

Department of Natural Resources**Adopted Expedited Emergency Game and Fish Rules: Chronic Wasting Disease Management Zone****6232.0300 GENERAL RESTRICTIONS FOR TAKING DEER.**

Subpart 1. **Season options.** A firearm deer hunter may purchase a firearm license valid for the regular firearms deer season or a youth firearms license. A muzzleloader deer hunter may purchase a muzzleloader license valid for the muzzleloader season or a youth muzzleloader license. For the regular firearm season, a hunter must select either the A or B season, and this option will be printed on the license at the time of purchase. A person may only hunt deer by firearms within the season option indicated on the person's firearm license, except:

A. as prescribed in part 6232.1970, subpart 2;

B. a firearm license for any season option is valid in the Metropolitan Deer Management Zone under part 6232.4700, subpart 158, and the special chronic wasting disease area (deer permit area 603) under part 6232.4700, subpart 159; and

C. youth firearm license holders may hunt deer in both the statewide A and late southeast B seasons.

[For text of subps 2 to 9, see M.R.]

[For text of subp 10, see 41 SR 165 and 41 SR 464]

6232.0400 REGISTRATION OF DEER.

[For text of subps 1 to 5, see M.R.]

Subp. 6. Deer taken in special chronic wasting disease area.

A. Deer taken in the special chronic wasting disease area (deer permit area 603) must be presented for mandatory chronic wasting disease testing at a department-staffed registration station. Carcasses must remain in the special chronic wasting disease area

unless tagged by an authorized department representative or until a negative chronic wasting disease test is reported, except as specified in item B.

B. Cut and wrapped meat, quarters or other portions of meat with no part of the spinal column or head attached, antlers, hides, teeth, finished taxidermy mounts, and antlers attached to skull caps that are cleaned of all brain tissue may be transported outside the special chronic wasting disease area (deer permit area 603).

6232.0800 ARCHERY SPECIAL HUNT AREAS AND PROCEDURES.

[For text of subp 1, see M.R.]

Subp. 1a. **Archery disease management.** Deer permit area 603, as described in part 6232.4700, subpart 159, is open December 31, 2016, to January 15, 2017, for taking antlerless deer and bucks by archery according to items A to C. The restrictions in parts 6232.0200, subpart 6, and 6232.0350 do not apply:

A. hunters who possess a valid 2016 Minnesota license to take deer by archery may participate, and deer may be tagged using archery, bonus, or disease management permits;

B. hunters may take and tag an unlimited number of either-sex deer; and

C. deer taken during this special hunt must be presented for registration at a department-staffed registration station.

[For text of subp 2, see 41 SR 165]

6232.1600 SPECIAL HUNT PROCEDURES.

[For text of subps 1 to 6, see M.R.]

[For text of subp 7, see 41 SR 165]

Subp. 8. **Firearms disease management.** Deer permit area 603, as described in part 6232.4700, subpart 159, is open December 31, 2016, to January 15, 2017, for taking

antlerless deer and bucks by firearms according to items A to C. The restrictions in parts 6232.0200, subpart 6, and 6232.0350 do not apply:

A. hunters who possess a valid 2016 Minnesota license to take deer by firearm or muzzleloader may participate, and deer may be tagged using firearm, muzzleloader, bonus, or disease management permits;

B. hunters may take and tag an unlimited number of either-sex deer; and

C. deer taken during this special hunt must be presented for registration at a department-staffed registration station.

Subp. 9. **Forestville State Park.** That portion of Forestville/Mystery Cave State Park in Fillmore County included in deer permit area 603 described in part 6232.4700, subpart 159, is open December 31, 2016, to January 15, 2017, for taking antlerless deer and bucks by firearms or archery as described in subpart 8 and part 6232.0800, subpart 1a. The restrictions in parts 6232.0200, subpart 6, and 6232.0350 do not apply.

6232.1980 TAKING DEER BY ANY WEAPON USING DISEASE MANAGEMENT PERMITS.

[For text of subp 1, see M.R.]

