000 pounds round weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the whitefish harvest limit; provided, that in any year in which no State licensee participates in the

fishery the Tribes shall be entitled to the entire whitefish harvest limit.

- (2) WFM-06: The State shall be entitled to harvest thirty percent (30%) of the whitefish harvest limit or 65,000 pounds round weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the whitefish harvest limit; provided, that in any year in which no State licensee participates in the fishery the Tribes shall be entitled to the entire whitefish harvest limit.
- (3) WFM-08: The State shall be entitled to harvest forty-five percent (45%) of the whitefish harvest limit or 500,000 pounds round weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the whitefish harvest limit; provided, that in any year in which only one (1) State licensee participates in the fishery the State's share shall be twenty-two and one-half percent (22.5%) of the whitefish harvest limit or 250,000 pounds round weight, whichever is less, and the Tribes shall be entitled to the remainder of the whitefish harvest limit; and provided further, that in any year in which no State licensee participates in the fishery the Tribes shall be entitled to the entire whitefish harvest limit.
- (4) WFS-04: The State shall be entitled to harvest ten percent

(10%) of the whitefish harvest limit or 25,000 pounds round weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the whitefish harvest limit; provided, that in any year in which no State licensee participates in the fishery the Tribes shall be entitled to the entire whitefish harvest limit.

(5) WFS-05: The State shall be entitled to harvest sixteen percent (16%) of the whitefish harvest limit or 130,000 pounds round weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the whitefish harvest limit; provided, that in any year in which no State licensee participates in the fishery the Tribes shall be entitled to the entire whitefish harvest limit.

g. Management of the Shared Whitefish Harvest. The State and the Tribes shall manage their respective fisheries in good faith to avoid exceeding their respective whitefish harvest limits as provided in sub. f., above. This requirement shall be enforced on a management unit by management unit basis as follows:

(1) Whitefish harvest limits shall be calculated annually for each shared management unit. The total harvest limit shall be determined and then apportioned according to the whitefish allocation for the Tribes and the State in each shared

management unit as described in sub. f., above.

- (2) Whitefish harvest shall be measured every year in each shared management unit by appropriate scientifically-based methods.

As part of the process of calculating annual harvest limits for the upcoming year, the TFC shall compute the percent deviation between the previous year's harvest limit and the estimated harvest for each shared management unit. For example, if the State whitefish harvest limit was 20,000 pounds round weight and the estimated State harvest was 25,000 pounds round weight, there was a positive twenty-five percent (+25%) deviation. If the estimated harvest was 15,000 pounds round weight, there was a negative twenty-five percent (-25%) deviation.

- (3) In addition, a five (5)-year running sum of deviations shall be computed for both the State and the Tribes. For example, if the State's deviations in the last five (5) years were positive five percent (+5%), negative ten percent (-10%), zero percent (0%), negative seven percent (-7%), and positive twelve percent (+12%), its five (5)-year running sum would be zero percent (0%).

- (4) If, in any one (1) year, either the State's or the Tribes' deviation exceeds positive twenty-five percent (+25%), then:

- (a) The exceeding party's (either the State or the Tribes collectively) harvest limit in the following year shall be reduced by the amount in pounds round weight by which its harvest exceeded its harvest limit for the one (1) year in question;
 - (b) The other party's harvest limit in the following year shall be increased by the same amount whether or not the party was also an exceeding party; and
 - (c) The exceeding party shall take management action so that its harvest in the following year does not exceed its harvest limit for that year as adjusted under this subsection (4).
- (5) If, in any five (5) consecutive years, either the State's or the Tribes' running sum of deviations exceeds positive twenty-five percent (+25%), then:
- (a) The exceeding party's (either the State or the Tribes collectively) harvest limit in the following year shall be reduced by the amount in pounds round weight by which its harvest exceeded its harvest limit for the five (5) years in question;
 - (b) The other party's harvest limit in the following year shall be increased by the same amount whether or not

the party was also an exceeding party; and

- (c) The exceeding party shall take management action so that its harvest in the following year does not exceed its harvest limit for that year as adjusted under this subsection (5).
- (6) If in any year an adjustment in harvest limits is required under both sub. (4) and sub. (5), above, the amount of the adjustment shall be the larger of the amounts calculated under those subsections.
- (7) In the event that the State or the Tribes are required to take management action under sub. (4) or sub. (5), above, CORA, the State, or both, as appropriate, shall present a good faith proposal for such action to the TFC. In the event that the members of the TFC do not agree that the proposal is adequate to prevent the opposing party's harvest from exceeding its harvest limit in the coming year, any party may invoke the dispute resolution process in section XIX.
- (8) It is the intent of this section that:
 - (a) large deviations shall be rare and promptly addressed;
 - (b) the fishery shall not be overly regulated in response to minor deviations caused by random fluctuations and imprecision in assessment methods; and

(c) on average, neither the State nor the Tribes shall exceed their apportioned harvest opportunities.

2. Other Whitefish Fisheries. In all whitefish management units which are not shared whitefish units listed in sub. 1.b., above, the Tribes shall manage their commercial whitefish fisheries in accordance with the provisions set forth in section III. of the Tribal Plan. The Tribes shall not amend those provisions without the prior written agreement of the State and the United States.

B. Salmon.

1. A limited entry permit salmon fishery in Lake Michigan for Little Traverse fishers shall be authorized subject to the following restrictions: [\(Figure 14\)](#)

a. Salmon fishing by Little Traverse fishers shall be permitted within one (1) mile from shore from Seven Mile Point in grid 518 north to McGulpin Point in grid 320, from August 1 through October 15.

b. Nets may be fished at the surface in this fishery from September 10 through October 15. At all other times during the salmon season in this salmon fishery, nets shall be set at least eight (8) feet below the surface.

2. A salmon fishery in Lake Michigan for Grand Traverse fishers is authorized subject to the limitations of this subsection: [\(Figure 15\)](#)

a. Salmon fishing shall be permitted from September 15 through October 30 in grid 615, the south half (S½) of grid 614, and in that portion of grid 714 which is north of an east-west line commencing

- three-tenths (0.3) mile north of mouth of the Leland River.
- b. Salmon fishing shall be permitted from the day after Labor Day through October 30 in those portions of grids 715 and 815 within the boundaries of a line from the tip of Omena Point to buoy *N''2''* off Omena Point, then to buoy *C''1''* off Stony (Suttons) Point, and then due west to the intersection with the Leelanau Peninsula.
3. A salmon fishery in Lake Huron shall be authorized subject to the limitations of this subsection: [\(Figure 16\)](#)
- a. Fishing for salmon by the Tribal commercial fishers is limited to the Sault Tribe Tribal Zone described in section IV.A.2.c.(1).
 - b. Salmon fishing shall be permitted from August 1 through October 15 in the St. Martin's Bay zone, and from September 10 through October 15 in the Cordwood Point zone.
 - c. Nets may be fished at the surface at any time during the specified salmon seasons in the areas described in subs. a. and b., above.
4. Except as provided in subs. 1., 2., and 3., above, commercial fishing for salmon is prohibited except for incidental harvest. The Tribes shall prohibit the retention of more than two hundred (200) pounds round weight per vessel per day of salmon caught as incidental catch in gill nets in waters and seasons not open to salmon fishing, and shall prohibit any retention of salmon caught in trap nets.
5. Salmon nets shall be marked in accordance with standards no less stringent

than the following:

a. Each gang of salmon nets shall be marked at each end with a staff buoy which extends a minimum of five (5) feet above the surface and which:

(1) is at least fifty percent (50%) reflective orange in color;

(2) has affixed to the top one orange flag twelve (12) inches by twelve (12) inches in size; and

(3) has affixed the license number of the fisher.

b. Each gang of nets shall have attached along the top edge of the net orange PVC floats which are at least six (6) inches by fourteen (14) inches in size and which are evenly spaced along the length of the gang at intervals of not more than three hundred (300) feet of net.

6. Salmon nets shall be set in a manner that permits reasonable ingress and egress by shoreline residents.

C. Other Species.

1. Species Authorized for Commercial Harvest.

a. Bloater Chubs. Subject to the provisions of this Decree, the Tribal Plan, and the Tribal Code:

(1) The TFC shall determine the availability of chub stocks and establish harvest limits, if appropriate, in the shared zones identified in sub. (4), below. In all other waters open to Tribal commercial fishing, CORA shall determine the

availability of chub stocks and regulate harvest in accordance with the Tribal Plan.

