

STATE OF MINNESOTA DEPARTMENT OF NATURAL RESOURCES COMMISSIONER'S ORDER NO. 2348 REGULATIONS FOR THE TAKING OF DEER DURING 1989

Pursuant to authority vested in me by Minn. Stat. §§ 97B.301-97B.325 and other applicable law, I, Joseph N. Alexander, Commissioner of Natural Resources, hereby prescribe the following regulations for the taking of deer during 1989. All dates and time periods in this order are inclusive.

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Section 1. DEFINITIONS.

(a) Legal Firearms. Firearms described as legal for the taking of big game by Minn. Stat. ch. 97B.031, including Subd. 1(c) permitting 10 mm cartridges at least 0.95 inches long, may be used for taking deer within the "all legal firearms" zone described in Sec. 10(d). Within the shotgun zone as described in Sec. 10(c) during the regular firearms season, only legal shotguns (including those with rifled barrels) loaded with single-slug shotgun shells and legal muzzleloading long guns may be used for taking deer. Within the shotgun zone during the special muzzleloader season, only legal muzzleloading long guns may be used for taking deer. In the shotgun zone, disabled persons incapable of using a gun fired from the shoulder and possessing a physician's written statement verifying this condition may use legal handguns for taking deer during the regular firearms season and legal muzzleloading handguns for taking deer during the special muzzleloader season. During the special muzzleloader season, only legal muzzleloaders with metallic open or peep type sights may be used for taking deer.

(b) Legal Bow and Arrow. Bow must have a pull of no less than 40 pounds at or before full draw. The bow may not be drawn, held or released by mechanical means, except that a person may use a mechanical device attached to the bowstring if the person's own strength draws, holds, and releases the bowstring. Persons unable to hunt with a legal bow and arrow because of a

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permanent disability, verified in writing by a licensed physician, may be issued a permit to use a legal crossbow as defined by Minn. Stat. § 97B.106.

(c) <u>Legal Buck</u>. A legal buck is any deer having at least one antler not less than three inches in length.

(d) <u>Antlerless Deer</u>. Antlerless deer are all deer including fawns, other than legal bucks.

(e) <u>Antlerless Permit Area</u>. An area of the state consisting of one or more deer registration blocks and defined in Sec. 9 wherein taking antlerless deer is authorized for a quota of hunters who are issued permits.

(f) <u>November Firearms Season</u>. The November firearms season is the statewide deer season beginning November 4, as described in Sec. 3(a) through 3(d) of this order.

(g) <u>Muzzleloader Season</u>. The muzzleloader season is the deer season from November 25 to December 10, 1989, when deer may be taken by legal muzzleloaders in specified areas as described in Secs. 3(f) and 5(a) of this order.

Sec. 2. BOW AND ARROW SEASON REGULATIONS.

(a) Antlerless deer and legal bucks may be taken statewide from September 16 to November 30, 1989, from one-half hour before sunrise to sunset each day with the following provisions:

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 (1) except that the bow and arrow deer season in Registration Blocks 115 through 118, 127, 130, and 194 shall
 close on November 19, 1989.

(2) except for bonus licenses or as otherwise specifically authorized, only legal bucks may be taken during the November firearms season within a zone when there is an open firearms deer season therein.

(b) Antlerless deer and legal bucks may be taken by legal bow and arrow in the Northern Minnesota December Archery Zone as described in Sec. 10(a) from December 1 to December 3, 1989, except as listed in (a)(1) above, and in the Southeast December Archery Zone as described in Sec. 10(b) from December 1 to December 31, 1989, from one-half hour before sunrise to sunset each day.

(c) Bow and arrow areas open by special permit.

(1) Crow-Hassan Park Reserve in Hennepin County is open to either sex deer hunting by bow and arrow from October 28 to October 29, and November 16, and 17, 1989. One hundred forty (140) permits will be issued. Metro Area Bonus bow licenses will be valid for taking antlerless deer during this hunt. Applications must be addressed to Hennepin Parks Bow Hunt, 3800 County Road 24, Maple Plain, Minnesota 55359.

(2) Murphy-Hanrahan Park Reserve and Cleary Lake Regional Park in Scott County are open to either sex deer hunting by bow and arrow from November 10 to November 12. Two hundred

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(200) permits will be issued for Murphy-Hanrahan and forty-five (45) permits will be issued for Cleary Lake. Hunters must meet the red/orange clothing requirement. Each hunt will require a separate application form. Metro Area Bonus bow licenses will be valid for taking antlerless deer during this hunt. Applications must be addressed to Hennepin Parks Bow Hunt, 3800 County Road 24, Maple Plain, Minnesota 55359.

(d) Special bow hunt permit application procedure:

(1) Hunters must send a stamped, self-addressed business envelope to the headquarters of the appropriate special bow hunt unit with a request for the application form and instructions.

(2) Up to four persons may apply as a party by mailing all applications in one envelope. Either the entire party will be selected by the drawing or none will be selected.

(3) Incomplete or improperly completed applications will be rejected.

(4) The application deadlines for special hunts
 in this section are: Crow-Hassan and Murphy-Hanrahan Park
 Reserves, and Cleary Lake Regional Park, September 7;

Sec. 3. FIREARMS SEASON REGULATIONS.

Every firearms deer hunter must select one of the seven choices from the zone and date options contained in this section. This choice will be indicated by a hole punched in the license at the time of purchase. No person is permitted to hunt deer by

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firearms except within the limits of the choice indicated by the punched hole.

(a) Zone 1 (as described in Sec. 8(a)). Legal bucks may be taken from November 4 to November 19, 1989, from one-half hour before sunrise to sunset each day. Antlerless deer may be taken only by permit throughout this season, and only within the permit area specified on each hunter's permit.

(b) Zone 2 (as described in Sec. 8(b)). Legal bucks may be taken from November 4 to November 12, 1989, from one-half hour before sunrise to sunset each day. Antlerless deer may be taken only by permit throughout this season and only within the permit area specified on each hunter's permit.

(c) Zone 3 (as described in Sec. 8(c)). Hunters must select either the early or the late season.

(1) <u>Early Season</u>. Legal bucks may be taken from November 4 to November 12, 1989, from one-half hour before sunrise to sunset each day.

(2) <u>Late Season</u>. Legal bucks and antlerless deer may be taken from November 18 to November 24, 1989, from one-half hour before sunrise to sunset each day. Antlerless deer may be taken only by permit and only within the permit area specified on each hunter's permit.