[For text of subp 2, see 41 SR 165]

Subp. 3. **Restrictions.** Disease management permits are valid in deer permit area 603 as described in part 6232.4700, subpart 159. For only the special hunts described in parts 6232.0800, subpart 1a, and 6232.1600, subpart 8, disease management permits may be purchased without first obtaining an archery, firearm, or muzzleloader deer license.

6232.4700 REGISTRATION BLOCKS.

[For text of subps 1 to 15, see M.R.]

[For text of subp 16, see 41 SR 165]

[For text of subps 17 to 42, see M.R.]

[For text of subp 43, see 41 SR 165]

[For text of subps 44 to 75, see M.R.]

[For text of subp 75a, see 41 SR 165]

[For text of subps 76 to 77b, see M.R.]

[For text of subp 78, see 41 SR 165]

[For text of subp 79, see M.R.]

[For text of subp 80, see 41 SR 165]

[For text of subp 81, see M.R.]

[For text of subp 82, see 41 SR 165]

[For text of subps 83 to 90, see M.R.]

[For text of subp 91, see 41 SR 165]

[For text of subps 92 to 99, see M.R.]

[For text of subp 100, see 41 SR 165]

[For text of subps 101 to 110, see M.R.]

[For text of subp 111, see 41 SR 165]

[For text of subps 112 to 157, see M.R.]

[For text of subp 158, see 41 SR 165]

Subp. 159. **Registration Block 603.** Registration Block 603 consists of that portion of the state lying within the following described boundary:

Beginning at the intersection of State Trunk Highway (STH) 74/30 in Chatfield; thence along STH 74/30 to County State-Aid Highway (CSAH) 103; thence along CSAH 103 to STH 30; thence along STH 30 to CSAH 25; thence along CSAH 25 to CSAH 10; thence along CSAH 10 to CSAH 23; thence along CSAH 23 to STH

44; thence along STH 44 to CSAH 9; thence along CSAH 9 to CSAH 5; thence along CSAH 5 to the point of beginning.

6232.4800 FEEDING DEER PROHIBITED.

Subpart 1. **Definitions.** For purposes of this part:

A. "feed" means grains, fruits, vegetables, nuts, hay, and other food that is capable of attracting or enticing deer; and

B. "attractants" means liquid food scents, salt, minerals, and other natural or manufactured products that are capable of attracting or enticing deer, including any product that contains or purports to contain cervid urine, blood, gland oil, feces, or other bodily fluid.

Subp. 2. **Prohibition.**

A. This part applies in Fillmore, Houston, Mower, Olmsted, and Winona Counties.

B. Except as provided in subparts 3 and 4, a person may not place or distribute feed or attractants in the counties listed in item A or allow another person to place or distribute feed or attractants on property under the person's ownership or lease that is located in the counties listed in item A.

Subp. 3. **Wildlife feeding.** Wildlife feeding is allowed if:

A. the feed is placed to exclude access to deer; or

B. the feed is placed at least six feet aboveground.

Subp. 4. **Exceptions.** The prohibition in subpart 2 does not include feed that is:

A. present solely as a result of normal agricultural, forest management, or wildlife food-planting practices; or

B. for agricultural or livestock purposes if:

- (1) placed for domestic livestock that are present and actively consuming the feed daily;
- (2) covered to deter deer from accessing the feed; or
- (3) stored consistent with normal agricultural practices.

Subp. 5. **Cleanup.**

A. In addition to any other penalties imposed by law, a person violating subpart 2 must immediately remove any feed and attractants that have been placed.

B. Notwithstanding item A, the landowner or lessee must immediately remove any remaining feed and attractants.

C. Failing to comply with this subpart is a separate violation in addition to the violation under subpart 2.

EFFECTIVE PERIOD. The expedited emergency amendments to Minnesota Rules, parts 6232.0300, 6232.0400, 6232.0800, 6232.1600, 6232.1980, and 6232.4700, expire January 31, 2017. After the emergency amendments expire, the permanent rules as they read prior to these amendments again take effect, except as they may be amendment by permanent rule.