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(FORM UPDATED: 08/11/2010)

WISCONSIN STATE LEGISLATURE ... PUBLIC HEARING - COMMITTEE RECORDS

2009-10

(session year)

<u> Ioint</u>

(Assembly, Senate or Joint)

Committee for Review of Administrative Rules ...

COMMITTEE NOTICES ...

- Committee Reports ... CR
- Executive Sessions ... ES
- Public Hearings ... PH

INFORMATION COLLECTED BY COMMITTEE FOR AND AGAINST PROPOSAL

- Appointments ... Appt (w/Record of Comm. Proceedings)
- Clearinghouse Rules ... CRule (w/Record of Comm. Proceedings)
- Hearing Records ... bills and resolutions (w/Record of Comm. Proceedings)

(ab = Assembly Bill)

(ar = Assembly Resolution)

(ajr = Assembly Joint Resolution)

(sb = Senate Bill)

(**sr** = Senate Resolution)

(sir = Senate Joint Resolution)

Miscellaneous ... Misc

State of Wisconsin Department of Natural Resources

NOTICE TO PRESIDING OFFICERS OF PROPOSED RULEMAKING

Pursuant to s. 227.19, Stats., notice is hereby given that final draft rules are being submitted to the presiding officer of each house of the legislature. The rules being submitted are:

Board Order No.:

WM-02-10

Clearinghouse Number

CR10-051

Subject of Rules:

Wildlife Management 2010 Housekeeping

Date of Transmittal:

August 26, 2010

Send a copy of any correspondence or notices pertaining to the rule to:

Scott Loomans
Bureau of Wildlife Management
101 S. Webster Street, WM/6
PO Box 7921
Madison, WI 53707-7921

An electronic copy of the proposed rules submittal may be obtained by contacting: Linda.haddix@wisconsin.gov

REPORT TO LEGISLATURE

NR 8, 10, 12 and 17, Wis. Adm. Code The 2010 Annual Housekeeping Rule relating to license and permit procedures, game and hunting, wildlife damage and nuisance control and dog trials and training.

> Board Order No. WM-02-10 Clearinghouse Rule No. 10-051

Basis and Purpose of the Proposed Rule

The intent of these rule changes is to correct drafting errors, provide clarification to existing rules, simplify regulations, and update administrative code language and references. Policy issues affected by this rule are ones which have already been addressed by previous rulemaking.

Sections 1 and 2 allow customers to request free hard copies of turkey, pheasant, trout, or salmon stamps through the phone, a designated county clerk's office, or any department office that provides counter service.

Sections 3 to 7 update agency contact information and requirements for administration of the Wildlife Violator Compact Program.

Section 8 clarifies that a person who may only hunt with a mentor, and the mentor with whom they are hunting, can group hunt for deer even though they are only allowed to possess or control one firearm jointly. The season must be open for both hunters, they must be hunting within arms reach of one another, and both must possess the proper licenses and permits. This is consistent with s. 29.324, Stats., related to group hunting and simplifies the explanation of how this law applies during a mentored hunt.

Sections 9, 11 and 12 eliminate extraneous deer hunting season language and add a cross reference to update language following the 2006 sunset of a two-year experiment with seasons that did not include October antierless only deer hunts.

Sections 10 and 13 eliminate the description of where hunting is allowed at Big Bay state park because it is unnecessary and the only state park for which such language is established in code.

Section 14 updates a cross reference related to the hours when hunting is allowed.

Sections 15 and 18 clarify that in addition to .410 shotguns, it is also illegal to hunt deer, bear or elk with handguns which fire .410 shotgun slugs.

Sections 16 and 17 update cross references related to deer registration and deer carcass tags in the CWD zone.

Section 19 clarifies that enforcement action can be taken against a person who fails to report bobcat harvest as required.

Section 20 repeals a redundant, unnecessary prohibition on hunting from a roadway specifically for wild turkeys.

Sections 21 and 23 clarify that when the assistant to a disabled hunter uses a firearm to aid in retrieval of a deer or turkey that has been shot by the disabled hunter, the assistant needs to possess a deer hunting license or any license that authorizes hunting when retrieving a turkey.

Section 22 clarifies that disabled hunters participating in special hunts may tag a deer of either sex with their gun buck carcass tag and additional antierless deer if they possess valid tags for that unit.

Sections 24 through 26 move a provision to a more proper location in order to simplify code language about the removal of nuisance animals.

Section 27 clarifies that a federal permit for the removal of certain nuisance animals can serve as the state permit in order to reduce paperwork. The state could still review permits.

