97A.545 TRANSPORTATION OF GAME BIRDS.

Subdivision 1. **Residents shipping by common carrier.** A resident that ships game birds to the resident by common carrier without being in the vehicle may not make more than three shipments during a license year. A shipment may not contain more than the resident's daily limit.

- Subd. 2. **Nonresidents shipping by common carrier.** A nonresident that ships game birds to the nonresident by common carrier without being in the vehicle must obtain a shipping permit from the commissioner. The commissioner shall issue the permit upon request, without a fee. The carrier receiving the shipment must cancel the permit as prescribed by the commissioner.
- Subd. 3. **Shipping to other persons.** A person must obtain a permit from the commissioner to ship game birds to another person within or out of the state. The person must have the licenses required to take the game birds.
- Subd. 4. **Game birds taken outside of this state.** (a) A person may transport into the state game birds that are lawfully taken and possessed outside of this state.
- (b) A resident may ship the game birds by common carrier within the state. A nonresident may ship the game birds out of the state by common carrier. Each shipment must be tagged or sealed by a conservation officer as prescribed by the commissioner.
- Subd. 5. **Birds must be in undressed condition; exceptions.** (a) Except as provided in paragraph (b), a person may ship or otherwise transport game birds in an undressed condition only.
 - (b) Paragraph (a) does not apply if the birds being shipped or otherwise transported:
- (1) were taken on a shooting preserve and are marked or identified in accordance with section 97A.121, subdivision 5;
 - (2) were taken, dressed, and lawfully shipped or otherwise transported in another state; or
- (3) are migratory game birds that were lawfully tagged and packed by a federally permitted migratory bird preservation facility.

History: 1986 c 386 art 1 s 80; 1987 c 149 art 1 s 38; 1987 c 384 art 1 s 11; 1993 c 231 s 33-36; 2004 c 215 s 17