- (2) Tribal commercial fishing for chubs with small mesh gill nets is authorized; provided, that subject to the provisions of sub. (3), below, nets must be set in forty (40) fathoms of water or deeper.
- (3) The TFC shall develop or approve an assessment protocol to establish whether and in what areas chubs may be fished in waters less than forty (40) fathoms in a manner that does not impose significant biological problems for, or increased bycatch of, lake trout, whitefish, or other species. Based upon the assessment the TFC may authorize fishing in depths less than forty (40) fathoms in particular areas. If the TFC fails to reach consensus on a depth limitation, any party may seek resolution of the issue by invoking dispute resolution under section XIX., but the change shall not be made until the dispute is resolved. The TFC shall periodically review and assess the fishery to determine whether the current depth limitations are appropriate.
- (4) Apportionment of Harvest. Beginning in 2001, in the following areas, in which the chub fishery is shared between State and Tribal fishers, the harvest shall be allocated as

follows:

- (a) Whitefish management unit WFM-05: The State shall be entitled to harvest five percent (5%) of the available harvest or 21,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the harvestable surplus; provided, that in any year in which no State licensee participates in the fishery the Tribes may harvest the entire harvestable surplus.
- (b) Whitefish management unit WFM-06: The State shall be entitled to harvest thirty-three percent (33%) of the available harvest or 127,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the harvestable surplus; provided, that in any year in which only one State licensee participates in the fishery, the State shall be entitled to twenty-two percent (22%) of the available harvest or 85,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the available harvest; and provided further, that in any year in which no State licensee participates the Tribes may harvest the entire

harvestable surplus.

- (c) Whitefish management unit WFM-07: The State shall be entitled to harvest sixteen percent (16%) of the available harvest or 62,500 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the harvestable surplus; provided, that in any year in which no State licensee participates in the fishery the Tribes may harvest the entire harvestable surplus.
- (d) Whitefish management unit WFM-08: The State shall be entitled to harvest thirty-three percent (33%) of the available harvest or 125,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the harvestable surplus; provided, that in any year in which only one State licensee participates in the fishery, the State shall be entitled to sixteen percent (16%) of the available harvest or 62,500 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the available harvest; and provided further, that in any year in which no State licensee participates the Tribes may harvest the entire

harvestable surplus.

- (e) Whitefish management unit WFS-04: The State shall be entitled to harvest thirty-five percent (35%) of the available harvest or 17,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the harvestable surplus; provided, that in any year in which no State licensee participates in the fishery the Tribes may harvest the entire harvestable surplus.
- (f) Whitefish management unit WFS-05: The State shall be entitled to harvest twenty-nine percent (29%) of the available harvest or 39,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the harvestable surplus; provided, that in any year in which only one State licensee participates in the fishery, the State shall be entitled to nineteen percent (19%) of the available harvest or 26,000 pounds dressed weight, whichever is less, and the Tribes shall be entitled to harvest the remainder of the available harvest; and provided further, that in any year in which no State licensee participates the Tribes may harvest the entire

harvestable surplus.

- b. Lake Herring. CORA shall manage the Tribal commercial harvest of lake herring in accordance with the Tribal Plan. The State may request that the TFC review this fishery in the manner described in sub. f., below.
- c. Menominee. CORA shall manage the Tribal commercial harvest of menominee in accordance with the Tribal Plan.
- d. Walleye.
 - (1) Subject to the provisions of this Decree, the Tribal Plan, and the Tribal Code, the following waters are open to Tribal commercial fishing targeting walleye:
 - (a) Lake Michigan grids 116, 117, 118, 218, 219, 615, 712, 713, 714, 715, 716, and the south half (S½) of grids 614 and 616, subject to the following restrictions: [\(Figures 17 and 17a\)](#)
 - i. The area in grid 715 north and west of a line from the tip of Northport Point in a direct line to *R"2" Bell* buoy off Northport Point, then due west to the shore, shall be closed to walleye fishing except from March 16 through April 23. Fishing for walleye during this period shall be limited to depths of twenty

(20) feet or less using impoundment nets. All yellow perch shall be returned to the water dead or alive.

- ii. Small mesh gill nets shall be limited to two and three-quarters (2.75) to three (3.0) inch stretch measure in the north half (N $\frac{1}{2}$) of grid 715 outside of the area described in sub. i., above.
- iii. Small mesh gill nets shall be set in waters ninety (90) feet deep or less in grids 712, 713, and 714.
- iv. Small mesh gill nets shall be set in waters from twenty (20) to ninety (90) feet deep in grids 615 and 716, the south half (S $\frac{1}{2}$) of grids 614 and 616, and the portion of grid 715 outside the area described in sub. i., above.
- v. Nets set for walleye in grids 712, 713, 714, 715, 716, 615, and the south half (S $\frac{1}{2}$) of grids 614 and 616 shall be no more than six (6) feet in height and shall be set with the lead line on the bottom of the lake.
- vi. The TFC may periodically review and assess

the fishery in subs. iii. and iv., above, to determine whether the depth limitations are appropriate.

- (b) Lake Huron grids 202, 301 through 306, and 401 through 403, except for those portions of grids 303 through 305 described in sections IV.C.5. and IV.C.6., as shown on a map included in Appendix C. (Fig. 18)
 - (c) Lake Superior grid 1646. (Figure 9b)
- (2) Except as provided in sub. (1), above, and sub. (3), below, commercial fishing for walleye is prohibited.
- (3) The Tribes shall:
- (a) Prohibit possession of more than fifteen (15) pounds round weight of walleye per vessel per day in all 1836 Treaty waters not identified in sub. (1), above, and in closed seasons;
 - (b) Require that all walleye less than fifteen (15) inches long caught in impoundment nets shall be returned to the water dead or alive; and
 - (c) Require that all walleye caught in trap net zones, as described in sections IV.A.1.b., IV.A.2.d., and IV.A.3.b., shall be returned to the water dead or alive.

e. Yellow Perch.

(1) Subject to the provisions of this Decree, the Tribal Plan, and the Tribal Code, the following waters are open to Tribal commercial fishing targeting yellow perch:

(a) Lake Michigan grids 116, 117, 118, 218, 219, 615, 712, 713, 714, 715, 716, and the south half (S½) of grids 614 and 616, subject to the following restrictions: [\(Figures 17 and 17a\)](#)

- i. The area in grid 715 north and west of a line from the tip of Northport Point in a direct line to *R"2" Bell* buoy off Northport Point, then due west to the shore, shall be closed to commercial fishing for yellow perch.
- ii. Small mesh gill nets shall be limited to two and three-quarters (2.75) to three (3.0) inch stretch measure in the north half (N½) of grid 715 outside of the area described in sub. i., above.
- iii. Small mesh gill nets shall be set in waters ninety (90) feet deep or less in grids 712, 713, and 714.
- iv. Small mesh gill nets shall be set in waters

from twenty (20) to ninety (90) feet deep in grids 615 and 716, the south half (S½) of grids 614 and 616, and the portion of grid 715 outside the area described in sub. i., above.

- v. Nets set for yellow perch in grids 712, 713, 714, 715, 716, 615, and the south half (S½) grids 614 and 616 shall be no more than six (6) feet in height and shall be set with the lead line on the bottom of the lake.
 - vi. The TFC may periodically review and assess the fishery in subs. iii. and iv., above, to determine whether the depth limitations are appropriate.
- (b) The northeast quarter (NE¼) of Lake Michigan grid 508, and a narrow strip of water along the eastern part of the northwest quarter (NW¼) of grid 508 near St. Martins Island and described as follows: commencing at the eastern shore of St. Martins Island at forty-five degrees thirty minutes (45° 30') north latitude; then southward along the shore of St. Martins Island to its southernmost tip; then due south to the intersection of the Michigan-Wisconsin border; then southeastward

to the intersection with the eighty-six degrees forty minutes ($86^{\circ} 40'$) west longitude; then northward along said longitude to the intersection with forty-five degrees thirty minutes ($45^{\circ} 30'$) north latitude; then westward along said latitude to the point of beginning.

- (c) Lake Michigan grids 315 to 319 and that portion of grid 320 west of McGulpin Point except: (Fig. 17b)
- i. St. James Harbor west of eighty-five degrees thirty minutes ($85^{\circ} 30'$) west longitude; and
 - ii. In grid 318, that part east of a line from the westernmost tip of Waugoshance Point to the southeast corner of the grid.
- (d) The portions of Lake Michigan grids 418 and 518 described as follows: the area bounded by a line from the church spire at Middle Village southward to a line running from Townline Road on the south to the Stuttzmanville Road tower to the north; then south along that line a distance of three (3) miles; then along a line paralleling the shore and three (3) miles from the shore to a point due west of the church spire at Middle Village; then east to the shore. The portion of this area in grid 418 shall be open to fishers from

other Tribes as determined by Little Traverse in its discretion.

- (e) Lake Huron grids 202, 301 through 306, and 401 through 403, except for those portions of grids 303 through 305 closed to tribal commercial fishing under sections IV.C.5. and IV.C.6., as shown on a map included in Appendix C. [\(Figure 18\)](#)
 - (f) Lake Superior grid 1646. [\(Figure 9b\)](#)
- (2) The following seasonal closures shall apply in Lake Michigan:
- (a) The north half (N $\frac{1}{2}$) of the southwest quarter (SW $\frac{1}{4}$) of grid 316 shall be closed to yellow perch fishing from and including the Friday before Memorial Day through Labor Day;
 - (b) In grid 318, the area east of a line from the westernmost tip of Waugoshance Island to the southeast corner of grid 318 shall be closed to yellow perch fishing from and including December 1 through March 31.
- (3) Yellow perch fishing in the waters described in sub. (1)(c), above, shall be subject to the following restrictions:
- (a) Yellow perch fishing shall be pursued in water depths

between twenty (20) and ninety (90) feet.