Section 28 clarifies that deer may be shot under the authority of nuisance permits on the day before the opening of nine day gun season in the CWD Management Zone where other firearm hunting is also allowed on that day. Outside the CWD Management Zone, hunting with firearms for species other than waterfowl would continue to be prohibited.

Section 29 clarifies that hunters under the authority of damage and nuisance program permits can retain more than one deer when authorized by the department.

Section 30 clarifies that pen standards for captive coyote, fox and rabbit, possessed with a hound dog training license under Ch. NR 17, apply when being transported or for the purpose of health care or treatment and special handling needs. These standards already apply for animals possessed under the authority of Ch. NR 16 related to captive wildlife and to bear, bobcat and raccoon possessed under the authority of Ch. NR 17, dog trials and training.

Summary of Public Comments

The department held a hearing in Madison on June 7, 2010 and there were no appearances.

The department received one written comment from Greg Wurz, Lake Mills. Mr. Wurz commented that the harvest of deer under nuisance permits should not be allowed on the day before the firearm deer season in the CWD Management zone.

Harvesting deer in this zone is currently allowed under s. NR 12.06 related to CWD management zone deer removal permits. Proposed rule language is intended to reduce confusion by restating that harvest is allowed in the CWD zone in the more general s. NR 12.10 related to authorization to remove wild animals causing damage or nuisance. A person who only reads s. NR 12.10 would not be aware that harvest is allowed on that day in the CWD Management zone. Because an actual change in the currently allowed practices was not proposed in this rule and was not a topic of discussion, the department declines to make this change.

Mr. Wurz expressed other concerns related to hunting antlerless deer in October and the size of the CWD management zone. Again, this rulemaking does not modify seasons or management zones and that was not a topic of discussion at hearings.

Modifications Made

No modifications were made as part of the hearing process.

Changes to Rule Analysis and Fiscal Estimate

No changes were made to the rule analysis and fiscal estimate.

Response to Legislative Council Rules Clearinghouse Report

The recommendations have been incorporated into the rule.

<u>Final Regulatory Flexibility Analysis</u>
These rules are applicable to individual sportspersons and impose no compliance or reporting requirements for small business, nor are any design or operational standards contained in the rule. Therefore, under s. 227.19(3m), Stats., a final regulatory flexibility analysis is not required.

ORDER OF THE STATE OF WISCONSIN NATURAL RESOURCES BOARD REPEALING, AMENDING, REPEALING AND RECREATING, AND CREATING RULES

The Wisconsin Natural Resources Board proposes an order to repeal NR 8.52(1)(d)1.c., 10.01(3)(ef), 10.25(4)(f); to amend NR 8.04(2)(a)1., 8.52(1)(a)1.c. (Note), 8.52(3)(Note), 8.53(1)(Note), 8.54(1)(a)3., 10.01(3)(e)1.e., 10.01(3)(e)2., 10.01(3)(e)1.a., 10.01(3)(em)4., 10.06(2)(b), 10.09(1)(c)2., 10.104(11)(b)3.b. and c., 10.105(2), 10.11(1)(f), 10.145(8), 10.40(3)(g), 10.40(4)(g), 10.40(3)(f), 12.10(1)(a)1.a, 12.10(1)(b)1.b., 12.16(4), 12.16(6), 17.02(3),; to repeal and recreate NR 8.04(2)(a)2.; and to create NR 10.001(28), 12.10(1)(b)2. and 12.10(1)(b)7, relating to license and permit procedures, game and hunting, wildlife damage and nuisance control and dog trials and training.

WM-02-10

Analysis Prepared by the Department of Natural Resources

Statutory Authority and Explanation of Agency Authority: Statutes that authorize the promulgation of this rule order include ss. 29.011, 29.014, 29.024, 29.03, 29.053(3), 29.192, 29.193, 29.885, 169.21, 169.39 and 227.11, Stats. These sections grant rule making authority to the department to establish license and permit procedures, establish open and closed seasons for hunting and to establish other regulations for hunting, trapping, dog training, and the removal of nuisance animals. All rules promulgated under this authority are subject to review under ch. 227, Stats.

Statutes Interpreted and Explanation: In promulgating this rule, ss. 29.011, 29.014, 29.024, 29.03, 29.053(3), 29.192, 29.193, 29.324, 29.592, 29.885, 169.21, 169.39 and 227.11, Stats. have been interpreted as providing the department with the authority to make these housekeeping clarifications.

Related Statute or Rule: There are no state rules or statutes currently under promulgation that directly relate to the provisions that are proposed in this administrative order.

Plain Language Rule Analysis: The Bureau of Wildlife Management recommends promulgating administrative rules that modify sections of chs. NR 8, 10, 12 and 17. These rule changes related to hunting, trapping and wildlife rehabilitation are minor and unlikely to be controversial. The intent of these rule changes is to correct drafting errors, provide clarification to existing rules, simplify regulations, and update administrative code language and references. Policy issues affected by this rule are ones which have already been addressed by previous rulemaking.

