To engage in aquaculture in Maine, including the suspended culture of any marine organism, the culture of finfish in nets, pens, or other enclosures, or bottom culture of shellfish with exclusive rights to harvest them, Maine law requires you to obtain from DMR either:

1. **A standard lease** (Application fee of $1,500 for shellfish, $2,000 for finfish; term is for up to 10 years; size is up to 100 acres; renewable);

2. **An “experimental” lease** (Application fee of $100; non-renewable 3-year term; size is up to 4 acres); or

3. **A limited-purpose aquaculture license (LPA)** ($50 fee, renewable annually, allows up to 400 square feet of designated types of gear for culturing certain species of shellfish in a single location, limit 4 per person, bottom culture not included).

**OTHER PERMITS:** The U.S. Army Corps of Engineers requires a permit for any gear on a lease or license site. You will be required to apply to the U.S. Coast Guard Private Aids to Navigation (PATON) program for navigation marking requirements for your site. Finfish aquaculture requires a discharge license from the Maine Dept. of Environmental Protection (DEP) and is subject to many other requirements. Shellfish aquaculture is also subject to all DMR regulations regarding water quality, harvesting, and sales. If you are obtaining seed shellfish from a source other than a Maine-approved hatchery, you will need a permit from DMR.

**STARTING OUT WITH AN LPA:** For people interested in starting out with a small project (up to 400 square feet surface area of certain types of gear) to culture certain types of oysters and clams, an LPA license is the simplest choice. LPAs are governed by a “permit-by-rule” process: if you provide all the information required by the rule, including approval of the local Harbormaster, the permit is granted for the calendar year. It takes several weeks, minimum, to process your application. An LPA is renewable annually on submission of a short form and $50.

**STANDARD AND EXPERIMENTAL LEASES** are available to individuals, partnerships, and corporations. Beginning aquaculturists who do not use an LPA usually apply for an experimental lease; if the site proves suitable after the 3-year term, they may apply for a standard lease. A standard lease usually takes between 10 and 14 months to process and always requires a public hearing. Experimental leases can usually be processed in 3 to 12 months, depending on the complexity of the application and the issues involved. An experimental lease requires a public hearing only if more than 5 people request it after public notice of the application is given, or if DMR determines that a hearing is warranted. Lease applications that are poorly prepared or that have complex issues to resolve may take longer than the typical processing time.

**Other issues to consider include:**

1. DMR’s classification of the water quality at the site for purposes of shellfish harvesting; see our website: [http://www.maine.gov/dmr/rm/public health/closures/closedarea.htm](http://www.maine.gov/dmr/rm/public health/closures/closedarea.htm).