(d) Zone 4 (as described in Sec. 8(d)). Hunters must select either the early or the late season.

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(1) <u>Early Season</u>. Legal bucks and antlerless deer may be taken on November 4 and November 5, 1989, from onehalf hour before sunrise to sunset each day. Antlerless deer may be taken only by permit and only within the permit area specified on each hunter's permit.

(2) <u>Late Season</u>. Legal bucks and antlerless deer may be taken from November 11 to November 14, 1989, from one-half hour before sunrise to sunset each day. Antlerless deer may be taken only by permit and only within the permit area specified on each hunter's permit.

(e) Additional areas are open to a limited number ofhunters during the November firearms season as described in Sec.5(b).

(f) <u>Muzzleloader Season</u>. Antlerless deer and legal bucks may be taken by legal muzzleloader from November 25 to December 10, 1989, from one-half hour before sunrise to sunset each day, in the areas described below. Except for the Richard J. Dorer Memorial Hardwood Forest, all land within the statutory boundaries of the state forests listed below is open for muzzleloader hunting. Persons selecting this season may not hunt during the November firearms season. Persons selecting this season must have the Special Muzzleloader Season block punched out on their licenses. In addition to the areas listed below, additional areas are open to a limited number of hunters as described in Sec. 5(a).

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(1) Carlos Avery Wildlife Management Area (WMA) and adjacent lands in Anoka and Chisago Counties; within the boundary described as follows:

Beginning at the junction of Pine Street and County State Aid Highway (CSAH) 23, Anoka County; thence northerly on CSAH 23 to CSAH 19, Anoka County; thence north on CSAH 19 to CSAH 18, Anoka County; thence east on CSAH 18 to County Road 62, Anoka County; thence northeasterly on County Road 62 to County Road 87, Chisago County; thence northerly on County Road 87 to CSAH 22, Chisago County; thence east on CSAH 22 to U.S. Highway 61; thence southerly on U.S. Highway 61 to State Trunk Highway (STH) 98; thence easterly and northeasterly on STH 98 to U.S. Highway 8; thence northerly on U.S. Highway 8 to County Road 77, Chisago County; thence northerly on County Road 77 to CSAH 14, Chisago County; thence northerly and westerly on CSAH 14 to CSAH 18, Chisago County; thence south and southwesterly on CSAH 18 to CSAH 30, Chisago County; thence southerly on CSAH 30 to CSAH 19, Chisago County; thence westerly on CSAH 19 to CSAH 36, Anoka County; thence westerly on CSAH 36 to County Road 75, Anoka County; thence southerly on County Road 75 to CSAH 22, Anoka County; thence westerly and southerly on CSAH 22 to CSAH 17, Anoka County; thence southerly on CSAH 17 to the southern boundary of Ham Lake Township, Anoka County; thence east along the southern boundary of Ham Lake Township and the southern boundary of Columbus Township, Anoka County, to Pine Street; thence east on Pine Street to the point of beginning.

(2) Chengwatana State Forest in Chisago and Pine

Counties;

(3) Cloquet Valley State Forest in St. Louis County;

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- (4) George Washington State Forest in Itasca
 - County;
- (5) Gores Pool WMA in Dakota and GoodhueCounties;
- (6) Land -O- Lakes State Forest in Cass County, north of County State Aid Highway 58, Cass County and east of State Trunk Highway 6 only;
- (7) McCarthy Lake WMA in Wabasha County;
- (8) Meadowbrook WMA in Cass County;
- (9) Mille Lacs WMA in Kanabec and Mille Lacs Counties;
- (10) Nemadji State Forest in Carlton and Pine Counties;
- (11) Paul Bunyan Game Refuge in Hubbard County;
- (12) Red Lake WMA and Beltrami Island State Forest in Beltrami, Lake of the Woods, and Roseau Counties;
 - (13) Richard Dorer Memorial Hardwood Forest tracts posted as State Forest and delineated on the Memorial Hardwood Forest map available from DNR offices;
 - (14) Roseau River WMA in Roseau County;
- (15) Rum River State Forest in Kanabec and Mille Lacs Counties;

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- (16) Savanna State Forest in Aitkin and St. Louis Counties;
- (17) Thief Lake WMA in Marshall County; and
- (18) Whitewater WMA in Olmsted, Wabasha, and Winona Counties.

Sec. 4. ANTLERLESS PERMIT PROCEDURE FOR NOVEMBER FIREARMS SEASON.

(a) Residents and non-residents are eligible for antlerless permits. Application for an antlerless permit must be made on the official antlerless permit application form (card) issued with the applicant's license. No person shall apply for an antlerless deer permit without first purchasing a 1989 firearms deer license. The application must be for one of the permit areas described in Sec. 9, and must be for the zone and dates on the applicant's 1989 deer license. No person shall submit more than one application for an antlerless permit nor shall any person apply for an antlerless permit in more than one antlerless permit area. No person shall apply for a muzzleloader special permit area or a firearms special permit area who has applied for an antlerless permit, and no person shall apply for an antlerless permit who has applied for a muzzleloader special permit area or a firearms special permit area. Any application that is not completed in accordance with the instructions on the application will be rejected.

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(b) After the application has been completed, it must be either mailed or delivered to:

> Department of Natural Resources License Bureau 500 Lafayette Road St. Paul, Minnesota 55155-4026

Applications that are mailed must be postmarked no later than September 7, 1989. Applications that are delivered must be delivered no later than 4:30 p.m., September 7, 1989. Applications postmarked or delivered after these specified times will not be accepted.

(c) If the number of applications for permits in any area exceeds the quota set forth in paragraph (e) of this section, computerized drawings will be held to determine who will be issued permits.

Where drawings are necessary, two types will be used to select permit holders.

(1) <u>Preference Drawing</u>. Anyone 12 years of age or older may enter the preference drawings by supplying his driver's license or official State of Minnesota Identification Number on his application. All applicants who have reached their 18th birthday by September 7, 1989 must provide one of these two numbers in order to qualify. Applicants establish a preference rating based upon the number of times they have applied in previous years, beginning with 1981, and have not obtained an antlerless permit. The preference rating will increase each year the applicant applies unsuccessfully. Persons applying for the

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first time have no preference. Applicants receiving permits lose their accrued preference.