- (b) Nets set for yellow perch shall be no more than six (6) feet in height and shall be set with the lead line on the bottom of the lake.
- (c) Until 2006 Little Traverse shall conduct a yellow perch assessment fishery under the direction of the TFC. The protocol for such assessment shall be established based on lakewide yellow perch assessments being done under the auspices of the Yellow Perch Task Group (YPTG); however, the TFC may conduct additional assessments to supplement data gathered under the protocol developed by the YPTG.
- (4) The TFC shall, if appropriate, determine commercial and recreational harvest limits for yellow perch in the waters described in sub. (1), above.
- (5) Except as provided in sub. (1), above, and sub. (6), below, commercial fishing for yellow perch is prohibited.
- (6) The Tribes shall:
 - (a) Prohibit possession of more than fifteen (15) pounds round weight per vessel per day of yellow perch in all 1836 Treaty waters not

identified in sub. (1), above, and in closed seasons;

(b) Require that all yellow perch less than eight (8) inches long caught in impoundment nets be returned to the water dead or alive; and

(c) Require that all yellow perch caught in trap net zones, as described in sections IV.A.1.b. (except for that portion described in section VIII.C.1.e.[1][b]), IV.A.2.d., and IV.A.3.b., be returned to the water dead or alive.

f. Other Species. The commercial harvest of any other species is authorized unless specifically prohibited in sub. 2., below. However, no party shall target such species without prior notice to the TFC. Any party may request that the TFC design a protocol for assessment of such species to determine the appropriate management of the species. The TFC shall develop appropriate management measures based upon the assessment. If there is an issue of allocation between Tribal and State commercial fishers, there shall be a presumption in favor of the Tribal fishers.

2. Species Not Authorized for Commercial Harvest.

a. The following fish species shall not be targeted for harvest or offered for sale or exchange when taken as bycatch during commercial

fishing activities: muskellunge (except in Lake Michigan), splake, brown trout, brook trout, rainbow (steelhead) trout, Atlantic salmon, largemouth and smallmouth bass, and northern pike. Retention of such species when taken as bycatch during commercial trap net fishing is prohibited. Retention of more than twenty-five (25) pounds round weight per vessel per day of such species as bycatch during commercial gill net fishing is prohibited.

- b. The following fish species shall not be targeted for harvest or offered for sale or exchange when taken as a bycatch during commercial fishing, and any catch shall immediately be returned to the water if alive or, if not alive, shall be turned in to the BSD, Tribal biological staff, or the nearest MDNR field office and shall not be retained in possession: lake sturgeon, muskellunge (Lake Michigan only), and any fish species listed as threatened or endangered under the Federal Endangered Species Act.

IX. STOCKING.

- A. Lake Committee Role. The parties support the functions of the Lake Committee organized under the auspices of the Great Lakes Fishery Commission for each of the lakes containing 1836 Treaty waters. Lake trout reared by the federal government for stocking in the Great Lakes will continue to be stocked for lake trout rehabilitation. The State and the Tribes shall continue to use the Lake Committee

process to oversee stocking practices of lakewide concern, such as lakewide stocking caps for certain species.

B. TFC Review. A party proposing to make any change from 1999 stocking plans or activities shall provide notice to all other parties sufficient to allow for TFC review of the proposed change before it occurs. Changes requiring notice include:

1. A change in stocking site priority in terms of receiving available fish.
2. A change in the overall distribution plan for any species in terms of number of fish assigned to each site (including eliminating or adding sites).
3. Stocking a new species, strain, or size class of fish at a location.
4. Any other change that would materially affect an allocation of harvest opportunity set forth in this Decree.

Within one (1) year after entry of this Decree, the TFC shall identify current stocking regimes and shall develop a standard format for new stocking proposals, including a problem/opportunity statement, description of expected results, and an evaluation plan. If a party objects to any other party's stocking proposal, that objection and the rationale for the objection shall be made in writing. New stocking proposals that are not approved by the TFC shall not be implemented unless and until the party proposing the stocking prevails in dispute resolution. Each year, all parties shall prepare a table of stocking sites organized by species of fish that compares planned and accomplished stocking for the previous year.

C. Lake Trout Stocking. Because portions of the waters of northern Lakes Michigan and Huron that were formerly in deferred status are now subject to the lake trout

harvest limits described in section VII., all parties shall support action by the Lake Committees for these lakes to alter stocking patterns immediately to reflect this expanded commitment to lake trout rehabilitation, including an immediate increase in stocking in MH-1 to the level recommended by the Lake Huron Committee and an increase in stocking in MM-1, MM-2, and MM-3 (combined) to a comparable level as soon as is feasible. In addition, the State and the Tribes shall resist changes in stocking that will have the effect of lowering a lake trout harvest limit established under section VII.

D. Other Stocking Commitments. Except as the parties may otherwise agree, the following stocking commitments are not subject to review and approval under sub. B., above:

1. The State shall annually stock chinook salmon spring fingerlings in St. Martin's Bay of Lake Huron as follows:
 - a. 400,000 in 2001 and 2002;
 - b. 300,000 in 2003 through 2005; and
 - c. 250,000 in 2006 and thereafter until the expiration of this Decree.
2. The State shall provide and stock 100,000 yearling lake trout annually in MH-1 in Lake Huron beginning in 2002.

E. Walleye Stocking in the Grand Traverse Tribal Zone. Prior to continuing stocking of walleye in the Grand Traverse Tribal Zone, Grand Traverse shall submit a plan consistent with the standard format described in sub. B., above, for review by the TFC. The USFWS and MDNR shall consult with Grand Traverse prior to

submission of the plan. Walleye stocking under the submitted plan shall be reviewed by the TFC after four (4) years to determine whether the stocking should be continued, altered, or discontinued.

X. TRIBAL TRAP NET OPERATIONS.

A. State Commitment.

1. In order to reduce the amount of large mesh gill net effort of the Tribes who have participated in the fishery for some time, and to provide fishing opportunities to recently reaffirmed Tribes that do not involve the use of large mesh gill nets, the State shall assist the Tribes in obtaining trap net opportunities as described in this section.
2. As provided in section XX.A.1.a.(1), the State shall provide funding to enable the Tribes to accomplish the following:
 - a. Acquire the State commercial fishing licenses necessary to reduce the State commercial harvest in WFM-01 to the level specified in section VIII.A.1.f.(1). All State licenses acquired under this subsection shall be immediately surrendered to the State.
 - b. Under the terms of the agreement described in sub. C.3.g.(2), below, acquire a total of twelve (12) vessels and related equipment which shall be allocated as follows: two (2) to Little Traverse and ten (10) to meet the Tribal commitment described in sub. B., below. Each trap net operation shall include a suitable trap net vessel which meets

all applicable standards of safety and seaworthiness; a minimum of twelve (12) large mesh trap nets; and other related equipment necessary to the operation; all of which shall be in good usable condition and shall have passed Tribal inspection. Any vessels and equipment remaining after the initial round of conversions shall be held and maintained by the Sault Tribe or CORA for use in further conversions by qualifying Tribal fishers consistent with the provisions of this section.

3. As provided in sections XX.A.1.a.(3) and XX.A.1.a.(5), the State shall provide the funding to obtain the services of consultants to assist the Tribes or Tribal fishers in operating the trap net operations provided by this section.
4. As provided in section XX.A.1.a.(2), the State shall also fund conversions under special circumstances proposals submitted to the State by a Tribe as provided in sub. C.2.b., below.
5. The State's commercial licensees or permittees operating in the Lake Huron Trap Net Zone shall be relocated south of whitefish management unit WFH-05.

B. Tribal Commitment. The Sault Tribe shall accomplish removal of at least fourteen (14) million feet of large mesh gill net effort from Lakes Michigan and Huron by 2003, based upon 1996 to 1998 effort data, through conversion as provided in sub. C., below, or other methods. Conversion by fishers from other Tribes shall count toward this commitment. Participation by individual Tribal members in the

conversion program shall be voluntary.

C. Gill Net Conversion Program.

1. Of the trap net operations acquired from the State-licensed fishers in Bay de Noc, up to ten (10) shall be set aside for the gill net conversion program.

2. Criteria.

a. Fishers shall qualify for participation in the conversion program if they have fished an average of at least 500,000 feet of large mesh gill nets per year during the qualifying period of 1997 - 1999. Tribal fishers who have: fished trap nets during the period but have switched back to gill nets; acquired large mesh gill net operations from another fisher; or been absent from the fishery during a portion of the qualifying period for good cause, shall have their gill net effort adjusted or imputed upon a reasonable basis.

b. Notwithstanding the foregoing, fishers who present special circumstances may be considered for inclusion in the conversion program on a case by case basis. The fisher's Tribe shall submit a proposal for consideration of special circumstances to the State, which shall meet with the Tribe in good faith to consider the proposal. Examples of possible special circumstances include:

(1) Family operations that currently hold State and Tribal licenses.

(2) Family operations involving two (2) or more licensees which

fish both trap and gill nets, or both large and small boats.

(3) Two (2) or more small boat licensees who wish to combine in a single trap net operation.

