Sustainable Oceans: Aquaculture and Finfishing

This Act regulates finfish aquaculture locations based on various impacts to water quality, the marine ecosystem and wild fish. The Act directs the state department of fish and game to develop an environmental impact report about coastal marine finfish aquaculture projects. That report will provide a framework for managing marine finfish aquaculture in a sustainable manner that considers environmental impacts. The Act prohibits engaging in marine finfish aquaculture in state waters without a lease. It establishes terms for such leases.

Submitted as:
California
Chapter 36 of 2006
Status: Enacted into law in 2006.

Suggested State Legislation

(Title, enacting clause, etc.)

Section 1. [Short Title.] This Act is entitled “The Sustainable Oceans Act.”

Section 2. [Legislative Findings.]
(a) The Legislature finds and declares that salt water or brackish water aquaculture is a coastal-dependent use which should be encouraged to augment food supplies.
(b) The [Department of Fish and Game] may identify coastal sites it determines to be appropriate for aquaculture facilities. If the [department] identifies these sites, it shall transmit information identifying the sites to the [state environmental quality commission] and any relevant local government agency. The [commission], and where appropriate, local governments, shall provide for as many coastal sites identified by the [Department of Fish and Game] for any uses that are consistent with this Act.
(c) Any agency of the state owning or managing land in the coastal zone for public purposes shall be an active participant in the selection of suitable sites for aquaculture facilities and shall make the land available for use in aquaculture when feasible and consistent with other policies of this Act and other provisions of law.

Section 3. [Definitions.] As used in this Act, “Marine Finfish Aquaculture” means the propagation, cultivation, or maintenance of finfish species in the waters of the [Pacific Ocean] that are regulated by this state.

Section 4. [Environmental Impact Reports for Existing and Potential Commercial Aquaculture Operations.]
(a) The [department] shall, in consultation with an [aquaculture development committee], prepare programmatic environmental impact reports for existing and potential commercial aquaculture operations in both coastal and inland areas of the state if both of the following conditions are met:
   (1) Funds are appropriated to the [department] for this purpose.
   (2) Matching funds are provided by the aquaculture industry. For the purpose of this section, “matching funds” include, but are not limited to, any funds expended by the aquaculture industry before [insert date], for the preparation of a programmatic environmental impact report.
(b) If a final programmatic environmental impact report is prepared pursuant to subdivision (a) for coastal marine finfish aquaculture projects and approved by a [state environmental quality commission] established by [insert citation], the report shall provide a framework for managing marine finfish aquaculture in an environmentally sustainable manner that, at a minimum, adequately considers all of the following factors:

1. Appropriate areas for siting marine finfish aquaculture operations to avoid adverse impacts, and minimize any unavoidable impacts, on user groups, public trust values, and the marine environment.
2. The effects on sensitive, ocean and coastal habitats.
3. The effects on marine ecosystems, commercial and recreational fishing, and other important ocean uses.
4. The effects on other plant and animal species, especially species protected or recovering under state and federal law.
5. The effects of the use of chemical and biological products and pollutants and nutrient wastes on human health and the marine environment.
6. The effects of interactions with marine mammals and birds.
7. The cumulative effects of a number of similar finfish aquaculture projects on the ability of the marine environment to support ecologically significant flora and fauna.
8. The effects of feed, fish meal, and fish oil on marine ecosystems.
9. The effects of escaped fish on wild fish stocks and the marine environment.
10. The design of facilities and farming practices so as to avoid adverse environmental impacts, and to minimize any unavoidable impacts.

Section 5. [Authority and Requirements for Leasing State Water Bottoms or Water Column.]

(a) Except as prohibited by [insert citation], the [commission] may lease state water bottoms or the water column to any person for aquaculture, including, but not limited to, marine finfish aquaculture. Upon appropriation of funds for that purpose, or if funds are otherwise available, the [commission] shall adopt regulations governing the terms of the leases, after consulting with affected stakeholders in a public process. No state leases shall be issued, unless the [commission] determines that the lease is in the public interest in a public hearing conducted in a fair and transparent manner, with notice and comment, in accordance with [commission] procedures. Leases issued, and regulations adopted, pursuant to this section, shall not be construed to be fishery management plans.