(2) Special Youth Drawing (Non-preference

<u>Drawing</u>). Any person 12 years of age or older but less than 18 on September 7, 1989 and who elects to supply his Firearms Safety Training Certificate number in lieu of his driver's license or official State of Minnesota Identification number, will be placed in the non-preference drawing. In this drawing there will be no preference gained and all applicants will have equal opportunity of being selected with all other applicants selecting this option in their permit area. The number of antlerless permits available for the non-preference drawing will be that proportion of the total number of permits for each area represented by the ratio of Firearms Safety numbered applicants to the total applicants for that area.

(d) A valid antlerless permit is the computer generated document mailed to applicants successful in the respective permit area drawings. Only successful applicants will be notified. The antlerless permit is only valid for the zone and dates on the applicant's previously purchased firearms deer license.

(e) Antlerless Permit Areas and quotas for 1989 are as follows:

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Sec. 5. SPECIAL FIREARMS PERMIT AREA DEER HUNTS.

For the areas listed in this section, only permittees randomly selected from the applicants shall be allowed to hunt. Permittees are allowed to take deer by regular firearms or muzzleloaders. Applications for any of these areas must be made according to instructions in Sec. 6 of this order.

(a) Muzzleloader Special Permit Areas.

(1) The Lac qui Parle WMA and the Big Stone National Wildlife Refuge in Big Stone, Chippewa, Lac qui Parle and Swift Counties, the Federal Waterfowl Production Area located in Section 4, Township 119 N., Range 43 W., and certain surrounding lands as indicated by a map provided to each permittee, are open to deer hunting by legal muzzleloader during the muzzleloader season, except the area posted as "No Trespass from September 20 to December 1" and Rosemoen Island are not open at any time except by special authorization. An unlimited number of permits will be issued in each of two periods: November 25 to December 1, and December 2 to December 10, 1989. Hunters shall apply for only one of the two periods. Applications must be sent to the Lac qui Parle WMA, Route 1, Box 23, Watson, Minnesota 56295. This is Special Permit Area Number 432.

(2) The Lake Shetek State Park in Murray County is open for antlerless-only deer hunting by legal muzzleloader during the muzzleloader season. Forty (40) permits will be issued for the period from December 2 to December 10, 1989.

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Permittees must register at the park headquarters before hunting. Applications must be sent to Lake Shetek State Park, Route 1, Currie, Minnesota 56123. This is Special Permit Area Number 495.

(3) The Talcot Lake WMA, except the Sanctuary Area, in Cottonwood and Murray Counties and the surrounding area within the boundaries described below is open to deer hunting by legal muzzleloaders during the muzzleloader season:

Beginning at the junction of County State Aid Highway (CSAH) 6, and CSAH 13, Cottonwood County; thence along CSAH 13 to CSAH 6, Murray County; thence along CSAH 6, Murray County to CSAH 44, Murray County; thence along CSAH 44 to the southern boundary of Murray County; thence eastward along said boundary to the southwest corner of Cottonwood County; thence along the southern boundary of Cottonwood County to CSAH 6, Cottonwood County; thence along CSAH 6 to the point of beginning.

Fifty (50) permits will be issued for the period from November 25 to December 1, 1989, and fifty (50) permits will be issued for the period from December 2 to December 10, 1989. Permittees must register at the headquarters before hunting. Applications must be sent to Talcot Lake WMA, Dundee, Minnesota 56126. This is Special Permit Area Number 455.

(4) The Walnut Lake WMA in Faribault County and the surrounding area as shown on a special muzzleloader hunt zone map provided to all permittees is open to deer hunting by legal muzzleloader during the muzzleloader season. Twenty (20) permits will be issued for the period from November 25 to December 1, 1989, and twenty (20) permits will be issued for the period from December 2 to December 10, 1989. Applications must be sent to

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the Area Wildlife Manager, Nichols Office Center, 410 Jackson, Suite 180, Mankato, Minnesota 56001. This is Special Permit Area Number 489.

(5) The Danvers WMA in Swift County is open to deer hunting by legal muzzleloader during the muzzleloader season. Fifteen (15) permits will be issued for the period from November 25 to December 1, 1989, and fifteen (15) permits will be issued for the period from December 2 to December 10, 1989. Applications must be addressed to Muzzleloader Hunt, Wildlife Office, Civic Center, Appleton, Minnesota 56208. This is Special Permit Area Number 488.

(6) The Carlos Avery WMA Sanctuary Area in Anoka and Chisago Counties is open to deer hunting by legal muzzleloader during the muzzleloader season. Twenty (20) permits will be issued for the period from November 25 to December 1, 1989, and twenty (20) permits will be issued for the period from December 2 to December 10, 1989. Applications must be addressed to Sanctuary Deer Hunt, Carlos Avery Game Farm, 5463 W. Broadway, Forest Lake, Minnesota 55025. This is Special Permit Area Number 297.

(7) The Glacial Lakes State Park and the Waterfowl Production Area in Sections 25 and 26, T. 124 N., R. 39 W., in Pope County are open to deer hunting by legal muzzleloader during the Special Muzzleloader Season. Thirty (30) permits will be issued for the period December 6 to December 10, 1989.

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Applications must be addressed to Glacial Lakes ML Hunt, DNR Headquarters, 2115 Birchmont Beach Road NE, Bemidji, Minnesota 56601. This is Special Permit Area Number 487.

(8) The Cedar Rock WMA in Redwood County is open to deer hunting by legal muzzleloader during the Special Muzzleloader Season. Fifteen (15) permits will be issued for November 25 to December 1, 1989. Applications must be addressed to Muzzleloader Hunt, 231 East 2nd Street, Redwood Falls, Minnesota 56283. This is Special Permit Area Number 475.

(9) The Helmer Myre State Park in Freeborn County is open to deer hunting by legal muzzleloader during the Special Muzzleloader Season. Forty (40) permits will be issued for November 25 to November 28, 1989. Applications must be addressed to Myre ML Hunt, DNR Headquarters, Box 6247, Rochester, Minnesota 55903.

(b) Firearm Special Permit Areas.

(1) The Glacial Lakes State Park and the Waterfowl Production Area in Sections 25 and 26, T. 124 N., R. 39 W., in Pope County are open to either sex deer hunting by legal shotgun and muzzleloader. Forty (40) permits will be issued for November 11 to November 12, 1989. Applications must be addressed to Glacial Lakes Deer Hunt, DNR Headquarters, 2115 Birchmont Beach Road NE, Bemidji, Minnesota 56601. This is Special Permit Area Number 496.

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(2) The Zippel Bay State Park in Lake of the Woods County is open to deer hunting by legal firearms. Fifty (50) permits will be issued for November 4 to November 12, 1989. Bonus licenses will be available. Permittees must register at the park office before hunting. Applications must be sent to Zippel Bay Deer Hunt, Department of Natural Resources Headquarters, 2115 Birchmont Beach Road NE, Bemidji, Minnesota 56601. This is Special Permit Area Number 298.