Sections 1 and 2 allow customers to request free hard copies of turkey, pheasant, trout, or salmon stamps through the phone, a designated county clerk's office, or any department office that provides counter service.

Sections 3 to 7 update agency contact information and requirements for administration of the Wildlife Violator Compact Program.

Section 8 clarifies that a person who may only hunt with a mentor, and the mentor with whom they are hunting, can group hunt for deer even though they are only allowed to possess or control one firearm jointly. The season must be open for both hunters, they must be hunting within arms reach of one another, and both must possess the proper licenses and permits. This is consistent with s. 29.324, Stats., related to group hunting and simplifies the explanation of how this law applies during a mentored hunt

Sections 9, 11 and 12 eliminate extraneous deer hunting season language and add a cross reference to update language following the 2006 sunset of a two-year experiment with seasons that did not include October antierless only deer hunts.

Sections 10 and 13 eliminate the description of where hunting is allowed at Big Bay state park because it is unnecessary and the only state park for which such language is established in code.

Section 14 updates a cross reference related to the hours when hunting is allowed.

Sections 15 and 18 clarify that in addition to .410 shotguns, it is also illegal to hunt deer, bear or elk with handguns which fire .410 shotgun slugs.

Sections 16 and 17 update cross references related to deer registration and deer carcass tags in the CWD zone.

Section 19 clarifies that enforcement action can be taken against a person who fails to report bobcat harvest as required.

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Sections 21 and 23 clarify that when the assistant to a disabled hunter uses a firearm to aid in retrieval of a deer or turkey that has been shot by the disabled hunter, the assistant needs to possess a deer hunting license or any license that authorizes hunting when retrieving a turkey.

Section 22 clarifies that disabled hunters participating in special hunts may tag a deer of either sex with their gun buck carcass tag and additional antierless deer if they possess valid tags for that unit.

Sections 24 through 26 move a provision to a more proper location in order to simplify code language about the removal of nuisance animals.

Section 27 clarifies that a federal permit for the removal of certain nuisance animals can serve as the state permit in order to reduce paperwork. The state could still review permits.

Section 28 clarifies that deer may be shot under the authority of nuisance permits on the day before the opening of nine day gun season in the CWD Management Zone where other firearm hunting is also allowed on that day. Outside the CWD Management Zone, hunting with firearms for species other than waterfowl would continue to be prohibited.

Section 29 clarifies that hunters under the authority of damage and nuisance program permits can retain more than one deer when authorized by the department.

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Federal Regulatory Analysis: These state rules and statutes do not relieve individuals from the restrictions, requirements and conditions of federal statutes and regulations. Regulating the hunting and trapping of native species has been delegated to state fish and wildlife agencies. Additionally, none of the proposed rules exceed the authorities granted to states in 50 CFR 10.

Comparison with rules in Adjacent States: These rule change proposals do not represent significant policy changes and do not differ significantly from surrounding states. All surrounding states have regulations and rules in place for the management and recreational use of wild game and furbearer species that are established based on needs that are unique to that state's resources and public desires.

Summary of Factual Data and Analytical Methodologies: This rule order is necessary to correct inconsistencies created through the promulgation of other rules and statutes, update code language, correct previous drafting errors, and to clarify existing administrative code language. The rule changes included in this order do not deviate from current department policy on the management of wildlife and the regulation of hunting and trapping.

Anticipated Private Sector Costs: These rules, and the legislation which grants the department rule making authority, do not have a significant fiscal effect on the private sector. Additionally, no significant costs are associated with compliance to these rules.

Effects on Small Business: These rules are applicable to individual sportspersons and impose no compliance or reporting requirements for small businesses, and no design or operational standards are contained in the rule.

Agency Contact Person: Scott Loomans, 101 South Webster St., PO BOX 7921, Madison, WI 53707-7921. (608) 267-2452, scott.loomans@wisconsin.gov

Deadline for Written Comments: The deadline for written comments was June 8, 2010.

Section 1. NR 8.04(2)(b)1. is amended to read:

NR 8.04(2)(b)1. Presenting the approval in person at a department service center. office where counter services are provided or at a designated county clerk's office.

Section 2. NR 8.04(2)(b)2. is repealed and recreated to read:

NR 8.04(2)(b)2. Submitting a request to the department through the mail, electronically or by phone.