2. Whether the proposed site is within one-quarter mile of the Essential Habitat of an endangered species, such as a piping plover or least tern nesting area as designated by the Maine Dept. of Inland Fisheries and Wildlife.
<table>
<thead>
<tr>
<th>Type of Permission</th>
<th>No Permit</th>
<th>LPA license</th>
<th>Experimental Lease</th>
<th>Standard Lease</th>
</tr>
</thead>
<tbody>
<tr>
<td>What can I grow?</td>
<td>Anything except finfish, no imports</td>
<td>Blue mussels, certain clams, certain oysters</td>
<td>Any species already present in Maine</td>
<td>Any species already present in Maine</td>
</tr>
<tr>
<td>How much space can I occupy?</td>
<td>Any size</td>
<td>≤ 400 sq ft of gear around a central point</td>
<td>Up to 4 acres, can be bottom or suspended, or both</td>
<td>Up to 100 acres, can be bottom or suspended or both</td>
</tr>
<tr>
<td>How long will the lease or license last?</td>
<td>N/A</td>
<td>1 calendar year: all LPAs expire Dec 31 each year</td>
<td>Up to 3 years, start date flexible within 1 yr. of lease decision</td>
<td>Up to 10 years</td>
</tr>
<tr>
<td>How much will it cost?</td>
<td>$0</td>
<td>$50/yr</td>
<td>$100 application fee + $100/acre/yr rent</td>
<td>App Fee: $1,500(shellfish), $2,000(finfish) + Rent: $100/acre/yr + Renewal fees in 10 yrs</td>
</tr>
<tr>
<td>What types of gear can I use?</td>
<td>None – bottom culture only</td>
<td>Certain types specified in rule, (e.g. rafts, soft bags, tray racks, lantern nets, upwellers)</td>
<td>Any, as long as appropriate for site</td>
<td>Any, as long as appropriate for site</td>
</tr>
<tr>
<td>Is my product legally protected from poaching?</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Do I need to get a bond?</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>DMR site visit required?</td>
<td>No</td>
<td>No</td>
<td>Yes – but typically no dive</td>
<td>Yes, full site review w/ dive &amp; video</td>
</tr>
<tr>
<td>Will I have to have a scoping session and public hearing?</td>
<td>No</td>
<td>No – Only municipal official signature required</td>
<td>Maybe: it’s at DMR’s discretion or if 5 or more people request a hearing</td>
<td>Yes</td>
</tr>
<tr>
<td>How long will it take to get this lease or license?</td>
<td>N/A</td>
<td>After application is received at DMR, it takes a few weeks</td>
<td>Varies depending on whether a hearing is required and when the application is filed. Typically 3 mos. To a year.</td>
<td>Varies depending on when the application is filed and how complicated the application and issues are. Typically 8 months or longer.</td>
</tr>
<tr>
<td>Renewable?</td>
<td>N/A</td>
<td>Yes</td>
<td>No (except for research)</td>
<td>Yes. Must apply at least 90 days before expiration of current lease</td>
</tr>
<tr>
<td>Notes</td>
<td>Any licensed harvester can take that product. There is no exemption for undersize – so cannot possess undersize product</td>
<td>Good tool for nursery sites, trying new areas, relay sites, hobby or small operations. Renewed each year – town and nearby landowners can comment each year, so not guaranteed to continue from year to year.</td>
<td>If a standard lease application is filed before the expiration of the experimental lease, the experimental lease continues until DMR makes a decision on the standard lease application.</td>
<td>Public process is extensive, but this is the best tool for long-term operations.</td>
</tr>
</tbody>
</table>
## Aquaculture Lease Applications: What works?

### Things that DON’T work!

**Applicants: Don’t…**

- Gloss over or leave out information that you are sure the DMR will know.
- Assume that the DMR will or will not grant an application.
- Request new non-native species without substantial documentation of no harm.
- Be unclear or inconsistent in how you describe the process: the public will think you are “changing your story”, even if that’s not your intent.

**Public: Don’t…**

- Give only vague or non-specific concerns.
- Wait until the last minute to ask for changes to the proposal.
- Rely on personal opinion, rather than facts, when communicating your concerns.

### Things that DO work!

**Applicants: Do…**

- Scout the area in advance in several seasons.
- Consult with local users; neighbors, fishermen, Harbor Master, Marine Patrol, known recreational users, local guides.
- If practical, apply for an LPA license or experimental lease to start small and build both your operational knowledge and local resident knowledge of your activities.
- Pay attention to detail in your application.
- Be consistent and clear about your proposal, regardless of what group or individual you are talking to.
- Call DMR aquaculture staff if you have questions.

**Public: Do…**

- Engage early in the process – at the scoping session - when you have a chance to influence the choice of sites, size, and other details.
- If you don’t understand the proposal or the process, ask for more information!
- When it’s time for formal comments, be specific, and relate the comments to the criteria that DMR has to use in making a decision.
- Call DMR aquaculture staff if you have questions.
CONTACT INFORMATION

For more information about aquaculture in Maine: contact the DMR Aquaculture Environmental Coordinator, Jon Lewis, at Jon.Lewis@maine.gov; (207) 633-9594, or DMR Aquaculture Scientist Marcy Nelson, at Marcy.Nelson@maine.gov; (207) 633-9502.

For questions about the aquaculture leasing process: contact the DMR Aquaculture Hearings Officer and Lease Administrator, Diantha Robinson, at diantha.robinson@maine.gov; Tel. (207) 633-9500.

DMR website: www.maine.gov/dmr/aquaculture: visit this site to find the laws and rules governing aquaculture in Maine, download application forms, and review past decisions, current leases, and pending cases.

OTHER SOURCES

Maine Sea Grant (research, education, outreach – excellent source of information & advice for beginners and experienced growers): http://www.seagrant.umaine.edu/extension/aq.htm

Maine Aquaculture Association (trade association for aquaculturists):

http://www.maineaquaculture.com

Maine Aquaculture Innovation Center (research, grants):

http://maineaquaculture.org

Aquaculture Network Information Center (AquaNIC)

http://www.aquanic.org