(3) The Baker Park Reserve in Hennepin County is open to either sex deer hunting by legal shotgun and muzzleloader. Hunters must also possess a valid Zone 3B license. Eighty (80) permits will be issued for November 18 to November 19, 1989. Applications must be sent to Baker Park Deer Hunt, Hennepin Parks, 3800 County Road 24, Maple Plain, Minnesota 55359. This is Special Permit Area Number 391.

(4) The Lake Bronson State Park in Kittson County is open to deer hunting by legal firearms. Twenty-five (25) permits will be issued for November 4 to November 6, 1989. Bonus licenses will be available. Permittees must register at the park office before hunting. Applications must be sent to Lake Bronson Deer Hunt, DNR Headquarters, Box 9, Lake Bronson, Minnesota 56734. This is Special Permit Area Number 294.

(5) The Rice Lake National Wildlife Refuge in Aitkin County is open to deer hunting by legal firearms. One hundred (100) permits will be issued for November 11 to

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November 13, 1989. Applications must be sent to the Rice Lake National Wildlife Refuge, Rt. 2, McGregor, Minnesota 55760. This is Special Permit Area Number 151.

(6) The St. Croix State Park in Pine County is open to deer hunting by legal firearms. Six hundred (600) permits will be issued for November 11 and November 12, 1989. Applications must be addressed to St. Croix State Park, Route 3, Box 174, Hinckley, Minnesota 55037. This is Special Permit Area Number 153.

(7) The Wild River State Park in Chisago County is open to deer hunting by legal firearms within the area posted as state park. One hundred twenty-five (125) permits will be issued for November 11 to November 12, 1989. Applications must be addressed to Wild River State Park, 29755 Park Trail, Center City, Minnesota 55012. This is Special Permit Area Number 295.

(8) The Forestville State Park in Fillmore County is open to deer hunting by legal shotgun and muzzleloader. One hundred (100) permits will be issued for November 18 to November 20, 1989. Bonus licenses will be available. Applications must be addressed to Forestville Deer Hunt, DNR Headquarters, Box 6247, Rochester, Minnesota 55903. This is Special Permit Area Number 397.

(9) The Frontenac State Park in Goodhue County isopen to deer hunting by legal shotgun and muzzleloader. Thirty(30) permits will be issued for November 18 to November 20, 1989.

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Applications must be addressed to Frontenac Deer Hunt, DNR Headquarters, Box 6247, Rochester, Minnesota 55903. This is Special Permit Area Number 390.

(10) The Lawrence and Belle Plaine State Waysides in Scott County are open to deer hunting by legal shotgun and muzzleloader. Sixty (60) permits will be issued for November 18 to November 20, 1989. Bonus licenses will be available. Applications must be addressed to Minnesota Valley Deer Hunt, 19825 Park Boulevard, Jordan, Minnesota 55352. This is Special Permit Area Number 392. Within the special area, permittees must take and tag an antlerless deer before taking a second deer of either sex.

(11) The O.L. Kipp State Park in Winona County is open to deer hunting by legal shotgun and muzzleloader. One hundred (100) permits will be issued for November 18 to November 20, 1989. Applications must be addressed to O.L. Kipp Deer Hunt, DNR Headquarters, Box 6247, Rochester, Minnesota 55903. This is Special Permit Area Number 393.

(12) The Maplewood State Park in Otter Tail County is open to deer hunting by legal firearms. Two hundred (200) permits will be issued for November 11 to November 12, 1989. Applications must be addressed to Deer Hunt, Maplewood State Park, Route 3, Box 281, Pelican Rapids, Minnesota 56572. This is Special Permit Area Number 498.

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Sec. 6. SPECIAL FIREARMS PERMIT AREA APPLICATION PROCEDURE.

(a) Purchase of a deer hunting license is required prior to applying for a special permit area listed in Sec. 5. A firearms deer license validated for the muzzleloader season is required to hunt deer in the muzzleloader special permit areas and a firearms deer license validated for the proper zone and time period is required to hunt deer in the regular firearms special permit areas. The official antlerless permit application form (card) issued with the applicant's license must be used to apply for a special area permit.

(b) No person shall apply for a muzzleloader special permit area or a firearms special permit area who has applied for an antlerless permit and no person shall apply for an antlerless permit who has applied for a muzzleloader special permit area or a firearms special permit area.

(c) No person shall apply more than once for any one special permit area and no person who applies for any muzzleloader special permit area or any firearms special permit area shall apply for any other muzzleloader special permit area or firearms special permit area.

(d) Applications for all Special Permit Area hunts shall be made as follows:

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(1) Each person must apply on the official antlerless permit application form issued with the applicant's license.

(2) The applicant should cross out the address for the antlerless permit drawing.

(3) The Special Permit Area Number must be written on the application form in the space labeled "FOR OFFICE USE ONLY." For <u>special</u> areas with more than one hunt period, the choice of hunt periods must be specified by also writing the hunt dates in the same space designed for the Special Permit Area Number.

(4) The application must be submitted in an
envelope addressed to the special area hunt as described in Sec.
5.

(5) All applications must be postmarked ordelivered to the designated address no later than September 7,1989.

(6) Two to four persons desiring to hunt as a party may apply together by submitting their applications in one envelope. Properly completed applications which are submitted in one envelope will either all be selected or none selected.

(e) Incomplete or improperly completed applicationswill be rejected.

(f) Both Minnesota residents and nonresidents are eligible for special firearms area permits.

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(g) If the number of applications for any special permit area exceeds the quota, a random selection will be held to determine who will be issued permits.

(h) The quota of permits listed for any special permit area may be modified in order to accommodate party members if the last applicant to be drawn for a special permit area is a member of a party.

(i) Only successful applicants will be notified.

(j) Permits are not transferable between persons or between special permit areas.

(k) Unsuccessful applicants for special muzzleloader areas may, at the discretion of the Department, be given a second choice for undersubscribed special muzzleloader areas.

Sec. 7. BAG LIMIT AND PARTY HUNTING.

(a) Except for persons hunting as a party as described below, or except as authorized under Bonus Deer provisions in Sec. 15, no person shall take or tag more than one deer during any calendar year whether by firearms or bow and arrow. Said deer must be of the age and sex, and taken during such time and in such location, as permitted under the hunter's license and permit.