(4) Individual fishers who fish both trap nets and large mesh gill nets who wish to participate in the program.

3. Implementation.

a. Litigation over the implementation of the conversion process with or among third parties or among the Tribes, including but not limited to the condition of the equipment exchanged, shall not be a basis for relief from the terms of this Decree.

b. The State, in its sole discretion and subject to the availability of funds, may consider providing additional trap net operations, or funding, to convert additional Tribal large mesh gill net fishers on an ad hoc basis while this Decree is in effect. Consideration may be given to proposals prepared by a Tribe and forwarded to the MDNR, with copies sent to the other parties.

c. Upon acceptance of a conversion trap net operation, a converting Tribal fisher shall convey ownership and title, free from any liens and encumbrances, and shall surrender possession to the State of the fisher's gill net tug, all on-board equipment used in the operation of such vessel, and all of the fisher's large mesh gill nets. A converting Tribal fisher who does not own a gill net tug and has qualified for

conversion by fishing with a small boat shall convey and surrender the vessel he has used for fishing with gill nets. Upon acceptance of a state-funded conversion trap net operation, use or possession on the water of large mesh gill nets by a converted fisher shall be prohibited, except as provided in sub. e., below. Use or possession on the water of small mesh gill nets is prohibited on such state-funded conversion vessels, except for the taking of chubs and menominee as provided in this Decree.

- d. The tugs surrendered to the State shall be accepted “as is” in the condition they were in when last used by the fisher, except that the State shall be permitted to inspect and require that any tug which was acquired by a converting fisher on or after October 1, 1999, be brought up to acceptable marine standards.
- e. A fisher who converts to trap nets under this subsection C. shall not thereafter resume the use of large mesh gill nets except as follows:
 - (1) Subject to Tribal approval, after two (2) years of use of the trap net operation, the fisher may exchange license and gear with another Tribal licensee who represents at least sixty percent (60%) of the average large mesh gill net effort of the converted fisher during the years 1997 through 1999.
 - (2) Subject to Tribal approval, a converted fisher may acquire a large mesh gill net operation and license if the fisher has sold

his trap net operation and retired from the fishery for a period of two (2) years.

- f. A Tribal fisher who participates in the gill net conversion program under this subsection C. may sell his or her trap net operation and transfer the fisher's captain's license as provided under current Tribal regulations. Anyone acquiring such a conversion trap net operation shall be subject to the same restrictions as the original conversion program participant.
- g. The provisions of this section shall be implemented by the following agreements:
 - (1) An escrow agreement or other suitable agreement to which the State, Little Traverse, Grand Traverse, and the Sault Tribe shall be parties that shall assure that the funds provided by the State to the Tribes for the acquisition of licenses and equipment are distributed in accordance with the terms of this section and that the State commercial fishing licenses acquired are in fact surrendered to the State along with a full and complete release of the State from any liability to the surrendering fisher.
 - (2) An agreement among the Sault Tribe, Little Traverse, Grand Traverse, and the State-licensed commercial fishers selling their trap net fishing vessels and equipment and surrendering

their State licenses that governs the timing, terms and conditions of the purchase, sale, and surrender. The agreement shall be approved by the State, which may also become a party to the agreement.

(3) An agreement between the Sault Tribe or Grand Traverse and a Tribal fisher participating in the conversion program to which the State is a third party beneficiary which governs the timing, terms and conditions of the transfer of equipment in accordance with the provisions of subs. c. and d., above.

h. The Sault Tribe shall contribute the trap net vessel "PB-2," together with any associated equipment still in its possession, for selection by one of its fishers in the conversion program in conjunction with the vessels and equipment acquired under sub. A.2.b., above.

4. Sault Tribe Provisions.

a. The Sault Tribe shall establish a new category of captain's license, the trap net conversion license, and shall issue such a license to each participant in the conversion program. The license shall:

(1) Authorize fishing with trap nets, and with small mesh gill nets subject to the restrictions contained in sub. 3.c., above.

(2) Authorize trap net fishing in trap net zones and in all other open waters, subject to the restrictions contained in this Decree, the Tribal Plan, and the Tribal Code.

- (3) Restrict sale of the operation and transfer of license as provided in subs. 3.e. and 3.f., above.
- b. The Sault Tribe shall continue in effect its current regulations on large and small boat captain's licenses, including the prohibitions on using more than one (1) vessel at a time and on upgrading from a small boat to a large boat license. In addition, the Sault Tribe shall adopt the following provisions:
- (1) The number of large boat and small boat captain's licenses shall each be capped at the number outstanding on January 1, 2000.
 - (2) Special permits authorizing the use of large mesh gill nets shall be prohibited.
 - (3) The number of large boat and small boat captain's licenses issued at any time shall be the number in each category outstanding on January 1, 2000, less the number replaced with trap net conversion licenses.
 - (4) A retired or inactive trap net conversion license shall not be reissued as a large boat or small boat gill net captain's license.
- c. The following preferences shall apply in ranking Sault Tribe fishers for participation in the conversion program and selection of trap net operations:
- (1) Those fishers who have fished in whitefish management unit

WFM-04 during the qualifying period and who have agreed to relocate their fishing effort to one (1) of the trap net zones created in sections IV.A.1.b. and IV.A.2.d.

- (2) Fishers who do not meet the requirement of sub. (1), above, and who have agreed to relocate to one (1) of the trap net zones identified in sub. (1).

Additional qualifying conversions may be considered only after these conversions have been completed.

- d. A fisher participating in the conversion program who has agreed to move the trap net operation to one (1) of the trap net zones and has obtained a preference provided in sub. c., above, shall be required to fish within the trap net zone exclusively for a period of two (2) years after conversion. Tribal fishers who have not obtained a preference, or preference fishers after two (2) years of fishing, may fish in any waters open to Tribal fishing, subject to any restrictions on such fishing contained in the Tribal Plan or Tribal Code.
 - e. A converted trap fisher who had an average small mesh gill net effort of over 950,000 feet per year for the years 1997 and 1998 may keep his or her gill net tug for the sole purpose of fishing small mesh gill nets for chubs and menominee.
5. Grand Traverse Provisions. Grand Traverse shall establish a new category of captain's license, the trap net conversion license, and shall issue such a

license to each participant in the conversion program. The license shall:

- a. Authorize fishing with trap nets, and with small mesh gill nets subject to the restrictions contained in sub. 3.c., above.
- b. Authorize trap net fishing in all waters open to such fishing by Grand Traverse fishers, subject to the restrictions contained in this Decree, the Tribal Plan, and the Tribal Code.
- c. Restrict sale of the operation and transfer of license as provided in subs. 3.e. and 3.f., above.

D. Trap Net Operations for Recently Reaffirmed Tribes.

1. Little Traverse. Little Traverse shall receive two (2) of the operations described in sub. A.2.b., above. These two (2) operations may also be used for fishing large mesh gill nets for salmon only and for fishing small mesh gill nets for all species permitted under this Decree.
2. Little River. The State shall provide funds to Little River as described in section XX.A.1.b. which it may use for the purposes set forth in that section, including the acquisition of trap net operations.

E. Selection of Trap Net Operations. The selection of trap net operations by Sault Tribe, Grand Traverse, and Little Traverse shall proceed as follows: qualifying Sault Tribe and Grand Traverse fishers shall be ranked in order of their average annual gill net effort in Lakes Michigan and Huron in the years 1997 through 1999. The ranking of Sault Tribe fishers shall be adjusted in accordance with the preferences set forth in sub. C.4.c., above. Fishers shall make their selections in the order of their ranking,

with Little Traverse selecting its operations in the fourth and seventh positions in the order of selection.

XI. TRIBAL CHARTER BOAT OPERATIONS.

- A. Any Tribe which authorizes or conducts a charter boat operation shall adopt safety inspection standards for its charter operations substantially similar to those that exist under current State law for vessels carrying passengers for hire.
- B. Customers of Tribal charter operations who are not members of one of the Tribes shall be subject to applicable State law including, but not limited to, licensing requirements, rod limits, size and bag limits, daily possession limits, and seasons.
- C. Any Tribe which authorizes or conducts a charter boat operation shall report its charter boat harvest, including the number and weight of species caught by recreational fishers, and areas fished, to the State in accordance with provisions applicable to state-licensed charter boat operations, and the harvest shall be recorded by the State in accordance with those provisions.

XII. SUBSISTENCE FISHING.

- A. The Tribes shall develop standardized subsistence fishing reporting and sampling systems.
- B. Tribal fishers who engage in subsistence fishing shall obtain a subsistence fishing license issued by their Tribe, and shall abide by all provisions of the Tribal Code and applicable Tribal regulations governing subsistence fishing. In addition, subsistence fishing with gill nets or impoundment nets requires a Tribal permit which shall be

limited both in duration and in the area where the fishing may occur. A copy of any license or permit issued by a Tribe under this subsection B. shall be provided promptly to the BSD, which shall provide copies to the MDNR, Fisheries Division and MDNR, Law Enforcement Division.