Section 3. NR 8.52(1)(a)1.c. (Note) is amended to read:

Note: Notices may be mailed to the: Department of Natural Resources, Wildlife Violator Compact Administrator, 101 S. Webster St. P.O. Box 7921, Madison, WI 53707-7921, or by FAX at (608) 266-3696 (608) 264-6130. An e-mail address for the Compact Administrator may be obtained by calling the department's Bureau of Law Enforcement at (608) 266-2141 call center at 1-888-9367463.

Section 4. NR 8.52(1)(a)3.(Note) is amended to read:

Note: Notifications may be mailed to the: Department of Natural Resources, Wildlife Violator Compact Administrator, 101 S. Webster St. P.O. Box 7921, Madison, WI 53707-7921, or by FAX at (608) 266-3696 (608) 264-6130. An e-mail address for the Compact Administrator may be obtained by calling the department's Bureau of Law Enforcement at (608) 266-2141 call center at 1-888-936-7463.

Section 5. NR 8.52(1)(d)1.c. is repealed.

Section 6. NR 8.53(1)(Note) is amended to read:

Note: Notices may be mailed to the: Department of Natural Resources, Wildlife Violator Compact Administrator, 101 S. Webster St. P.O. Box 7921, Madison, WI 53707-7921, or by FAX at (608) 266-3696 (608) 264-6130. An e-mail address for the Compact Administrator may be obtained by calling the department's Bureau of Law Enforcement at (608) 266-2141 call center at 1-888-936-7463.

Section 7. NR 8.54(1)(a)3. is amended to read:

NR 8.54(1)(a)3. Mail If the violator is a Wisconsin Resident, mail a notice to the violator to inform the violator which ch. 29, Stats., privileges and approvals have been revoked in this state as a result of the violator's revocation in the participating state.

Section 8. NR 10.001(28) is created to read:

NR 10.001(28) "Using firearms" for the purpose of s. 29.324(1)(b), Stats. means being in possession or control of a separate, individual firearm except that a mentor and the person for whom they are serving as a mentor as required under s. 29.592(3), Stats., who jointly possess only one firearm, shall each be considered to be using a firearm.

Section 9. NR 10.01(3)(e)1.e. is amended to read:

Kind of animal and locality	Open season (all dates inclusive)	Limit
NR 10.01(3)(e)1.e.		
Except for areas identified in subds. 2. and 3., this season may be implemented in deer management units that meet the criteria established in par. (ed) 2., if the harvest resulting from the permit issuance procedures established in par. (ed) 1. a. in a deer management region does not meet the performance measures established in par. (ef).	Firearm Gun deer season beginning on the Thursday nearest October 15 and continuing for 4 consecutive days. The firearm type in a deer management unit is the same as Allowable types of guns are those authorized during the seasons listed in subdivision paragraphs a. and b., and subd.5.	One antierless deer per antierless deer permit issued under s. NR 10.104.

Section 10. NR 10.01(3)(e)2.b. is amended to read:

Kind of animal and locality	Open season (all dates inclusive)	Limit
NR 10.01(3)(e)2.b.		Г
The following state parks and trails: the portion of Big Bay state park located on Madeline Island west of a north south line beginning at the park entrance on Haines road, Governor Thompson, Elroy-Sparta, Hartman Creek, Interstate, the Plum Island portion of Grand Traverse Islands, Mill Bluff, Newport, Rock Island, Straight Lake, Wyalusing (73A) and Tuscobia-Park Falls.	Firearm season beginning on the Saturday immediately preceding the Thanksgiving holiday and continuing for 9 consecutive days. The firearm type is the same as authorized for the surrounding deer management unit.	One buck deer and additional antierless deer as authorized by antierless deer permits issued under s. NR 10.104.

Section 11. NR 10.01(3)(ed)1.a. is amended to read:

NR 10.01(3)(ed)1.a. The department may, upon making the findings in subd. 2. modify the deer permit issuance procedures as described in this paragraph and implement the October hunt described in subd. 1.e. for any deer management unit to reduce the deer population nearer to the overwinter population goals established in s. NR 10.104. Under this paragraph special permits for antierless deer under s. 29.177, Stats., may be issued free of charge at the rate of one permit per license authorizing deer hunting or 2 permits per conservation patron license. The permits may be used to hunt and tag deer during any of that year's deer seasons for the units specified under subd. 2. Additional special permits for antierless deer shall be issued at no charge, except for a handling fee authorized under s. 29.556, Stats., and s. NR 19.02.

Section 12. NR 10.01(3)(ef) is repealed.

Section 13. NR 10.01(3)(em)4.b. is amended to read:

Kind of animal and locality	Open season (all dates inclusive)	Limit
NR 10.01(3)(em)4.b.		
The portion of Big Bay state park located on Madeline Island west of a north-south line beginning at the park entrance on Haines road, Mill Bluff state park and Rock Island state park.	Beginning on Oct. 15 and continuing for the remainder of the early archery season and the entire late archery season described in subd. 1.	One buck and one antierless deer as authorized by the appropriate carcass tag and additional antierless deer as authorized by antierless permits issued under s. NR 10.104.