(b) Party hunting for deer is permitted according to the following rules:

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(1) A party is any group of two or more licensed deer hunters all of whom are afield hunting together at the same time all using firearms or all using bow and arrow.

(2) Any member of a party may kill a legal buck for any other member of the party who has an unused tag. Any member of a party may tag a legal buck killed by any other member of the party.

(3) Any member of a party may kill an antlerless deer for any other member of the party who has an unused tag valid for an antlerless deer. Antlerless deer may only be tagged by party members licensed to take antlerless deer within the same area.

Sec. 8. DEER ZONES - 1989.

(a) <u>Deer Zone 1</u>.

That portion of the state lying within the

following described boundary:

Beginning on State Trunk Highway (STH) 72 at the northern boundary of the state, thence along STH 72 to the Tamarac River, Beltrami County; thence along the southerly shore of the Tamarac River to Upper Red Lake; thence along the easterly and southerly shores of Upper Red Lake to the easterly boundary of the Red Lake Indian Reservation; thence along the easterly boundary of said Reservation to STH 1; thence east along STH 1 to STH 72; thence along STH 72 to U.S. Highway 71; thence along U.S. Highway 71 to County State Aid Highway (CSAH) 39, Beltrami County; thence along CSAH 39 to CSAH 20, Beltrami County, thence westerly along CSAH 20 to the junction with CSAH 53, Beltrami County; thence southerly along CSAH 53 to CSAH 12, Beltrami County; thence southerly along CSAH 51 to CSAH 51, Beltrami County; thence southerly along CSAH 51 to CSAH 8, Beltrami County; thence westerly along CSAH 8 to CSAH 25, Beltrami County; thence southerly along CSAH 8 to CSAH 4, Beltrami County;

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thence southerly along CSAH 4 to CSAH 46, Hubbard County; thence along CSAH 46 to U.S. Highway 2; thence along U.S. Highway 2 to CSAH 45, Hubbard County; thence in a southerly direction along CSAH 45 to the junction of CSAH 9, Hubbard County; thence in an easterly direction along CSAH 9 to the junction of CSAH 69, Cass County; thence in a southerly direction along CSAH 69 to the junction of CSAH 5, Hubbard County; thence in a southerly direction along CSAH 5 to the junction of CSAH 39, Hubbard County; thence in an easterly direction along CSAH 39 to the junction of County Road 94, Hubbard County; thence in a southerly direction along County Road 94 to the junction of CSAH 31, Hubbard County; thence in a westerly direction along CSAH 31 to STH 200; thence along STH 200 to STH 371; thence along STH 371 to STH 84, thence along STH 84 to CSAH 2, Cass County; thence along CSAH 2 to CSAH 1, Crow Wing County; thence along CSAH 1 to STH 6; thence along STH 6 to STH 18; thence along STH 18 to U.S. Highway 169; thence due east from said junction to the west shore of Mille Lacs Lake; thence along the westerly and southerly shores of said lake to a point due north of the junction of U.S. Highway 169 and STH 27; thence due south to said junction; thence along U.S. Highway 169 to STH 23; thence along STH 23 to STH 65; thence along STH 65 to STH 70; thence along STH 70 to the east boundary of the state; thence along the easterly and northerly boundaries of the state to the point of beginning.

(b) Deer Zone 2.

That portion of the state lying within the

following described boundary:

Beginning on State Trunk Highway (STH) 72 at the northern boundary of the state; thence along STH 72 to the Tamarac River, Beltrami County; thence along the southerly shore of the Tamarac River to Upper Red Lake; thence along the easterly and southerly shores of Upper Red Lake to the easterly boundary of the Red Lake Indian Reservation; thence along the easterly boundary of said Reservation to STH 1; thence east along STH 1 to STH 72; thence along STH 72 to U.S. Highway 71; thence along U.S. Highway 71 to County State Aid Highway (CSAH) 39, Beltrami County; thence along CSAH 39 to CSAH 20, Beltrami County; thence westerly along CSAH 20 to the junction with CSAH 53, Beltrami County; thence easterly along CSAH 53 to CSAH 12, Beltrami County; thence southerly along CSAH 51 to CSAH 51, Beltrami County; thence southerly along CSAH 51 to CSAH 8, Beltrami County; thence westerly along CSAH 8 to CSAH 25, Beltrami County;

thence southerly along CSAH 25 to CSAH 4, Beltrami County; thence southerly along CSAH 4 to CSAH 46, Hubbard County; thence along CSAH 46 to U.S. Highway 2; thence along U.S. Highway 2 to CSAH 45, Hubbard County; thence in a southerly direction along CSAH 45 to the junction of CSAH 9, Hubbard County; thence in an easterly direction along CSAH 9 to the junction of CSAH 69, Cass County; thence in a southerly direction along CSAH 69 to the junction of CSAH 5, Hubbard County; thence in a southerly direction along CSAH 5 to the junction of CSAH 39, Hubbard County; thence in an easterly direction along CSAH 39 to the junction of County Road 94, Hubbard County; thence in a southerly direction along County Road 94 to the junction of CSAH 31, Hubbard County; thence in a westerly direction along CSAH 31 to STH 200; thence along STH 200 to STH 371; thence along STH 371 to STH 84; thence along STH 84 to CSAH 2, Cass County; thence along CSAH 2 to CSAH 1, Crow Wing County; thence along CSAH 1 to STH 6; thence along STH 6 to STH 18; thence along STH 18 to U.S. Highway 169; thence due east from said junction to the west shore of Mille Lacs Lake; thence along the westerly and southerly shores of said lake to a point due north of the junction of U.S. Highway 169 and STH 27; thence due south to said junction; thence along U.S. Highway 169 to STH 23; thence along STH 23 to STH 65; thence along STH 65 to STH 70; thence along STH 70 to the eastern boundary of the state; thence along the eastern boundary of the state to the junction of the St. Croix and Mississippi Rivers; thence along the easterly bank of the Mississippi River to U.S. Highway 10; thence along U.S. Highway 10 to U.S. Highway 71; thence along U.S. Highway 71 to STH 87; thence along STH 87 to U.S. Highway 10; thence along U.S. Highway 10 to U.S. Highway 59; thence along U.S. Highway 59 to the south boundary of the White Earth Indian Reservation; thence along the south, west and north boundaries of said Reservation to STH 59; thence along STH 59 to the northern boundary of the state; thence along the northern boundary of the state to the point of beginning.

(c) Deer Zone 3.

