

This legislative rule is filed for technical purposes

by the

Division of Natural Resources Wildlife Resources Section

All changes are shown by strike-throughs for deleted  
language and underline for new language

August 1, 1995

## TECHNICAL CHANGES TO

### TITLE 58 CSR 11E

#### Deer Hunting Regulations - 58 CSR 11E

1. On page 1, in the title of the rule the agency name Bureau of Commerce has been added.
2. 58 CSR 11E is changed to 58 CSR 50 and renumbered accordingly throughout the rule.
3. On page 1, subsection 2.1, by striking 47 and inserting in lieu thereof 58, and by striking 11A and inserting in lieu thereof 46.
4. On page 1, subsection 3.1, by striking 47 and inserting in lieu thereof 58, and by striking 11 and inserting in lieu thereof 45 in each of the two occurrences.
5. On page 2, subsection 3.6, by striking 47 and inserting in lieu thereof 58, and by striking 11 and inserting in lieu thereof 45.

TITLE 58  
LEGISLATIVE RULE  
BUREAU OF COMMERCE  
DIVISION OF NATURAL RESOURCES

SERIES 11E50  
DEER HUNTING REGULATIONS

FILED

AUG 1 4 12 PM '95

OFFICE OF WEST VIRGINIA  
SECRETARY OF STATE

§58-11E50-1. General.

1.1. Scope and Purpose. -- The purpose of these regulations is to establish rules that are to be complied with when pursuing and taking deer within the boundaries of this State.

1.2. Authority. -- W. Va. Code §20-1-7(30).

1.3. Filing Date. -- June 24, 1993

1.4. Effective Date. -- July 1, 1993

§58-11E50-2. Definitions.

2.1. All terms shall have the meaning prescribed to them in the Regulations Defining The Terms To Be Used Concerning All Hunting and Trapping Regulations (4758 C.S.R. 11A46).

§58-11E50-3. Deer Hunting Rules.

3.1. After a person has killed a deer during any of the open seasons established in The Hunting and Trapping Regulations (Exempt Rule) (4758 C.S.R. 1145), he or she may not participate further in deer hunting (e.g., driving deer) with a bow or a firearm in his or her possession for the remainder of the day of the kill. A person may pursue his or her second legal deer, in accordance with the provisions of The Hunting and Trapping Regulations (Exempt Rule) (4758 C.S.R. 1145), on any following day which falls within an open deer season, provided the first deer has been legally checked with a conservation officer or an official game checking station.

3.2. No person may hunt deer with a shotgun using ammunition loaded with more than one solid ball nor with any rifle of less than twenty-five (.25) caliber using rimfire ammunition.

3.3. No person may kill or wound a deer while the deer is in any stream, lake, or pond.

3.4. The hunting of small game is permitted beginning on the fourth day after the opening date of the bucks-only deer season. During this period, a hunter may carry slugs and Number 4 or

smaller shot with a shotgun prior to killing a deer.

3.5. In those counties, or portions thereof, open to antlerless deer hunting, the hunting of deer with bow, the hunting of bear or the hunting of small game is permitted during the antlerless deer season provided that no hunter, except those having a valid Class N license or those legally participating in bow deer hunting or bear hunting, may be afield with any firearm with solid ball ammunition or shells containing larger than Number 4 shot or, if using a combination rifle-shotgun, with rifle ammunition in his or her possession. During this period, a hunter may carry slugs and Number 4 or smaller shot with a shotgun prior to killing a deer.

3.6. After killing a deer during any of the open seasons established in the Hunting and Trapping Regulations (Exempt Rule) (4758 C.S.R. 1145), a hunter may not be afield for the remainder of the day of the kill with a firearm with solid ball ammunition or, if using a combination rifle-shotgun, he or she may not have rifle ammunition in his or her possession unless he or she is legally participating in bear hunting.

3.7. It is illegal to hunt small game during the bucks-only deer season with any centerfire rifle, with any rifle of larger than twenty-two (.22) caliber using rimfire ammunition, or with a shotgun using solid ball ammunition in a county that is not open to bucks-only deer hunting.

3.8. A firearm that has been converted into a muzzle-loader by use of a plug may not be used during muzzle-loading firearms deer season.

3.9. When being transported in or on a vehicle, a muzzle-loading firearm is considered to be unloaded when uncapped or the priming charge is removed from the pan.

3.10. No person may actively participate in the hunting of antlerless deer (e.g., driving deer) unless that person has a Class N license or is otherwise exempt from having a Class N license.

3.11. Applications as prescribed by the director for a Class N license to hunt in a county in which a limited number of Class N licenses are issued must be completed and mailed prior to the deadline date on the application. Only one application may be submitted per individual.

3.12. Purchasers of a Class R or Class RR license must choose a license for either archery deer hunting or firearms deer hunting but may purchase both types of license.

3.13. A Class R archery and Class RR archery license must be purchased prior to the opening day of the archery season. A Class R gun and Class RR gun license must be purchased prior to the opening day of the buck gun season. A Class R or Class RR license must be signed to be valid.

3.13.1. The Class R and RR archery licenses are valid in those counties open to bucks-only firearms hunting and in those counties not open to bucks-only firearms hunting provided the first archery deer was taken in a county open to firearms deer hunting.

3.14. A Class N license is non-transferable.