(b) A person shall not engage in marine finfish aquaculture in ocean waters within the jurisdiction of the state without a lease from the [commission]. Leases and regulations adopted by the [commission] for marine finfish aquaculture shall meet, but are not limited to, all of the following standards:

1. The lease site is considered appropriate for marine finfish aquaculture in the programmatic environmental impact report if prepared and approved by the [commission].
2. A lease shall not unreasonably interfere with fishing or other uses or public trust values, unreasonably disrupt wildlife and marine habitats, or unreasonably harm the ability of the marine environment to support ecologically significant flora and fauna. A lease shall not have significant adverse cumulative impacts.
3. To reduce adverse effects on global ocean ecosystems, the use of fish meal and fish oil shall be minimized. Where feasible, alternatives to fish meal and fish oil, or fish meal and fish oil made from seafood harvesting byproducts, shall be used, taking into account factors that include, but need not be limited to, the nutritional needs of the fish being raised and the availability of alternative ingredients.
(4) Lessees shall establish best management practices, approved by the commission, for each lease site. Approved best management practices shall include a regular monitoring, reporting, and site inspection program that requires at least [annual] monitoring of lease sites to ensure that the operations are in compliance with best management practices related to fish disease, escapement, and environmental stewardship, and that operations are meeting the requirements of this section. The commission may remove fish stocks, close facilities, or terminate the lease if it finds that the lessee is not in compliance with best management practices, that the lessee’s activities have damaged or are damaging the marine environment, or that the lessee is not in compliance with this section. The commission shall take immediate remedial action to avoid or eliminate significant damage, or the threat of significant damage, to the marine environment.

(5) Before issuance of the lease, the lessee shall provide baseline benthic habitat and community assessments of the proposed lease site to the applicable [regional water quality control board] or the [state water resources control board], and shall monitor the benthic habitat and community during the operation of the lease in a manner determined by the [regional board] or the [state water resources control board]. The [regional board] and the [state water resources control board] may establish and impose reasonable permit fees to pay for the costs of administering and conducting the assessment and monitoring program.

(6) Finfish numbers and density shall be limited to what can be safely raised while protecting the marine environment, as specified by the terms of the lease, subject to review and amendment by the [commission].

(7) The use of all drugs, chemicals, and antibiotics, and amounts used and applied, shall be minimized. All drugs, therapeutic substances, and antibiotics shall be used and applied only as approved by the United States Food and Drug Administration for marine finfish aquaculture. The lessee shall report that use and application to the [commission] on a regular schedule, as determined by the [commission], but no less than [annually], that shall be included in the terms of the lease. The [commission] shall review those reports on a regular basis and at least [annually].

(8) The [commission] shall require all farmed fish to be marked, tagged, or otherwise identified as belonging to the lessee in a manner determined appropriate by the [commission], unless the [commission] determines that identifying farmed fish is unnecessary for protecting wild fish stocks, the marine environment, or other ocean uses.

(9) All facilities and operations shall be designed to prevent the escape of farmed fish into the marine environment and to withstand severe weather conditions and marine accidents. The lessee shall maintain records on all escapes in a manner determined by the [commission]. In the event of more than de minimis escapement, the number of escaped fish and the circumstances surrounding the incident shall be reported immediately to the [commission], and the lessee shall be responsible for damages to the marine environment caused by those escaped fish, as determined by the [commission].

(10) The lessee shall, at a minimum, meet all applicable requirements imposed by the [state water resources control board] and [regional water quality control boards], and shall prevent discharges to the maximum extent possible. Monitoring and testing of water quality shall be required on a regular basis as deemed appropriate by the [state water resources control board] or [regional water quality control boards]. All inspection and monitoring reports and other records, and all data on the discharge of chemical and biological pollutants shall be kept on file and available for public review.

(c) If a restoration or enhancement plan is submitted to, and approved by, the [commission], and that plan, among other things, provides for monitoring and protecting the benthic habitat, the prevention of pollution, and the prevention of adverse impacts on wild fish...
stocks from disease, parasites, and genetic alterations, subdivision (b) shall not apply to any of the following:

(1) Artificial propagation, rearing, and stocking projects for the purpose of recovery, restoration, or enhancement of native fish stocks carried out under either of the following:

(A) A scientific collecting or research permit issued by the [department].
(B) The state [ocean resources enhancement and hatchery program], as set forth in [insert citation], for the enhancement of white sea bass.