Section 14. NR 10.06(2)(b) is amended to read:

NR 10.06(2)(b) General prohibition. Except as provided in subs. (6), (7) and (8) to (9), no person may hunt or shoot any game species on for which an open season is prescribed on any day during the open season before the a.m. times or after the p.m. times established in sub. (5).

Section 15. NR 10.09(1)(c)2., as affected by CR- 09-024, is amended to read:

NR 10.09(1)(c)2. 'Deer or bear hunting.' Hunt any deer or bear with any air rifle, rim-fire rifle, any center-fire rifle less than .22 caliber, any .410 bore or less shotgun or handgun loaded with .410 shotgun shell ammunition or with ammunition loaded with nonexpanding type bullets or ammunition loaded with shot other than a single slug or projectile.

Section 16. NR 10.104(11)(b)3.b. and c. are amended to read:

NR 10.104(11)(b)3.b. Archery or firearm hunts in units where earn-a-buck regulations established in s. NR 10.01 (3)(et) 3-2. are in effect if the hunter possesses an antierless deer registration

verification earned in a unit designated under s. NR 10.01(3) (ez)1.d. (ed)1.b. or in a CWD management zone identified in s. NR 10.28(3), or

c. Archery or firearm hunts in units where earn-a-buck regulations established in s. NR 10.01(3) (et) 3-2. are in effect if an antierless deer has been legally harvested and tagged prior to the harvest of the buck deer, and the antierless deer accompanies the buck deer until each is registered.

Section 17. NR 10.105(2) is amended to read:

NR 10.105(2) In deer management units with deer seasons modified under s. NR 10.01 (3) (ed) 1. b. or (et) 3-2... no person may transport a buck deer from the time it is killed to the time it is registered under s. NR 10.106 unless accompanied by the antierless deer or antierless deer registration verification which authorized the taking of the buck deer. An antierless deer may be used only by the hunter who tagged it to secure authorization for that hunter to tag one buck deer in the unit or units modified under s. NR 10.01 (3) (ed) 1. b. or (et) 3-2. Deer may only be transported outside of the unit of kill or adjoining unit after they have been registered.

Section 18. NR 10.11(1)(f) is amended to read:

NR 10.11(1)(f) Handguns. With a handgun that is loaded with a .410 shotgun shell loaded with a single slug or projectile, a centerfire cartridge .22 caliber or smaller or has a minimum barrel length that is less than 5 1/2 inches measured from the muzzle to the firing pin with the action closed.

Section 19. NR 10.145(8) is amended to read:

NR 10.145(8) REPORTS. (a) Harvest reports. The department may require each successful bobcat permit applicant to submit a harvest report in a manner prescribed by the department within 24 hours of harvesting a bobcat. If the department requires a person who has been issued a bobcat harvest permit to report the harvest under this section, the person shall make the report in the manner required by the department within 24 hours of the time the person kills the bobcat.

Section 20. NR 10.25(4)(f) is repealed.

Section 21. NR 10.40(3)(g) is amended to read:

NR 10.40(3)(g) Authorizations to assistant. The designated assistant of the special gun deer hunt participant may use a firearm while retrieving a deer shot by a participant <u>provided the assistant possesses</u> a <u>current valid deer hunting license</u>.

Section 22. NR 10.40(3)(f) is amended to read:

NR 10.40(3) (f) *Rule compliance*. Unless otherwise provided by the department, all disabled hunters and accompanying persons shall comply with all hunting rules and laws applicable to the regular gun deer season specified under s. NR 10.01 (3) (e). The bag limit is one deer of either-sex per valid gun buck deer carcass tag and additional antierless deer per current valid antierless deer permit issued under s. NR 10.104, and per special permit issued under s. NR 10.01 (3) (ed) or (et). Other hunters, hunting on the lands described on the application during the special gun deer hunt, shall comply with the blaze orange clothing requirements in s. 29.301 (2), Stats., except waterfowl hunters.

Section 23. NR 10.40(4)(g) is amended to read:

NR 10.40(4)(g) Authorizations to assistants. The designated assistant of the special spring turkey hunt participant shall possess a valid hunting license for hunting of any species and may use a the participant's firearm in compliance with s. NR 10.09 (1) while retrieving a turkey shot by a participant.

