Regulatory Language

Section 155, Title 14, CCR, is amended to read:

§ 155. White Seabass, Commercial Take.
(a) Notwithstanding Fish and Game Code Section 8383, South of a line extending due west (true) from Point Conception, white seabass may not be taken for commercial purposes between March 15 and through June 15, inclusive, between the United States-Mexico International Boundary and a line extending due west (true) from Point Conception, except that not more than one white seabass not less than 28 inches in total length may be taken, possessed, and sold by a person or possessed on a vessel each calendar day if such white seabass is taken incidental to gill and trammel net fishing operations conducted under authority of a permit issued pursuant to Fish and Game Code Section 8681. Any fish so taken shall not be transferred to any other vessel. During a gill and trammel net fishing trip which includes more than one calendar day, not more than one white seabass shall be possessed or sold during or at the end of the trip.

(b) The restrictions in this section shall not apply to white seabass taken in waters lying south of the International Boundary Line between the United States and Mexico extended westerly into the Pacific Ocean. A current fishing permit issued by the Mexican Government is evidence that white seabass were taken south of the international boundary.

Note: Authority cited: Section 7071, Fish and Game Code. Reference: Section 7071, Fish and Game Code.