- C. Subsistence fishers shall be limited to one hundred (100) pounds round weight aggregate catch of all species in possession and they may not sell or otherwise exchange for value any of the catch. Subsistence gill netting is limited to one (1) net of three hundred (300) feet or less per vessel per day, except that in the St. Marys River (as described in section IV.C.1.) a single gill net shall not exceed one hundred (100) feet in length. The tying together of single gill nets to form a gang of nets is prohibited. Subsistence nets shall be marked at each end with an orange float equivalent to at least a one (1) gallon jug in size bearing the Tribal ID number of the subsistence fisher.
- D. Subsistence fishing is authorized in all 1836 Treaty waters, except:
1. Subsistence fishing with gill nets is prohibited in all lake trout refuges.
 2. Subsistence fishing gear shall not be set in a manner which completely blocks or entirely prevents the free passage of fish into and out of streams that flow into 1836 Treaty waters.
 3. There shall be no subsistence fishing with nets:
 - a. Within one hundred (100) yards of any break wall or pier; or
 - b. Within a three-tenths (0.3) mile radius of the mouth of the streams listed in section IV.C.8.

- E. In Little Bay de Noc, Lake Michigan, subsistence fishers shall not use gill nets or possess walleye beginning March 1 through May 15 in the waters of grid 306 north of an east-west line drawn through Saunders Point.
- F. In Big Bay de Noc, Lake Michigan, subsistence fishers shall not use gill nets or possess walleye beginning March 1 through May 15 in the waters of grids 308 and 309 north of a line from St. Vitals Point to the northernmost tip of Garden Bluff.
- G. All subsistence fishers who engage in any fishing activity under this section must file catch reports with their Tribe, which shall provide the reports to CORA.

XIII. TECHNICAL FISHERIES COMMITTEE (TFC).

- A. Creation. There shall be a Technical Fisheries Committee (TFC), which shall be the primary body for consultation and collaboration on biological issues under this Decree.
- B. Membership and Authority. The membership of the TFC shall consist of the BSD Director and one (1) biologist from each of the Tribes, the MDNR, and the United States, though additional representatives of each party may also attend and participate in TFC sessions. The TFC shall operate as a vehicle for discussion and exchange of information and viewpoints. Except as otherwise provided in this Decree, the TFC shall not act as a formal decision-making body. The TFC shall attempt to shape consensus on the matters and issues before it, and shall take no action and make no determination without the consensus of all its members. No party shall take any action that requires the approval of or a determination by the TFC unless and until

the TFC provides the approval or makes the determination or the party prevails in the dispute resolution process. The foregoing provision does not apply to actions that are subject only to TFC review, recommendation, or both. As to such matters, lack of consensus on the TFC shall not prevent a party from taking actions consistent with this Decree unless or until a party opposing the action prevails in dispute resolution.

C. Tasks and Responsibilities. In addition to the specific duties described elsewhere in this Decree, the TFC shall have the following responsibilities:

1. Establish and update fish population models to be used for setting harvest limits under this Decree and by the Tribes in setting HRGs under the Tribal Plan. The work shall be performed by the Modeling Subcommittee, which shall build upon the work of the interagency modeling group that developed the models upon which sections VII.A., VII.B., and VIII.A.1. are based.
2. Act as a forum for development and review of harvest limits, HRGs, effort-based management issues, and discussion of similar biological matters.
3. Monitor the commercial, recreational, subsistence, and assessment harvest of fish from the 1836 Treaty waters and make recommendations concerning in-season effort adjustments due to unanticipated increases in harvest activity.
4. Review and, upon request of the parties, recommend such fisheries regulations as are biologically necessary to protect, preserve, or enhance the fishery resource within the 1836 Treaty waters.
5. Review, coordinate, and recommend biological research, monitoring, and fishery assessment projects of the parties within 1836 Treaty waters.

6. Review, coordinate, and recommend programs related to environmental damage and risks to the ecosystem, including habitat changes, forage base conditions, and exotic species.
7. Facilitate the exchange of information as provided in section XV.
8. Provide for review and continuous improvement of harvest estimating and reporting systems to assure that each party is submitting valid harvest estimates or reports. The TFC shall review the methods of all harvest estimating and reporting systems to assure the designs of these systems provide:
 - a. estimates and reports that are sufficient to satisfy the requirements of calculating harvest and effort limits as described in this Decree; and
 - b. adequate coverage of management units defined by this Decree.

Initial review of harvest estimating and reporting systems shall take place within two (2) years of the effective date of this Decree. Following the initial review future reviews shall be scheduled at a minimum of every five (5) years. The parties shall make changes in their harvest estimating and reporting systems that materially improve the accuracy of those systems at reasonable cost.

XIV. NOTICE AND CONSULTATION.

A. Tribal Effort-Based Management.

1. Annual Report. The BSD shall provide a copy of the annual report and

recommendations required by section III.C.1. of the Tribal Plan to the parties at the same time the report is provided to GLRC. Prior to submission of the report to GLRC, the BSD shall review and discuss its contents with the TFC.

2. Proposed Effort Modifications. By April 1 of any year in which GLRC proposes to make any effort modifications as provided in section III.D. of the Tribal Plan, GLRC shall submit the proposed effort modifications to all parties for review and comment. If any party expresses concern about any aspect of the proposed modifications within fifteen (15) days thereafter, GLRC shall hold at least one consultative meeting to discuss the concerns prior to the proposed modifications taking effect. Prior to the consultative meeting the agency expressing concern shall provide a written explanation of the basis for its concerns, including any supporting data or analyses, together with any recommendations it may have to resolve their concerns. GLRC shall address the concerns raised in the consultative process before adopting the modifications and shall provide fifteen (15) days written notice of its final action to all parties before the modifications take effect. GLRC shall also follow this consultative procedure before making any in-season adjustments as provided in section III.E.2. of the Tribal Plan.

B. Notice of Proposed Regulatory Actions.

1. As used in this section, “regulatory action” means the promulgation, adoption, enactment, modification, amendment, issuance, or rescission of:
 - a. Any provision of the Tribal Plan or Tribal Code, or any decision or

order by GLRC or the BSD Director authorized by the Tribal Plan or Tribal Code.

- b. Any State law, rule, or administrative action or order relating to or affecting fishing in the 1836 Treaty waters.
 - c. Any code, ordinance, rule, or administrative action or order of a particular Tribe relating to a matter agreed to by that Tribe under the Tribal Plan or this Decree.
2. Prior to taking any regulatory action, the party taking the action shall, to the extent practicable and in good faith, provide written notice to the other parties of the proposed action as follows:
- a. Except as provided in sub. A., above, if a change in a law, regulation, or Tribal Plan provision, at least thirty (30) days notice.
 - b. If an administrative action or order that is not an emergency order, at least ten (10) days notice.
 - c. If an emergency order as provided for in State or Tribal law, the most expeditious notice practicable under the circumstances.
3. Upon the completion of any regulatory action, the party taking the action shall provide a copy of the action to all other parties within ten (10) days after the action is taken.

C. Parties Receiving Notice.

All notices required by this Decree shall be provided to the following individuals:

1. Tribal Chairperson, Bay Mills Indian Community.

2. Tribal Chairperson, Grand Traverse Band of Ottawa and Chippewa Indians.
 3. Tribal Chairperson, Little River Band of Ottawa Indians.
 4. Tribal Chairperson, Little Traverse Bay Bands of Odawa Indians.
 5. Tribal Chairperson, Sault Ste. Marie Tribe of Chippewa Indians.
 6. Executive Director, Chippewa Ottawa Resource Authority.
 7. Director, Biological Services Division, Chippewa Ottawa Resource Authority.
 8. For the State of Michigan, the following officials:
 - a. Director, Michigan Department of Natural Resources.
 - b. Native American Coordinator, Michigan Department of Natural Resources.
 - c. Chief, Fisheries Division, Michigan Department of Natural Resources.
 9. For the United States, the following officials:
 - a. Secretary of the Interior.
 - b. Midwest Regional Director, Bureau of Indian Affairs.
 - c. Region III Director, U. S. Fish and Wildlife Service.
- D. Local Consultation. Upon request, CORA or the affected Tribe or Tribes shall meet from time to time with representatives of local sport fishing interests and local government officials to discuss matters of local concern regarding fishery user interaction.

XV. INFORMATION SHARING.

The parties agree to share with each other the following types of information:

- A. **Biological Data.** The Tribes, MDNR, USFWS, and the United States Geological Survey shall share all biological data in their possession that is not protected by applicable law, including plans for, and results of, stocking, assessments, and other research and studies relating to the 1836 Treaty waters. Data provided by the parties shall be used only for fishery management. Absent approval by the producing party, any use of such data for peer-reviewed publication purposes is prohibited. Nothing in this subsection A. shall be construed as creating an exemption from disclosure under applicable law.
- B. **Commercial Harvest.**
 1. Each month, unless the TFC requires more frequent reporting, the Tribes and the State shall promptly share with the parties information concerning commercial harvest of Great Lakes species. The regulations of the parties shall require, at a minimum, the submission of the following data by individual commercial fishers: commercial harvest data for each fishing vessel; fisher license number; weight of species landed; location of fishing, by grid; type and amount of fishing gear; and date. CORA shall serve as the central repository for any information concerning Tribal commercial harvest in the 1836 Treaty waters.
 2. Catch reports filed by individual Tribal fishers are confidential and protected from disclosure by Tribal law. CORA shall provide Tribal member

commercial harvest data, including round weight, using fisher identification numbers consistent from year to year for identifying individual fishers, but shall not divulge the name of any reporting fisher or release a catch report except as required by an order from the appropriate Tribal court. CORA may change a fisher identification number if the other parties concur in the change. Data from catch reports required by this subsection B. shall be provided to the parties and may be provided to other fisheries agencies for other bona fide scientific and management purposes.