(2) Nonprofit hatcheries and nonprofit artificial propagation projects operated by, or on behalf of, licensed commercial or sport fishermen and fisherwomen for the purpose of recovery, restoration, or enhancement of the state’s native marine fish populations, pursuant to [insert citation].

(d) Nothing in this section shall be construed to limit or expand the application of any other state law or regulation pertaining to marine finfish aquaculture conducted within the ocean waters under the jurisdiction of this state.

Section 6. [Maximum Terms for State Water Bottom Leases.]

(a) Except as specified in subdivision (b), no initial term of a state water bottom lease shall exceed [25] years.
(b) The initial term of a state water bottom lease for marine finfish aquaculture shall not exceed [10] years.

Section 7. [Renewing State Water Bottom Leases.]

(a) Each state water bottom lease shall specify a period prior to expiration when renewal of the lease may be requested by the lessee. If during this period the lessee is still actively engaged in aquaculture, as determined by the [commission], the lessee shall have a prior right to renew the lease on terms agreed upon between the [commission] and the lessee. If terms are not agreed upon, the [commission] shall advertise for bids on the lease. If a request for renewal is not made by the lessee, the [commission] shall advertise for bids on the lease. The [commission] shall consider bids only from aquaculturists registered pursuant to [insert citation].

(b) Notwithstanding subdivision (a), with respect to any lease of state water bottoms in effect on [January 1, 1983], the lessee shall have a prior right to renew the lease. If the lessee does not renew the lease, the [commission] shall advertise for bids on the lease. The [commission] shall consider bids only from aquaculturists registered pursuant to [insert citation].

(c) Except as specified in subdivision (d), a lease may be renewed for additional periods not to exceed [25] years each.

(d) A lease for marine finfish aquaculture may be renewed for additional periods not to exceed [five years] each.

Section 8. [State Water Bottom Lease Fees.]

(a) Except as specified in subdivision (b), the [commission] shall award water bottom leases to the highest responsible bidder, if the bid meets or exceeds the minimum annual rent established by the [commission], which shall not be less than [two dollars ($2)] per acre, for all species cultivated, unless the acreage applied for is [10 acres or less], in which case the minimum acceptable rent shall be [ten dollars ($10)] per acre. The [annual] rent for any lease in effect on [January 1, 1983], for the cultivation of oysters shall be [one dollar ($1)] per acre until the expiration thereof. The [commission] may reject any or all bids for the lease of state water bottoms if it deems the rejection to be in the public interest.
(b) Fees for marine finfish aquaculture leases shall, at a minimum, be sufficient to pay for the costs of administering the marine finfish leasing program, and for monitoring and enforcing the terms of the leases.

Section 9. [Restoring Aquaculture Sites After a Site Lease Terminates.]
(a) Upon termination of a lease, for any reason, all structures shall be removed at the lessee’s expense from the leasehold, and the area shall be restored to its original condition. If the lessee fails to remove the structures, the state may remove them and the lessee shall pay the removal costs incurred.
(b) The [commission] shall require financial assurances of each marine finfish aquaculture lessee to ensure that restoration is performed to the satisfaction of the [commission]. Financial assurances may take the form of surety bonds executed by an admitted surety insurer, irrevocable letters of credit, trust funds, or other forms of financial assurances specified by the [commission], as it determines are available and adequate to ensure the lease site is restored pursuant to this section.
(c) Marine finfish aquaculture lessees shall be responsible for any damages caused by their operations, as determined by the [commission], including, but not limited to, reimbursement for any costs for natural resource damage assessment.
(d) Nothing in this section limits the state in pursuing additional remedies authorized by law.
(e) The state [fish and game commission] and [insert agency] are the principal state agencies responsible for the establishment and control of wildlife and fishery management programs and the [commission] shall not establish or impose any controls with respect thereto that duplicate or exceed regulatory controls established by these agencies pursuant to specific statutory requirements or authorization.

Section 10. [Severability.] [Insert severability clause.]

Section 11. [Repealer.] [Insert repealer clause.]

Section 12. [Effective Date.] [Insert effective date.]