That portion of the state lying within the

following described boundary:

Beginning at the junction of the Mississippi River and the mouth of the Crow River; thence along the easterly bank of the Crow River to the mouth of the South Fork of the Crow River; thence along the easterly bank of the South Fork of the Crow River to STH 25; thence along STH 25 to the

Minnesota River; thence along the easterly bank of the Minnesota River to STH 19; thence along STH 19 to U.S. Highway 52; thence along U.S. Highway 52 to STH 57; thence along STH 57 to the municipal boundary of Kasson; thence along the municipal boundary of Kasson to CSAH 13, Dodge County; thence along CSAH 13 to STH 30; thence along STH 30 to U.S. Highway 63; thence along U.S. Highway 63 to the south boundary of the state; thence along the southerly and easterly boundaries of the state to the junction of the St. Croix and Mississippi Rivers; thence along the easterly bank of the Mississippi River to the point of beginning.

(d) <u>Deer Zone 4</u>.

That portion of the state lying within the

following described boundary:

Beginning on U.S. Highway 59 at the north boundary of the state; thence along U.S. Highway 59 to the north boundary of the White Earth Indian Reservation; thence along the north, west and south boundaries of said Reservation to U.S. Highway 59; thence along U.S. Highway 59 to U.S. Highway 10; thence along U.S. Highway 10 to State Trunk Highway (STH) 87; thence along STH 87 to U.S. Highway 71; thence along U.S. Highway 71 to U.S. Highway 10; thence along U.S. Highway 10 to the easterly bank of the Mississippi River; thence along the easterly bank of the Mississippi River to the mouth of the Crow River; thence along the easterly bank of the Crow River to the mouth of the South Fork of the Crow River; thence along the easterly bank of the South Fork of the Crow River to STH 25; thence along STH 25 to the Minnesota River; thence along the easterly bank of the Minnesota River to STH 19; thence along STH 19 to U.S. Highway 52; thence along U.S. Highway 52 to STH 57; thence along STH 57 to the municipal boundary of Kasson; thence along the municipal boundary of Kasson to CSAH 13, Dodge County; thence along CSAH 13 to STH 30; thence along STH 30 to U.S.Highway 63; thence along U.S. Highway 63 to the south boundary of the state; thence along the southerly and westerly boundaries of the state to the point of beginning.

Sec. 9. ANTLERLESS PERMIT AREAS.

A series of Deer Registration Blocks is established by Commissioner's Order No. 2342 or superseding orders and amendments. Permit areas are comprised of partial, single, or

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grouped Registration Blocks as listed below or as otherwise described herein:

(a) Antlerless Permit Areas in Zone 1.

Permit Area 110 consists of Registration Block 110. Permit Area 104 - 105 - 106 consists of Registration Blocks 104, 105 and 106.

Permit Area 107 - 108 - 109 - 195 consists of Registration Blocks 107, 108, 109 and 195.

Permit Area 119 - 120 - 121 consists of Registration Blocks 119, 120 and 121.

Permit Area 122 - 123 - 124 - 125 consists of Registration Blocks 122, 123, 124, and 125.

Permit Area 126 - 128 - 129 consists of Registration Blocks 126, 128 and 129.

Permit Area 152 consists of Registration Block 152.

Permit Area 154 - 155 - 156 consists of Registration Blocks 154, 155 and 156.

Permit Area 157 - 158 consists of Registration Blocks 157 and 158.

Permit Area 159 consists of Registration Block 159.

Permit Area 167 - 168 - 169 consists of Registration Blocks 167, 168 and 169.

<u>Permit Area 170 - 171 - 172 - 173 - 174</u> consists of Registration Blocks 170, 171, 172, 173 and 174.

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<u>Permit Area 175 - 176 - 177 - 178 - 179</u> consists of Registration Blocks 175, 176, 177, 178 and 179.

<u>Permit Area 180 - 181 - 182 - 183 - 199</u> consists of Registration Blocks 180, 181, 182, 183 and 199.

Permit Area 197 - 198 consists of Registration Blocks 197 and 198.

(b) Antlerless Permit Areas in Zone 2.

<u>Permit Areas 201-210</u> consist of the Registration Blocks with the same identification numbers.

Permit Area 211 - 212 - 213 consists of Registration Blocks 211, 212 and 213.

Permit Areas 221-227 and 235-236 consist of the Registration Blocks with the same identification numbers.

Permit Area 244 - 245 consists of Registration Blocks 244 and 245.

<u>Permit Areas 246-249</u> consist of the Registration Blocks with the same identification numbers.

<u>Permit Area 251</u> consists of Registration Block 251 (Tamarac National Wildlife Refuge).

Permit Area 284 - 285 - 286 consists of Registration Blocks 284, 285 and 286.

Permit Area 287 consists of Registration Block 287 (Itasca State Park).

Permit Area 297-298 consists of Registration Blocks 297 and 298.

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(c) Antlerless Permit Areas in Zone 3.

Permit Areas 337-339 and 341-349 consist of the Registration Blocks with the same identification numbers.

(d) Antlerless Permit Areas in Zone 4.

<u>Permit Areas 401-428</u> consist of the Registration Blocks with the same identification numbers.

Permit Area 431 consists of Registration Block 431.

Permit Area 432 - 433 - 434 consists of Registration Blocks 432, 433, and 434.

<u>Permit Area 436 - 437</u> consists of Registration Blocks 436 and 437.

Permit Area 438 - 439 consists of Registration Blocks 438 and 439.

Permit Area 442 - 443 - 444 consists of Registration Blocks 442, 443 and 444.

<u>Permit Areas 446-459 and 461-467</u> consist of the Registration Blocks with the same identification numbers.

Sec. 10 ARMS ZONES.

(a) Northern Minnesota December Archery Zone.

The Northern Minnesota December Archery Zone consists of all of firearms deer Zone 1 described in Sec. 8(a) and those parts of firearms deer Zones 2 and 4 described in Sec. 8(b) and (d) lying north of a line beginning on Interstate Highway 94 (I-94) at the western boundary of the state; thence along I-94 to State Trunk Highway (STH) 23; thence northeasterly

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along STH 23 to STH 95; thence along STH 95 to U.S. Highway 8; thence along U.S. Highway 8 to the eastern boundary of the state.

(b) Southeast Minnesota December Archery Zone.

The Southeast Minnesota December Archery Zone consists of all of firearms deer Zone 3 described in Sec. 8(c) and that part of firearms deer Zone 2 described in Sec. 8(b) lying south of the line described in Sec. 10(a).