Section 24. NR 12.10(1)(a)1.(intro.) is amended to read:

12.10 (1)(a)1. Destroy any wild animal, provided that all game and furbearing animals are disposed of as directed by the department, which is classified as:

Section 25. NR 12.10(1)(b)1.b. is amended to read:

NR 12.10(1)(b)1.b. Any bird causing depredation under s. NR 12.05; or provided that all game and furbearing animals are disposed of as directed by the department;

Section 26. NR 12.10(1)(b)2. is created to read:

NR 12.10(1)(b)2. The department may prescribe the manner of disposal for animals destroyed under this paragraph.

Section 27. NR 12.10(1)(b)7 is created to read:

NR 12.10(1)(b)7. Destroy birds defined under s. 29.001(33) and (39) and permitted for removal by the U.S. fish and wildlife service under a federal depredation permit, provided the permit has been reviewed and approved by the department and removal activities are in compliance with the restrictions, requirements and conditions as described by the U.S. fish and wildlife service in 50 CFR 21.49 and this section.

Section 28. NR 12.16(4) is amended to read:

NR 12.16 (4) EFFECTIVE DATES. Authorization to kill deer commences the date of permit receipt by the permittee and continues through the open season for the appropriate zone described in s. NR 10.01 (3) (e) and (em), except that no deer may be killed during the 24 hour period prior to the open season for hunting deer with gun November firearm deer season in the area of the state outside of the CWD management zone in s. NR 10.28(3).

Section 29. NR 12.16(6) is amended to read:

NR 12.16(6) CARCASS <u>SALE AND PRICE CARE AND DISPOSITION</u>. The department shall offer the permittee and each participant the opportunity to retain <u>at least</u> one deer killed under the deer shooting permit. All deer not retained under this subsection shall be disposed of <u>as directed</u> by the department.

Section 30. NR 17.02(3)(a) is amended to read:

NR 17.02(3)(a) Captive coyote, fox and rabbit. Captive coyote, fox and rabbit obtained in accordance with s. NR 17.047 and possessed for dog training purposes may only be kept within a hound dog training enclosure that is permitted and that meets the requirements established under s. NR 17.045-, except that these species may be confined or controlled on a temporary basis in accordance with ss. NR 16.30 and 16.38 for the purpose of health care or treatment, transportation from one enclosure to another or special handling needs when not being used for training dogs. For special handling needs and transportation, coyote, fox and rabbit shall be housed in accordance with ss. NR 16.30 and 16.38.

(SEAL)

Wisconsin Department of Administration Division of Executive Budget and Finance

Joe Polasek

Authorized Signature

DOA-2048 (R10/2000) Fiscal Estimate — 2009 Session Amendment Number if Applicable LRB Number □ Updated ☐ Original Administrative Rule Number Bill Number ☐ Supplemental ☐ Corrected WM-02-10 Housekeeping rule package modifying chapters NR 8, 10, 12 and 17 relating to license and permit procedures, game and hunting, wildlife damage and nuisance control and dog trials and training. Subject Fiscal Effect State: No State Fiscal Effect ☐ Indeterminate Increase Costs — May be possible to absorb Check columns below only if bill makes a direct appropriation within agency's budget. or affects a sum sufficient appropriation. ☐ No ☐ Yes ☐ Increase Existing Revenues ☐ Increase Existing Appropriation ☐ Decrease Existing Revenues □ Decrease Existing Appropriation ☐ Decrease Costs ☐ Create New Appropriation Local: No Local Government Costs ☐ Indeterminate 5. Types of Local Governmental Units Affected: 3. Increase Revenues 1. Increase Costs ☐ Towns ☐ Cities ☐ Permissive ☐ Mandatory ☐ Mandatory ☐ Permissive ☐ Counties ☐ Others 4. Decrease Revenues 2. Decrease Costs ☐ WTCS Districts ☐ School Districts ☐ Permissive ☐ Mandatory ☐ Permissive Affected Chapter 20 Appropriations **Fund Sources Affected** ☐ GPR ☐ FED ☐ PRO ☐ PRS ☐ SEG ☐ SEG-S Assumptions Used in Arriving at Fiscal Estimate The intent of these rule changes is to correct drafting errors, provide clarification to existing rules, simplify regulations, and update administrative code language and references. The department anticipates no fiscal effect from these proposed rule changes. Specifically, these rules will: - Update procedures for obtaining actual copies of hunting and fishing stamps. - Update agency contact information and requirements for administration of the Wildlife Violator Compact Program. - Clarify group hunting requirements related to the new mentored hunting law. - Eliminate extraneous deer hunting season language and adds a cross reference to update language following the 2006 sunset of a two-year experiment with no October antlerless only deer hunts. - Eliminate the description of where hunting is allowed at Big Bay state park for consistency with other parks. - Update a cross reference related to the hours when hunting is allowed. - Clarify that, in addition to .410 shotguns, it is also illegal hunt deer or elk with .410 handguns. - Update cross references related to deer registration deer carcass tags in the CWD zone. - Clarify that enforcement action can be taken against a person who fails to report bobcat harvest as required. - Repeal a redundant, unnecessary prohibition on hunting from a roadway specifically for wild turkeys. - Clarify that assistants to disabled hunters need a license to use a firearm when aiding in retrieval of deer or turkey. - Clarify which tag disabled hunters participating in special hunts may use to tag a deer of either sex. - Move a provision regarding removal of nuisance animals to a more proper location. - Clarifies that a federal permit for the removal of certain nuisance animals can serve as the state permit. - Clarifies that deer may be shot under the authority of nuisance permits in CWD Zone on the day before regular season. - Clarify that hunters under the authority of damage and nuisance permits can retain more than one deer. - Clarifies that existing pen standards also apply to captive coyote, fox and rabbit when being transported or for health care or treatment. Long-Range Fiscal Implications No long range fiscal implications are anticipated. Telephone No. Agency Prepared By: Department of Natural Resources 266-2794

