Appendix I:

4/2/09

Summary of Laws and Regulations Concerning the Use of Permits to Kill Deer

1. A permit to kill depredating deer does not give permission to have a loaded firearm within 450 feet of a building without written permission from the owner.

2. Only 10, 12, 16, or 20 gauge shotguns, loaded with rifled slugs or 10 or 12 gauge buckshot may be used to shoot wild deer. Rifles and bows and arrow are not allowed.

3. Permittees and agents must hunt or kill deer pursuant to the permit only on those lands specified on the permit and only during those hours specified on the permit.

4. Permittees and agents must conform to all Federal, State, and local statutes, rules, codes ordinances pertaining to the discharge of firearms.

5. A permittee convicted of any two violations of laws or regulations pertaining to hunting of this or any other state during a five year period shall not be allowed to shoot deer pursuant to a permit for a period of two years from the date of such second conviction or of three years from the date of the latter of a third or subsequent conviction. A person convicted of any two violations of any law or regulation pertaining to fish, game, and wildlife of this state or any other state during a five year period shall not be allowed to be an agent for a period of two years from the date of such second conviction or three years from the date of the latter or subsequent convictions.

6. A permittee killing deer under the permit on lands on which he does not reside must possess valid New Jersey Firearms Purchaser’s Identification Card.

7. An agent killing deer on any land under the permit must possess a valid New Jersey Firearms Purchaser’s Identification Card and a valid New Jersey firearm hunting license, and have these documents in his possession while acting under the authority of the permit.

8. The permittee and each agent must be in possession of the permit or a copy of the permit at all times while in possession of a firearm under the authority of the permit.

9. Persons other than the permittee or agent are prohibited from assisting in any way in the shooting activities including, but not limited to: the driving of deer, or the driving of a vehicle.

10. Permittees and agents must display the permit to any person requesting visual inspection thereof and provide a Division representative access to the land under the permit at any reasonable time.

11. Agents AND Permittees are responsible for recording all deer killed on the report portion of the permit within 24 hours of the act, and maintaining that record of all hunting activity and deer mortality during the permit period and submit it to the Division upon request, and within two weeks of the expiration of the permit. Failure to comply may be cause for revocation of permit and denial of future applications.

12. Deer killed pursuant to the permit shall not be sold or bartered by the permittee or the agent, however the Division may authorize the permittee to keep for consumption deer shot under the permit for each separate, non-contiguous parcel of land under the permit.
13. Deer killed pursuant to the permit may be donated by the permittee only as authorized by the Division.

14. Dead deer disposal shall be the responsibility of the permittee and shall be affected in compliance with State and local statutes, rules, codes and ordinances. Dead deer shall be transported for disposal only as authorized by the Division.

15. Antlers must be disposed of along with dead deer carcasses in compliance with State and local statutes, rules, codes and ordinances, and may not be possessed or transferred by farmer, landowner, permittee, agent or any other individual.

16. The permit shall expire as specified on the permit.

17. Within two weeks of the expiration of the permit, the permittee shall file with the Division a written report giving the date and sex of every deer killed under the permit.

18. Failure to comply with any of the provisions or requirements of a permit may be cause for denial of subsequent permits.

19. The permittee shall assume all of the liability for any damage or injury caused while attempting to kill wild deer under the permit and shall keep, save, and hold the Division, the Department of the State of New Jersey harmless in connection with the issuance of, and activities taken pursuant to, the permit.

20. Pursuant to N.J.S.A. 23:4-48, any person violating any provision of this subchapter shall be liable to a penalty of not less than $100.00 or more than $500.00 for the first offense and not less than $300.00 nor more than $1,000 for the second and each subsequent offense.

21. The permittee is responsible for providing a copy of this summary of the rules and regulations to each agent prior to their participation under the “Permit to Kill Wild Deer”.