(c) Shotgun Zone.

The Shotgun Zone is that portion of the state lying within the following described boundary:

Beginning on the north boundary of the state at U.S.Highway 75; thence along U.S. Highway 75 to Crookston; thence along U.S. Highway 2 to State Trunk Highway (STH) 9; thence along STH 9 to STH 102; thence along STH 102 to Fertile; thence along STH 32 to STH 34; thence along STH 34 to Interstate Highway 94 (I-94); thence along I-94 to CSAH 40, Douglas County; thence along CSAH 40 to CSAH 82, Douglas County; thence along CSAH 82 to CSAH 22, Douglas County; thence along CSAH 22 to CSAH 6, Douglas County; thence along CSAH 22 to CSAH 6, Douglas County; thence along CSAH 6 to CSAH 14, Douglas County; thence along CSAH 14 to STH 29; thence along STH 29 to Parkers Prairie; thence along CSAH 46, Otter Tail County, to CSAH 22, Todd County; thence along CSAH 22 to Eagle Bend; thence along U.S. Highway 71 to Long Prairie; thence along STH 27 to Little Falls; thence along the east bank of the Mississippi River to St. Cloud; thence along STH 23 to STH 95; thence along STH 95 to U.S. Highway 8; thence along U.S. Highway 8 to the eastern boundary of the state; thence along the eastern, southern, western and northern boundaries of the state to the point of beginning.

(d) <u>All Legal Firearms Zone</u>. The All Legal Firearms Zone is that part of the state lying outside of the shotgun zone.

Sec. 11. DEER REGISTRATION.

Registration agents are not required to inspect or verify the presence of deer at registration stations. Legally registered deer may be transported anytime during or after the deer hunting season.

(a) Bow and Arrow Deer Registration.

(1) Every person taking a deer with bow and arrow shall, within 48 hours after taking, present the deer to a designated deer registration station or other authorized agent who shall provide a tag to be affixed to the carcass in the same manner as is required for the seal in Sec. 13(e). No part of the carcass except entrails shall be removed until after the possession tag has been affixed.

(2) All deer taken on the Metro Bonus Bow License must be registered at a registration station in the seven-county Twin Cities Metro Area before being removed from the seven-county area.

(b) Firearms Deer Registration.

Every person taking a deer with firearms shall present the deer for registration at a designated deer registration station or agent of the Commissioner and obtain a Big Game Possession Tag <u>before any of the following occur</u>: before the deer is removed from the zone in which it is taken; before the deer is processed either privately or commercially;

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and before 48 hours after the close of the season specified on the license. In addition:

(1) The head must remain attached to the carcass until the deer is registered.

(2) The Possession Tag (registration receipt) must be tied securely to a leg of the deer as described for the tag in Sec. 13(e).

(3) No person may process a deer unless it has been registered as evidenced by an attached Possession Tag.

(4) Residents of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott and Washington Counties may transport and possess deer outside the zone where taken in order to register at one of the "last chance" registration stations listed below.

> Anoka Jack's Sporting Goods 2115 Second Avenue North Blaine Tetco Gun and Sports 8575 Central Avenue N.E. Bloomington Gasport Standard I-94 at Portland Avenue South Acme-Gross Taxidermy Brooklyn Park 1720 - 73rd Avenue North Excelsior Roy's Live Bait 360 Hwy. 7 Forest Lake Stu's Standard I-35 and West Broadway Lakeville Superamerica I-35 and Hwy. 50 North St. Paul Larry's Live Bait 2625 White Bear Avenue

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Plymouth

Markham's Sporting Goods Junction Hwys. 55 and 101

(5) Official registration stations located within the village or city limits through which a zone boundary passes or an official registration station across the road but adjacent to the zone in which a deer is legally taken meet the requirement for registration within a zone.

(6) All deer taken in Firearms Special Permit Areas must be registered at the headquarters office for the area but may be transported outside the Special Permit Area prior to registration in order to reach the headquarters, except the required registration stations for Zippel Bay State Park are either the official registration station in Williams, or the State Fire Warden's office one mile east of the park entrance.

(c) Muzzleloader Deer Registration.

Every person taking a deer with a muzzleloader during the special muzzleloader season within the areas described in Secs. 3(f) or 5(a) of this order shall present the deer for registration at the designated registration station for the area in which the deer was taken. Registration shall be made no later than 48 hours after the expiration of the license or permit under which the deer was taken.

(d) Big Game Possession Tag Issuance.

The deer license number and the year for which the Possession Tag is being issued shall be recorded in the

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appropriate place on the Possession Tag by means of a ballpoint pen. If a mistake is made in writing the license number, the agent making the mistake must take such incorrect Possession Tag back and issue a correct one.

Sec. 12. MILITARY PERSONNEL.

Any resident on leave or furlough from the armed forces of the United States who is entitled to a free deer license under provisions of Minn. Stat. ch. 97A.465 or any disabled veteran who is entitled to a free deer license under provisions of Minn. Stat. ch. 97A.445 may hunt deer under the following conditions:

(a) The free license and seal must be obtained from the County Auditor.

(b) The Auditor must punch the zone and the date option selected by the applicant.

(c) Such a license entitles the holder to take a deer in the zone and during the date option selected. Antherless deer may be taken in that portion of the zone where quotas are prescribed in Sec. 4(e), but the taking of antherless deer must be confined to the dates when antherless deer permits are valid within the zone selected. Such a license is not valid in the special areas described in Sec. 5. Such licensees are not eligible for bonus licenses.

(d) If the muzzleloader season is selected (Nov. 25 -Dec. 10), hunting must be confined to those areas described in

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Secs. 3(f) and 5(a) and is subject to all other provisions applying to the muzzleloader hunt.

(e) The license and official leave or furlough papers or evidence of disability must be carried on the person of the licensee while hunting deer and transporting any deer taken.

(f) All persons hunting dee: pursuant to this section must comply with all provisions of this order not inconsistent with this section.

Sec. 13. SPECIAL PROVISIONS.

(a) No license to take deer with firearms (including muzzleloader) or with bow and arrow may be issued after the day prior to the first day of the regular firearm season except as authorized for Bonus Deer in Sec. 15.

(b) A license to take deer with bow and arrow issued after the opening of the bow and arrow deer season shall not be valid until the fifth day after it is issued except as authorized for Bonus Deer in Sec. 15.