- C. Subsistence Harvest by Tribal Fishers. Tribal regulations shall require, at a minimum, reporting by Tribal subsistence fishers of round weight of species landed; location of fishing, by grid; type and amount of fishing gear; and date. Data from the subsistence harvest reports of Tribal fishers shall be compiled by CORA and provided to the parties within six (6) months. Catch reports and fisher identifying data are confidential and protected as provided in sub. B.2., above. CORA shall also provide the parties with the results of all Tribal subsistence effort sampling.
- D. Retail Sales Records. GLRC or the Tribes shall adopt regulations requiring Tribally licensed commercial fishers to issue a bill of sale to any retail outlet purchasing fish from such fishers. The bill of sale shall contain the name of the Tribal fisher; the number and pounds, by species, of fish sold; the date of sale; and the signature of the fisher.
- E. Tribally-Licensed Fish Wholesaler Reports. GLRC or the Tribes shall require any Tribally-licensed fish wholesaler to furnish written reports of all purchases of fish,

indicating the name of the seller; the date; the seller's license number; the number and pounds of each species sold; and the price paid for each species. Tribally-licensed wholesale fish dealers shall require identification from each seller of fish. A Tribally-licensed wholesale fish dealer shall purchase fish only from a State or Tribally-licensed commercial fisher, or other legal source of fish. A copy of the report shall be mailed by the Tribally-licensed fish wholesaler to CORA by the tenth (10th) day of the month following the month in which the transaction occurred. Copies of these reports shall be provided to the MDNR, Fisheries Division, and USFWS within one (1) month of receipt.

- F. State-Licensed Fish Wholesaler Reports. A record of each purchase of fish shall be provided signed by the seller and the buyer, indicating the name of the seller; the date; the seller's identification number; the number and pounds of each species sold; and the price paid for each species. One copy shall be mailed to the MDNR by the tenth (10th) day of the month following the month in which the transaction occurred. Licensed wholesale fish dealers shall require identification from each seller of fish. A licensed wholesale fish dealer shall purchase fish only from a State or Tribally-licensed commercial fisher, or other legal source of fish. The MDNR shall provide CORA and USFWS with copies of all reports of fish purchased by fish wholesalers licensed by the State within one (1) month of receipt.
- G. Recreational Harvest by State-Licensed Fishers. The MDNR shall provide to CORA and USFWS data on State-licensed recreational fishing and charter boat harvest, including the number and weight of species caught by recreational fishers; areas

fished; and, to the extent that recreational harvest or effort is estimated, the methodology used to derive the estimate if requested.

- H. Recreational Harvest by Tribal Fishers. CORA shall provide to MDNR and USFWS such data as it possesses on Tribal recreational fishing.
- I. Charter Boat Harvest. The Tribes shall report to the State their Tribal charter boat harvest, including the number and weight of species caught by recreational fishers and areas fished, in accordance with provisions applicable to state-licensed charter boat operations.
- J. Salmon Weir Harvest. Upon request, the MDNR shall provide to the other parties data relating to the weir harvest of salmon within 1836 Treaty waters.
- K. Consultant Permits. The Tribes shall provide the MDNR and USFWS notice of the issuance of any permit issued to a non-Tribal member consultant authorized to assist a Tribal fisher under the Tribal Plan and Tribal Code within forty-eight (48) hours of issuance.
- L. Environmental Contaminants. Subject to the provisions of sub. A., above, the Tribes, the State, USFWS, and the United States Geological Survey shall share with each other in a timely manner any data concerning environmental contaminant levels in fish in 1836 Treaty waters.
- M. Exotic Species. Subject to the provisions of sub. A., above, the Tribes, the State, USFWS, and the United States Geological Survey shall share with each other in a timely manner any data concerning exotic species intrusions into 1836 Treaty waters and shall cooperate under the federal Aquatic Nuisance Prevention and Control Act

of 1990 and the National Invasive Species Act of 1996.

XVI. INFORMATION GATHERING.

A. Lake Trout Rehabilitation. The parties shall undertake an evaluation of the factors impeding successful lake trout rehabilitation, with frequent consultation and cooperation throughout the process. The following research subjects shall be considered by the parties:

1. The effects of abiotic and biotic factors on survival of lake trout early life stages. Because high densities of adult spawning lake trout have been reached through rehabilitation, and egg deposition has been documented from these adult spawners, research is needed to address why early life stages are not surviving.
2. The success of recent developments to stock early life stages.
3. The effects of genetic diversity of lake trout on reproductive success, spawning site preference, and biotic interactions. Stocking strategies (and stocking experiments) need to be designed to determine the mechanisms for maximizing phenotypic diversity in lake trout strains.
4. Early mortality syndrome (EMS) and other fish health concerns, to understand how these may impact lake trout rehabilitation.

B. Assessment Fishing.

1. Assessment fishing in 1836 Treaty waters may be conducted by the professional or technical biological staff of the BSD, the Tribes, the MDNR,

or the United States.

2. Assessment fishing may also be conducted by commercial fishers under permit from CORA or the State, provided that such assessment has been reviewed by the TFC. Such assessment fishing by commercial fishers, except that conducted by the United States, shall be limited by the following, except as otherwise approved by the parties:
 - a. The commercial assessment harvest shall be included in the total annual harvest of fish taken from a lake trout or whitefish management unit, as the case may be.
 - b. State-licensed commercial fishers shall not be permitted to conduct assessment fisheries in areas otherwise closed to State-licensed commercial fishers.
 - c. Tribal commercial fishers shall not be permitted to conduct assessment fisheries in areas otherwise closed to Tribal commercial fishing under section IV.C.
 - d. If an assessment conducted by commercial fishers will harvest a species in an area where commercial fishing for that species is prohibited or utilize gill nets in an area where the commercial use of such gear is otherwise prohibited, the assessment shall be limited to a single operation using no more than 6,000 feet of large mesh gill net, small mesh gill net, or graded mesh gill net, as appropriate.
3. Assessment fishing may include assessment of commercial harvest

opportunities or other matters not strictly biological, and sale of the catch may be authorized.

C. Information to be Gathered. The TFC shall gather the following information and ensure that the biological and other information necessary for effort-based management decisions shall be available to the parties:

1. Harvest information from commercial, subsistence, and recreational fishers and from wholesale fish dealers.
2. Age composition.
3. Length/weight composition.
4. Maturity/sex ratio.
5. Sea lamprey wounding and other lamprey-related data.
6. Agency assessment indexing, such as bycatch per unit of effort.
7. Fish stocking activities and plans.
8. Fish diet.
9. Fish health factors such as disease, contaminants, and nutritional deficiencies (e.g., thiamine).

XVII. JURISDICTION AND ENFORCEMENT.

A. Courts. Except as provided in section IV.A.2.d.(3), the courts of the Tribes shall have exclusive jurisdiction over enforcement of Tribal laws or regulations governing the fishing activities of Tribal members in 1836 Treaty waters. The State shall not enforce its fishing laws and regulations against Tribal members engaged in fishing

activity within the 1836 Treaty waters. The State shall not require State registration of boats used for Tribal treaty fishing activity within 1836 Treaty waters.

B. Enforcement Efforts.

1. The State and the Tribes shall provide, support, and maintain adequately equipped law enforcement personnel and resources to provide for protection of the resource, insure regulatory compliance, prevent harassment and vandalism, and maintain public confidence.
2. Law Enforcement Committee.
 - a. Creation. There is established a Law Enforcement Committee as the primary body for consultation and collaboration on enforcement issues under this Decree.
 - b. Membership. The Law Enforcement Committee shall be composed of the chief law enforcement officer or designee of each Tribe and the chief law enforcement officer or designee of the MDNR. In the event that the Bureau of Indian Affairs shall provide conservation law enforcement services to any of the Tribes, the Michigan Agency's chief law enforcement officer or designee shall also be a member.
 - c. Ex Officio Members. One (1) or more representatives from the USFWS, the United States Coast Guard, the United States Department of Justice, the Bureau of Indian Affairs, the Ontario Ministry of Natural Resources, and any other law enforcement agency deemed necessary may serve as ex officio members of the

Committee. Ex officio members may provide information and assistance to the Committee, but shall not vote.