Telephone No.

266-2794

Date (mm/dd/ccyy)

03-24-10

Wisconsin Department of Administration Division of Executive Budget and Finance DOA-2047 (R10/2000)

Fiscal Estimate Worksheet — 2009 Session Detailed Estimate of Annual Fiscal Effect

☐ Original	☑ Updated	LRB Numbe	LRB Number		Amendment Number if Applicable		
☐ Corrected	☐ Supplemental	Bill Number	Bill Number		Administrative Rule Number WM-02-10		
T. Collected	<u> Подрынения</u>						
Subject Housekeeping rule hunting, wildlife d	package modifying chapters amage and nuisance control a	NR 8, 10, 12 and 1 and dog trials and tr	7 relating to li aining.	cense and perm	it procedur e s, į	game and	
One-time Costs or Ro None.	evenue Impacts for State a	and/or Local Gove	mment (do n	ot include in a	nnualized fisc	al effect):	
	Annualized Costs:		Annualiz	ed Fiscal Impa			
A. State Costs by (Increas	sed Costs	Decre	ased Costs	
	ations — Salaries and Frin	ges	\$		\$		
	on Changes)		(FTE) (FTE)	
	ations — Other Costs						
Local Assis							
	ividuals or Organizations				-		
	I State Costs by Category		\$	0	\$ -	. 0	
	Source of Funds		Increa	sed Costs	Decre	ased Costs	
B. State Costs by	000100 011 01100		\$		\$ -		
FED							
PRO/PRS					-		
SEG/SEG					-		
State Revenue	Complete this only was increase or decrease stax increase, decrease	tate reveniles (e.d.,	Increas	ed Revenue	Decrea	sed Revenue	
GPR Taxe			Ψ				
GPR Earn	ed						
FED						<u> </u>	
PRO/PRS							
SEG/SEG	-S				-		
Tot	tal State Revenues		\$	0	\$ -	0	
		Net Annualized F	iscal Impac State	t	!	Local	
Net Change in Cos	sts	\$	0		\$	0	
Net Change in Rev		\$	0		\$	0	
Prepared By:		Telephon	Telephone No. Agency				
Joe Pofașek	\bigcirc	266-2794			esources		
Authorized Signature		Telephor	Telephone No.		Date (mm/dd/ccyy)		
M	Votase	266-2794		03	3-24-10		



WISCONSIN STATE LEGISLATURE



LCRC FORM 2



WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

Ronald Sklansky Clearinghouse Director Terry C. Anderson
Legislative Council Director

Richard Sweet
Clearinghouse Assistant Director

Laura D. Rose
Legislative Council Deputy Director

CLEARINGHOUSE REPORT TO AGENCY

[THIS REPORT HAS BEEN PREPARED PURSUANT TO S. 227.15, STATS. THIS IS A REPORT ON A RULE AS ORIGINALLY PROPOSED BY THE AGENCY; THE REPORT MAY NOT REFLECT THE FINAL CONTENT OF THE RULE IN FINAL DRAFT FORM AS IT WILL BE SUBMITTED TO THE LEGISLATURE. THIS REPORT CONSTITUTES A REVIEW OF, BUT NOT APPROVAL OR DISAPPROVAL OF, THE SUBSTANTIVE CONTENT AND TECHNICAL ACCURACY OF THE RULE.]