(c) No person who has a valid license to take deer shall operate a snowmobile, three-wheel motorcycle or any other all-terrain vehicle in any area open for the taking of deer by firearms during legal shooting hours on any day when the person is licensed to take deer within that area except for the period from 11 a.m. to 2 p.m. each day. All-terrain vehicles include trail bikes, Cushman 6-wheelers, Cushman Tracksters, Bombadier J-5's and all other similarly manufactured and homemade vehicles.

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Not included are trail bikes licensed and being legally operated on a public road or highway, four wheel drive road vehicles, farm tractors, motorcycles and similar vehicles. This regulation applies on all lands and waters regardless of ownership except that anyone using an all-terrain vehicle while pursuing his or her occupation on his or her own land and not in possession of a firearm is exempt. A permit to operate these restricted vehicles during the restricted hours may be issued by a conservation officer in the event of an emergency or other unusual conditions.

(d) All deer must be transported in such a manner that inspection by registration agents or enforcement officers is readily accomplished.

(e) No deer taken in this state shall be transported or possessed unless the seal issued with the license and bearing the license number of the owner and the year of its issue has had the month and day of the kill scratched off from the appropriate spaces on the seal and has been affixed to its carcass between the tendon and the bone and around the bone of a hind leg such that the seal cannot be removed. The seal must be so affixed at the time the deer is brought into any hunting camp, dwelling, farm yard, or other place of abode of any kind occupied overnight, or before being placed wholly or partially on a motor vehicle of any kind, or upon a conveyance towed by a motor vehicle of any kind. Marking more than one date will invalidate the seal.

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(f) Every person taking a deer must retain the required license, permit, seal, and big game possession tag as long as any part of the meat is in possession.

(g) No deer shall be taken in any manner in any area of the state except as herein expressly provided or as otherwise provided by statute or Commissioner's Order.

(h) All animals taken pursuant to this order must be killed before being removed from the site where taken.

(i) Except as specifically authorized none of the provisions of this order shall be construed as modifying or superseding any order establishing game refuges within the state nor as permitting the taking of any wild animals within such refuges or within State parks.

(j) State park vehicle permits are required on all vehicles taken into Minnesota State Parks by hunters.

(k) All licensed big game hunters who are hunting with bow and arrow shall have their bows unstrung or cased during the time they are licensed to take big game while in the field from 30 minutes after the close of shooting hours to 30 minutes before the start of shooting hours daily. No licensed bow hunter shall occupy any elevated deer stand at any time from sunset to one hour before sunrise.

Sec. 14. ITASCA STATE PARK.

Itasca State Park in Becker, Clearwater and Hubbard Counties is open to the firearms hunting of deer, except where posted as

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closed, during the established firearms deer season therefor in the zones in which it is located.

Sec. 15. BONUS DEER LICENSES.

(a) A Bonus deer license is a license to take a second deer during 1989. The deer taken under a Bonus License must be an antlerless deer. All deer taken under a Bonus deer license must be taken by legal firearm or legal bow and arrow as indicated on the license purchased. Bonus deer licenses are authorized in four situations: (1) by firearms in Antlerless Permit Areas where the number of applications is less than the number of permits available; (2) by firearms in Special Permit Areas consisting of Forestville State Park, Helmer Myre State Park, Lake Bronson State Park, Zippel Bay State Park, Frontenac State Park, Lawrence and Belle Plain State Waysides and O.L. Kipp State Park; (3) by bow and arrow in parts of the seven-county Twin Cities Metro Area, including the Special Permit Areas of Crow-Hassan Park Reserve, Murphy-Hanrahan Park Reserve, and Cleary Lake Regional Park.

(b) In undersubscribed Antlerless Permit Areas, the number of Bonus deer licenses authorized is up to twice the difference between the number of permits available and the number of antlerless permits issued. In firearms Special Permit Areas the number of Bonus deer licenses authorized is equal to the number of special area permits issued for each such area. In the

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Metro Bow Bonus Area the number of Bonus deer licenses authorized is unlimited.

The purchase of a Bonus deer license for an (c) undersubscribed area will be authorized by a 3-part certificate issued by the Minnesota Department of Natural Resources by October 26, 1989. These certificates will be issued to hunters randomly drawn from permittees in each undersubscribed area who have checked the Bonus deer option on their antlerless permit applications. A Bonus deer license for an undersubscribed Antlerless Permit Area may be purchased by the person issued a certificate at any Minnesota County Auditor's office by submitting the 3-part certificate. One part of this certificate shall be retained by the County Auditor for his records. The second part of the certificate shall be mailed by the County Auditor to the Wildlife Section, Box 7 DNR Building, 500 Lafayette Road, St. Paul, Minnesota 55155-4007 immediately following receipt of the license fee. The third part of the certificate shall be returned to the Bonus deer license buyer along with a special leg tag provided for Bonus deer. Bonus deer licenses for undersubscribed areas must be purchased on or before November 3, 1989.

(d) Bonus deer licenses for Special Permit Areas may be purchased only at the headquarters for such areas either upon registering at the Special Permit Area or upon attending hunt orientation sessions for such areas. State Park and National

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Wildlife Refuge personnel are authorized to sell such Bonus deer licenses to Special Area Permit holders at any time prior to the permit holders hunting on the Special Area.

(e) The purchase of a Metro Bow Bonus Deer License is authorized for any person who has purchased and presents a 1989 Bow and Arrow Deer License. The Metro Bow Bonus License authorizes the taking of a bonus antlerless deer within the Metro Bow Bonus Deer Area as shown on a map provided to all purchasers of this license. This license is also valid in some special hunts as specified in Sec. 2(c). Metro Bow Bonus licenses and maps are available from county auditors in Anoka, Carver, Dakota, Hennepin, Scott and Washington counties and from the DNR License Bureau in St. Paul. No Metro Bow Bonus licenses will be sold after November 3, 1989.

(f) A Bonus deer license for an undersubscribed Antlerless Permit Area is valid for the taking of one antlerless deer only within the Antlerless Permit Area designated on the Bonus deer license.

(g) A Bonus deer license for a Special Permit Area is valid only for the taking of one antlerless deer within the Special Permit Area designated on that Bonus deer license.

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Dated at Saint Paul, Minnesota, this 4 day of

aug , 1989.

N. ALEXANDER, COMMISSIONER JOSE Department of Natural Resources

APPROVED AS TO FORM AND EXECUTION

HUBERT H. HUMPHREY, III Attorney General

C--PAUL FARACE

Deputy-Attorney-General JAMES M. SCHOESSLER Assistant Attorney General

STATE OF MINNESOTA DEPARTMENT OF STATE FILED AUG07 1989

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