- d. Advisory Group. There shall be established an Advisory Group composed of one (1) non-governmental citizen of each Tribe and one (1) non-Tribal member non-governmental citizen representative for each of the Great Lakes comprising 1836 Treaty waters. Members of the Advisory Group shall be appointed by the Law Enforcement Committee. Members of the Advisory Group shall be invited to Law Enforcement Committee meetings and participate in discussions, but attendance shall be on a voluntary basis. Advisory Group members shall sign a confidentiality agreement precluding disclosure of information gathered at the Law Enforcement Committee meetings unless specific permission is granted by the Law Enforcement Committee to release information from the meeting.
- e. Functioning of Law Enforcement Committee.
 - (1) The Law Enforcement Committee shall attempt to shape consensus on the matters and issues before it.
 - (2) The Committee shall appoint one (1) of its members as Chair each year. The Chair shall be responsible for scheduling meeting locations, taking suggestions for agenda items, preparing and disseminating meeting agendas prior to meeting dates, and such other duties as the Committee shall

decide.

- (3) Law Enforcement Committee meetings shall be sponsored by the member agencies on a rotating basis.

f. Law Enforcement Committee Duties.

- (1) Each of the Tribes and the State shall commit one (1) position as available to work with a mutual-aid enforcement team pool each year. The team shall engage in group patrols at least eight (8) times per year. Patrols shall be scheduled by the Law Enforcement Committee.

- (2) Annual work plans shall be created. Annual objectives in such plans shall address at minimum the following:

- (a) Public safety issues;
- (b) Enforcement priorities;
- (c) Standardized report forms;
- (d) Coordination of shared resources;
- (e) Identification of training needs and the provision of identified training;
- (f) Protection of commercial gear from theft and vandalism;
- (g) Identification of areas of special law enforcement concerns; and
- (h) Sharing of enforcement information.

- (3) Meetings:
- (a) The Law Enforcement Committee shall meet four (4) times yearly, each January, April, July, and October, and at such other times as the Chair receives a request from a member to schedule a meeting.
 - (b) Each meeting agenda shall include at minimum the following:
 - i. Review and evaluation of the work plan and the activities of each member organization under the plan;
 - ii. Revision as necessary of the work plan;
 - iii. Sharing of case disposition information from the period since the last meeting of the Committee;
 - iv. Review, evaluation, and forwarding with recommendations to CORA and MDNR of field suggestions for regulatory changes; and
 - v. Review and evaluation of field suggestions for training needs.
 - (c) The first meeting of the year shall also include:
 - i. Preparation of the annual work plan;
 - ii. Review of summary reports of all law

enforcement activities of member agencies of the Committee during the previous year;

iii. Review of training completed the previous year and of proposed training for the current year; and

iv. Review of the status of current law enforcement resources and those to be made available during the current year.

(d) The April agenda shall also include at a minimum the compiling, publishing, and disseminating to member agencies of a summary report of the information contained in the standardized report forms.

(4) The Law Enforcement Committee shall investigate and recommend to CORA and MDNR improvements in marking and identification of fishing gear and equipment.

(5) Standard Complaint Handling Mechanism.

(a) A standard complaint handling mechanism shall be established.

(b) A twenty-four (24) hour, toll free "hotline" shall be established for complaint calls relating to violations of fishing regulations, harassment of fishers, vandalism of fishing gear, and related matters. The "hotline"

shall be monitored year round by the MDNR Report All Poaching communications room operator. The “eight hundred” (“800”) line shall be funded by CORA.

- (c) Each agency shall provide regularly updated call-out lists to expedite dispatch of complaints.
 - (d) Complaints shall be dispatched by radio, telephone, or other electronic means to the officer closest to the complaint location, and shall be followed by a printed complaint form sent to the officer to whom the complaint was dispatched, and also to the agency licensing the subject involved in the complaint. It shall be the officer's responsibility to complete and return the complaint form to his or her agency and to contact the complainant listed on the form to advise that the complaint has been handled.
- (6) The Law Enforcement Committee shall develop and implement a standardized information system that shall allow the sharing of patrol plans, patrol activity records, patrol actions, and other law enforcement information, accessible to all authorized enforcement personnel, on as close to a real-time basis as necessary.

- (7) The Law Enforcement Committee shall develop and implement a common communications protocol for use between agencies.
 - (8) Each law enforcement agency enforcing the Tribal Code shall have written policies and procedures for investigating complaints made against officers enforcing the Tribal Code which shall include a written report to the complainant of disposition of the complaint.
3. Conservation officers of the MDNR may enforce the Tribal Code and any additional regulations of the Tribes pertaining to the fishery in 1836 Treaty waters.
4. The Tribes shall provide to the MDNR documentation of each person issued a commercial fishing license under 25 C.F.R. Part 249, a commercial fishing permit, or a subsistence fishing license.
5. The Sault Tribe shall dedicate at least one and one-half (1.5) full time officers at St. Ignace for enforcement of commercial fishing regulations under this Decree, the Tribal Plan, and the Tribal Code, including patrols in the area between St. Ignace and Alpena. Bay Mills shall dedicate at least one-half (0.5) full time officer to this effort.

XVIII. EXECUTIVE COUNCIL.

- A. There is created an Executive Council which shall consist of the chairpersons of the

Tribes, the Director of the MDNR, and the Secretary of the Interior, or their duly authorized representatives.

- B. The Executive Council shall meet and confer as necessary, but in no event less than annually, to review the status of the fishery resource, the implementation of this Decree, and any other matters appropriate for consideration by the parties at the policy level.
- C. The Executive Council shall provide a forum for policy-level discussion and consultation, but it shall not have any decision-making authority unless otherwise expressly agreed by all of the parties.

XIX. DISPUTE RESOLUTION.

Any dispute arising out of or relating to this Decree shall be resolved by the procedures set forth in this section.

- A. Negotiation.
 - 1. It is the intent of the parties that any dispute be resolved informally and promptly through good faith negotiations among the parties. Should any dispute or controversy arise, the steps outlined in this subsection A. shall immediately be taken. However, matters identified in this Decree as requiring consent or agreement of all the parties shall not be subject to dispute resolution under this section.
 - 2. If the dispute involves any matter within the tasks or responsibilities of the TFC, the party raising the dispute shall first bring the matter before the TFC

for discussion and an attempt to achieve consensus. If the TFC has not previously had the matter before it for discussion, the TFC shall be convened to discuss the dispute upon at least fifteen (15) days written notice to the members setting forth the particulars of the dispute. If the TFC fails to reach consensus on the matter, or if consensus on components of the dispute within the purview of the TFC does not resolve the entire dispute, any party may proceed with the next step in dispute resolution under this section.

3. Any party may initiate negotiation proceedings by sending written notice to all other parties setting forth the particulars of the dispute, the provision of this Decree involved, and a suggested resolution of the problem. The recipient parties involved in the dispute must respond within ten (10) days of receipt with an explanation and response to the proposed solution, which response shall be sent to all other parties.
4. If correspondence does not resolve the dispute, the parties involved in the dispute and any other parties who desire to attend shall meet on at least one (1) occasion within fifteen (15) days after the response by the recipient parties and attempt to resolve the matter. If such a meeting does not produce a resolution, the parties may proceed with mediation or judicial resolution as further provided in this section.

- B. Mediation. If the dispute is not resolved by informal negotiations among the parties within fifteen (15) days or any mutually agreed extension of time after the first meeting of the parties, the parties may agree to attempt to resolve the matter by

mediation. Unless the parties agree to a different mediation procedure, voluntary facilitative mediation shall be conducted as provided in W. D. Mich. L. R. 16.3.

C. Judicial Resolution.

1. If the parties do not agree to resolve the matter by mediation, or if mediation attempts are unsuccessful, a party or parties may seek relief from the Court as provided by the Federal Rules of Civil Procedure and the Local Rules of the Western District of Michigan.
2. A party desiring to initiate judicial resolution of the dispute shall file a notice pleading with the Court containing a concise description of the matters in dispute, certification that the party seeking relief has complied with the dispute resolution procedures of this Decree, and a description of the relief requested. The other parties may file a responsive pleading within thirty (30) days.
3. Unless the parties agree that the dispute can be resolved by motion without the need for discovery or an evidentiary hearing, they shall request a scheduling conference under W.D. Mich. L.R. 16.1 to establish a timetable for disposition of the dispute.
4. In the event of an emergency involving this Decree posing a threat of immediate irreparable harm to the resource or a party, a party may seek immediate or temporary relief under Fed. R. Civ. P. 65 and applicable local court rules without following the procedural steps set forth in this section.
5. Except as provided in the CORA Charter and Tribal Plan, the Tribes have not

agreed to any restrictions upon their treaty rights other than those contained in this Decree. Accordingly, except as otherwise provided in section XXI.B., in all disputes brought before the Court, the Court shall grant relief against the Tribes only if their disputed action or failure to act violates:

- a. A provision of this Decree; or
- b. The standards applicable to the regulation of Indian treaty fishing rights.

XX. FINANCIAL AND OTHER COMMITMENTS.

A. Financial Commitments.

1. State Contributions. Subject to appropriation, the State shall contribute funding to the Tribes in the sum of \$16,225,000, to be used as follows:

a. The sum of \$14,300,000 for the purposes stated below. In the event that the State fails to fulfill its obligations under this subsection a., the Tribes, acting through GLRC, may void this Decree upon not less than sixty (60) days' prior written notice to the other parties.

(1) \$12,415,000 to be placed in an escrow account as provided in section X.C.3.g.(1) to acquire the vessels and equipment and the surrender of licenses of certain State-licensed commercial fishers in whitefish management unit WFM-01 for the purposes provided for in sections X.A. and X.B.