CLEARINGHOUSE RULE 10-051

AN ORDER to repeal NR 8.52 (1) (d) 1. c., 10.01 (3) (ef), and 10.25 (4) (f); to amend NR 8.04 (2) (a) 1., 8.52 (1) (a) 1. c. (Note), and (3) (Note), 8.53 (1) (Note), 8.54 (1) (a) 3., 10.01 (3) (e) 1. e. and 2., (ed) 1. a., and (em) 4., 10.06 (2) (b), 10.09 (1) (c) 2., 10.104 (11) (b) 3. b. and c., 10.105 (2), 10.11 (1) (f), 10.145 (8), 10.40 (3) (g) and (f), and (4) (f), 12.10 (1) (a) 1. a., and (b) 1., 12.16 (4) and (6), and 17.02 (3); to repeal and recreate NR 8.04 (2) (a) 2.; and to create NR 10.001 (28) and 12.10 (1) (b) 7, relating to license and permit procedures, game and hunting, wildlife damage, and nuisance control and dog trials and training.

Submitted by DEPARTMENT OF NATURAL RESOURCES

05-04-2010 RECEIVED BY LEGISLATIVE COUNCIL.

05-25-2010 REPORT SENT TO AGENCY.

RS:MM

LEGISLATIVE COUNCIL RULES CLEARINGHOUSE REPORT

reported as noted below: STATUTORY AUTHORITY [s. 227.15 (2) (a)] 1. NO V Comment Attached FORM, STYLE AND PLACEMENT IN ADMINISTRATIVE CODE [s. 227.15 (2) (c)] 2. NO | YES 🗸 Comment Attached CONFLICT WITH OR DUPLICATION OF EXISTING RULES [s. 227.15 (2) (d)] 3. NO 🗸 YES | Comment Attached ADEQUACY OF REFERENCES TO RELATED STATUTES, RULES AND FORMS 4. [s. 227.15 (2) (e)] NO 🗸 YES | Comment Attached CLARITY, GRAMMAR, PUNCTUATION AND USE OF PLAIN LANGUAGE [s. 227.15 (2) (f)] 5. NO I YES 🗸 Comment Attached POTENTIAL CONFLICTS WITH, AND COMPARABILITY TO, RELATED FEDERAL 6. REGULATIONS [s. 227.15 (2) (g)] NO 🗸 YES | Comment Attached COMPLIANCE WITH PERMIT ACTION DEADLINE REQUIREMENTS [s. 227.15 (2) (h)] 7.

YES

Comment Attached

NO 🗸

This rule has been reviewed by the Rules Clearinghouse. Based on that review, comments are



WISCONSIN LEGISLATIVE COUNCIL RULES CLEARINGHOUSE

Ronald Sklansky Clearinghouse Director Terry C. Anderson
Legislative Council Director

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CLEARINGHOUSE RULE 10-051

Comments

[NOTE: All citations to "Manual" in the comments below are to the Administrative Rules Procedures Manual, prepared by the Legislative Reference Bureau and the Legislative Council Staff, dated September 2008.]

2. Form, Style and Placement in Administrative Code

- a. In the treatment clause of SECTION 1 of the rule-making order, "(a)" should be changed to "(b)."
- b. Sections 3, 4, and 5 of the rule-making order, as well as Sections 22 and 23, are not in proper sequence. The sections of the fule-making order should be arranged in the numerical order of the decimal-numbered provisions as they appear in the rules at the time of drafting. [See s. 1.04 (1) of the Manual.]
 - c. In s. NR 10.01 (3) (ed) 1. a., the correct additional cross-reference is "subd. 1. e."
- d. In the treatment clause of Section 24 of the rule-making order, the final "a" in the identification of the section affected should be replaced by the notation "(intro.)." In the text of that section, only the text that is affected should be shown.
- e. The treatment clause in Section 25 of the rule-making order should be rewritten as follows: "NR 12.10 (1) (b) 1. (intro) and b. are amended to read:". The text of the unaffected subunits should not be shown.
- f. In ss. NR 12.10 (1) (b) 7. and 12.16 (4), the phrases "fish and wildlife service," "federal depredation permit," and "management zone" all should be shown in lowercase.
- g. In s. NR 12.16 (6) (title), the underscored language should be shown following the stricken-through language.

- h. In the treatment clause in SECTION 29 of the rule-making order, "(a)" should be inserted after "(3)."
- i. In s. NR 17.02 (3) (a), each occurrence of the notation "s." that precedes "NR 16.30 and 16.38" should be replaced by the notation "ss."

5. Clarity, Grammar, Punctuation and Use of Plain Language

It appears that the purpose of the change made to s. NR 8.54 (1) (a) 3. is to clarify that a notice does not have to be sent to a violator who is not a Wisconsin resident. This could be done in a more straightforward way by simply stating, in the rule, that if a violator is a Wisconsin resident, a notice containing the specified information must be sent.