(2) \$1,400,000 to the Sault Tribe to fund special circumstances

conversions approved by the State as provided in sections X.A.4. and X.C.2.b.

- (3) \$175,000 to the Sault Tribe to fund consultants for the trap net conversion operations of its Tribal fishers as provided in section X.A.3., of which Sault Tribe shall provide to Grand Traverse \$30,000 per conversion for up to two (2) conversions of Grand Traverse fishers.
- (4) \$250,000 to Little Traverse which the Tribe shall use for the development of access and docking sites.
- (5) \$60,000 to Little Traverse to fund consultants for its trap net operations as provided in section X.A.3.

b. The sum of \$1,925,000 for Little River which the Tribe shall use for one (1) or more of the following purposes in its discretion:

- (1) Acquisition, or assistance of Tribal members in the acquisition, of trap net operations, including vessels and gear, and consultants to train Tribal members in the use of such vessels and gear;
- (2) Acquisition, or assistance of Tribal members in the acquisition, of consultants to train Tribal members in the use of small mesh gill net operations;
- (3) Payment of operating costs of assessment and law enforcement activities, including costs for personnel,

- equipment, fuel, maintenance, and dock space;
- (4) Acquisition, or the assistance of Tribal members in the acquisition, of charter boat operations, including fishing gear and vessels;
 - (5) Construction of a dock, suitable road access, and support buildings for authorized commercial fishing operations and for fisheries management, assessment, and law enforcement, and the equipment and furnishing of such facilities at or near Manistee;
 - (6) Construction of a dock and support buildings for authorized commercial fishing operations on the White Lake channel access site described in section sub. B.1., below; and
 - (7) Acquisition of suitable law enforcement and assessment vessels and associated gear and equipment, to the extent the Tribe finds that the vessels, equipment, and gear provided by the State under subs. B.2. and B.3., below, are inadequate for these purposes.

Because the funding provided under this subsection b. is not expected to be sufficient to fulfill all of the purposes set forth in this subsection b., Little River may use funding obtained under sub. A.2., below, or funding obtained from other sources for any such purposes. In the event that the State does not provide the funding set forth in this subsection b. to Little River within sixty

(60) days after the effective date of this Decree, Little River may void all restrictions in this Decree on the use of large mesh gill net operations in the Little River Tribal Zone described in section IV.A.1.f. and the Lake Michigan Southern Development Zone described in section IV.A.1.g. by written notice to all other parties of its election to do so.

2. Federal Contributions.

a. Subject to Congressional appropriation, the Department of the Interior shall provide \$8,250,000 in funding to be distributed and used as follows:

- (1) \$1,000,000 to each of the Tribes for 1836 Treaty waters fishing-related activities, including enforcement, training, and access;
- (2) An additional \$1,000,000 each to Little River and Little Traverse for the purposes stated in sub. (1), above;
- (3) An additional \$1,000,000 to Grand Traverse which the Tribe shall use for the following purposes in its discretion:
 - (a) Acquisition or construction of fisheries support buildings and/or access to implement this Decree. If an access site is acquired with these monies, the other Tribes shall be allowed to use the site for access to the extent access is available. Grand Traverse shall have the first priority to utilize the available access at such

site; or

- (b) Assistance to current Tribal fishers in the acquisition or maintenance of commercial fishing related gear, equipment, vessels, and training to implement this Decree, or assessment, stocking, and/or hatchery development; provided, that the use of these funds does not significantly increase new fishing effort in Lake Michigan.

(4) The sum of \$250,000 for Little Traverse which the Tribe shall use for the development of access and docking sites.

b. Funds provided under sub. a., above, shall not relieve the existing responsibility of the Department of the Interior for the continued support of Tribal programs.

c. In the event that the funding described in sub. a., above, is not appropriated by the end of federal fiscal year 2002, the Tribes may jointly move the Court to void this Decree.

3. In the event that this Decree is voided under sub. 1.a. or sub. 2.c., above, the matter shall revert to the judicial process and the parties shall request a scheduling conference under W.D. Mich. L.R. 16.1 to establish a timetable for disposition of the resulting dispute.

B. Other Commitments.

1. The State and Little River shall enter into an agreement under which the State

shall provide to Little River for the life of this Decree the use of a State-owned parcel on White Lake channel, formerly used by the United States Coast Guard, as an access site for Tribal fishing operations, at no charge to the Tribe.

2. The State shall provide one (1) assessment vessel and gear each to Little River and Little Traverse for use in such Tribes' fisheries assessment work.

The vessels shall meet all applicable standards for safety and seaworthiness, and the gear shall be in good usable condition. These vessels and gear shall not be used for commercial fishing with large mesh gill nets.

3. The State shall provide to Little River one (1) vessel suitable for law enforcement use. The vessel shall meet all applicable standards for safety and seaworthiness.

4. The State shall provide four (4) small mesh gill net operations, three (3) to Little River and one (1) to Little Traverse, including vessels and gear, which may be obtained by the State from the conversion program described in section X.C. The vessels shall meet all applicable standards for safety and seaworthiness, as evidenced by a marine inspection, and the gear shall be in good usable condition.

5. Fish Distribution Study. Notwithstanding any other provision of this Decree, Little River may undertake a fish distribution study during the last five (5) years of this Decree in the Little River Tribal Zone described in section IV.A.1.f. and the Lake Michigan Southern Development Zone described in

section IV.A.1.g.

- a. The study shall initially be performed with two (2) vessels, with up to 6,000 feet of large mesh gill net per vessel. If the Tribe determines that it is not obtaining sufficient data to meet the study's goals with this amount of effort, it may petition the TFC for authorization to increase effort to up to two (2) vessels with up to two (2) gangs of 6,000 feet of large mesh gill net for each vessel. If the TFC does not reach a consensus approving the Tribe's request, the Tribe may invoke the dispute resolution process to obtain a determination whether additional feet of effort are needed, and may increase effort upon receipt of a favorable determination. The Tribe shall have the burden of establishing that additional feet of effort are needed, before the TFC and in the dispute resolution process.
- b. The State shall provide onboard monitoring for twenty percent (20%) of the study. The Tribe and USFWS will be responsible for providing onboard monitoring for the remainder of the study.

XXI. RECONSIDERATION.

- A. Any party may request reconsideration of this Decree or any relevant section or portion of it in the event that any of the following circumstances occurs:
 1. Unforeseen changes in circumstances arise not resulting from the fault of the requesting party that significantly frustrate a purpose of this Decree.

2. Material changes in circumstances arise not resulting from the fault of the requesting party that significantly frustrate a purpose of this Decree.
 3. One or more of the major assumptions upon which the lake trout management regime contained in section VII. is premised proves to be or becomes materially incorrect through no fault of the requesting party, and as a consequence the requesting party has suffered a material and adverse change in fishing opportunity.
- B. If a party wishes to request reconsideration under this section, it must provide a written statement of the basis for reconsideration to all other parties. The matter shall then proceed under the dispute resolution provisions of section XIX. In such dispute resolution, if the Court determines that one of the circumstances described in sub. A., above, is present, the Court shall fashion relief under applicable Indian treaty rights law, including, but not limited to, the conservation and allocation principles under the 1836 Treaty. However, in fashioning relief, the Court shall consider the intent of the parties as reflected in this Decree and shall preserve the basic structure of this Decree and its benefits and obligations for all of the parties to the maximum extent practicable.

XXII. DURATION.

- A. This Decree shall take effect upon its entry by the Court; provided, that there shall be no change in current regulations applicable to Tribal fishers until thirty (30) days after entry of this Decree or the adoption by CORA of the Tribal Code, whichever

shall first occur. The Decree shall expire on the twentieth (20th) anniversary of its entry.

- B. Upon expiration of this Decree, or if earlier terminated for any reason, the provisions, restrictions, and conditions contained in it shall no longer govern the parties in any manner.

XXIII. DISCLAIMERS.

Neither this Decree nor the Tribal Plan is intended to identify, nor does either define, the maximum extent of the legal entitlement or authority of any of the parties under the 1836 Treaty or existing law. The allocation of harvest opportunities between the Tribes and the State, and the restrictions imposed by this Decree upon harvest, shall be effective for the duration of the Decree.

The parties reserve all rights and claims they may have against each other with respect to regulatory issues or the allocation of harvest opportunities in the future, and nothing in this Decree shall limit, prejudice, or otherwise affect the assertion of such rights or claims upon expiration of the Decree, or create a precedent for future allocation or regulation. Any use or construction of this Decree to limit, prejudice, or otherwise affect such rights or claims or to use such as precedent is unauthorized and improper.

XXIV. ATTORNEY FEES AND COSTS.

Each party shall be responsible for its own expenses incurred in procuring this Decree, including responsibility for its own attorney fees and costs.

XXV. CONTINUING JURISDICTION.

The Court shall retain continuing jurisdiction over this case for purposes of enforcing this Decree, the Tribal Plan, and the CORA Charter.

RICHARD ALAN ENSLEN
Chief Judge

DATED at Bay Mills Indian Reservation, MI:
