

Readopt with amendment Fis 301.01, effective 6-5-10 (Doc #9720-A), to read as follows:Fis 301.01 Definitions.

(a) "Antlered deer" means a deer which has at least one antler 3 inches long measured from the tip of the main beam along the distal edge of the antler to the base of the antler burr at the skull.

(b) "Antlerless deer" means any deer which does not have at least one antler 3 inches long measured from the tip of the main beam along the distal edge of the antler to the base of the antler burr at the skull.

(c) "Baiting" means "baiting" as defined in RSA 207:1, II-a.

(d) "Baited area" means "baited area" as defined in RSA 207:1, II-b.

(e) "Crossbow" means a device consisting of a bow mounted to a rigid stock for discharging quarrels, bolts or arrows and having a mechanical means to hold and release the drawn string.

(f) "Bolt" means a short projectile for a crossbow that resembles an arrow.

(g) "Quarrel" means a bolt with a 4-sided head and often used as a synonym for bolt.

Readopt with amendment Fis 301.03, effective 6-3-16 (Doc #11114), to read as follows:Fis 301.03 Deer Season.

(a) For purposes of this section the state shall be divided into wildlife management units as described in Fis 301.02.

(b) Wild deer shall be taken only from 1/2 hour before sunrise to 1/2 hour after sunset during the open seasons for taking deer.

(c) No deer shall be taken at any time on any island or in any waters in lakes or ponds, except as specified in Fis 301.031(c) or Fis 301.032.

(d) No person shall take a second deer until the first deer has been registered except as provided in Fis 301.031(c), and Fis 301.032.

(e) A person holding a license as described in RSA 208:5, may take deer with bow and arrow in all of the wildlife management units and Bear Brook Refuge, subject to the following:

(1) The open season for taking of any deer with bow and arrow in wildlife management units B through M shall be from September 15 to December 15;

(2) The open season for taking any deer with bow and arrow in wildlife management unit A shall be September 15 to December 8;

(3) Notwithstanding any other rules, a person holding an archery license may take one deer pursuant to RSA 208:5, under such license;

- (4) Any person taking deer pursuant to Fis 301.03(e) shall retain the head and hide for 48 hours from the time of registration;
- (5) No bow shall be used for taking deer unless it will pull at least 40 pounds peak weight measured at 28 inches or less draw;
- (6) No mechanically-drawn or released bow shall be used, but hand-held releases may be used;
- (7) Except as provided in RSA 207:7-a, deer shall not be taken by a bow while the person is in or on a motor vehicle;
- (8) No person shall use any device secured to or supported by the bow for the purpose of maintaining the bow at full draw in a firing position;
- (9) No arrow shall be used other than broadheads;
- (10) Fixed blade broadheads shall not be less than 7/8 of an inch or more than 1 1/2 inches wide;
- (11) Retractable blade broadheads may be smaller than 7/8 of an inch wide in flight, but shall not be less than 7/8 of an inch wide when open;
- (12) There shall be no upper size limit on retractable blade broadheads;
- (13) The name and address of the archer shall be plainly printed on each arrow;
- (14) Except as provided by RSA 207:10-c, ~~and 208:7-a~~ and Fis 301.03(e)(15), deer shall not be taken with the aid of a crossbow; and
- (15) Deer may be taken in wildlife management unit M with the aid of crossbows which meet the requirements as specified in Fis 301.041 (a)-(f).
- (f) A person holding a muzzleloader license pursuant to the provisions of RSA 214 and RSA 208:5-a may take deer with a muzzleloading firearm, during the 11 days immediately prior to the regular firearms season specified in (g) as follows:
- (1) No other firearm shall be used for the taking of deer during the period specified in (f);
- (2) Muzzleloading firearms shall be a single barrel, single shot firearm of no less than .40 caliber;
- (3) No person shall have in possession while taking deer more than one muzzleloading rifle or one muzzleloading handgun;
- (4) The wildlife management units C1, ~~C2~~, D1, D2-East, E, F, G2, I1, and I2 shall be open only to the taking of antlered deer;
- (5) The wildlife management units A, B, and C2 ~~E and J1~~ shall be open to the taking of any deer during the first day of the season and to the taking of antlered deer only during the remaining 10 days;

(6) The wildlife management unit ~~D2-West~~ J1 shall be open to the taking of any deer during the first 2 days of the season and to the taking of antlered deer only during the remaining 9 days;

(7) The wildlife management units D2-West, H1, H2, J2, and K shall be open to the taking of any deer during the first 3 days of the season and to the taking of antlered deer only during the remaining 8 days;

(8) The wildlife management unit G1 shall be open to the taking of any deer during the first 4-5 days of the season and to the taking of antlered deer only during the remaining 7-6 days; and

(9) The wildlife management units L and M shall be open to the taking of any deer during all 11 days of the season.

(g) The season for taking deer by all legal methods shall be open for a period of 26 consecutive days beginning on the second Wednesday in November in wildlife management units B through M and 19 consecutive days in wildlife management unit A.

(h) Deer shall only be taken during the regular deer season as specified in (g) as follows:

(1) The wildlife management units C1, ~~C2~~ D1 and D2-East ~~E, F, G2, H1, I2, and J1~~ shall be open only to the taking of antlered deer;

(2) The wildlife management units A, ~~and B~~, C2, E, F, G2, H1, I2 and J1 shall be open to the taking of any deer during the first day of the season and to the taking of antlered deer only during the remaining 18 days in wildlife management unit A and the remaining 25 days in wildlife management unit B;

(3) The wildlife management units H1, H2, and K shall be open to the taking of any deer during the first 2 days of the season and to the taking of antlered deer only during the remaining 24 days of the season;

(4) The wildlife management unit ~~D2-West and~~ J2 shall be open to the taking of any deer during the first 3 days of the season and to the taking of antlered deer only during the remaining 23 days of the season;

(5) The wildlife management unit D2-West ~~G1~~ shall be open to the taking of any deer during the first 4 days of the season and to the taking of antlered deer only during the remaining 22 days of the season; ~~and~~

(6) The wildlife management unit G1 shall be open to the taking of any deer during the first 5 days of the season and to the taking of antlered deer only during the remaining 21 days of the season; and

~~(6)-(7)~~ The wildlife management units L and M shall be open to the taking of any deer during the first 10 days of the season and to the taking of antlered deer only during the remaining 16 days of the season.

(i) No person shall take more than one deer in a calendar year, except as provided in RSA 208:5, RSA 208:5-b, Fis 301.03(e), Fis 301.031, and Fis 301.032.

(j) No shell shot, other than those using shot sizes of 00 buckshot or larger, shall be used for the taking of deer.

(k) Immediately upon killing a deer, the licensee shall fill in and sign the appropriate deer tag and attach the tag to the deer.

(l) The deer tag shall contain the following:

- (1) The licensee's name and address;
- (2) The date and time of kill;
- (3) The wildlife management unit in which the kill occurred; and
- (4) Signature.

(m) If requested by the department, any person taking a deer shall take fish and game personnel back to the kill site, the site of carcass evisceration, or both, for purposes such as, but not limited to, verification of kill site or to obtain ovaries or other biological samples left behind.

(n) If requested by the department, any person taking a deer shall allow fish and game personnel or their designated agents at biological check stations to collect biological information on their deer including but not limited to sex, antler beam diameter, number of antler points, weight, estimated age and lactation status.

(o) Nothing in this section shall prohibit a person who does not possess a valid archery or firearm deer tag from accompanying an unlicensed minor, under the age of 16, while the minor is taking deer.

(p) No person shall take a deer with the aid and use of bait, except as provided by, and in accordance with, RSA 207:3-d, Fis 307.01, and Fis 307.03.

(q) Any person found guilty of violating this section shall be subject to the penalties of RSA 208:21, V.

Readopt with amendment Fis 301.031, effective 6-3-16 (Doc #11114), to read as follows:

Fis 301.031 Special Deer Permits – Units L and M, Archery, and Governor's Island Permits.

(a) Persons licensed to take deer under RSA 214:9, RSA 208:5, or RSA 208:5-a may apply, as specified in (5), for a special deer permit to take one additional deer in wildlife management units L and M subject to the following:

- (1) Persons taking deer under the provisions of Fis 301.031(a) shall not take a second deer until the first deer has been legally registered;
- (2) Deer taken under this permit shall be antlerless deer only;
- (3) Deer may be taken by any legal method during the archery season as specified in Fis 301.03(e)(1), the muzzleloader season as specified in Fis 301.03(f), and during the regular season as specified in Fis 301.03(g);

(4) Persons taking deer under a special deer permit in wildlife management units L and M shall be licensed as follows:

- a. An archery license under RSA 208:5 shall be required to take deer with a bow and arrow during the archery season specified in Fis 301.03(e);
- b. A muzzleloader license under RSA 208:5-a and a regular hunting license under RSA 214:9 shall be required to take deer by a muzzleloader during the muzzleloader season as specified in Fis 301.03(f); and
- c. A license under RSA 214:9 shall be required to take deer during the regular hunting season as specified in Fis 301.03(g); and

(5) There shall be up to 2000 special deer permits issued for wildlife management unit L as follows:

- a. Two thousand special deer permits for wildlife management unit L shall be available through an on-line lottery;
- b. An applicant shall apply to the lottery on-line from the Department's web site at www.wildlife.state.nh.us and shall provide their last name, date of birth and a valid New Hampshire archery or hunting license number;
- c. Application shall be made between July 8 and July 21;
- d. There shall be no application fee;
- e. No person shall submit more than 1 application for a special deer permit for wildlife management unit L;
- f. After the close of the application period, up to 2000 successful applicants will be selected via a random lottery and winners will be notified by email;
- g. Winners shall purchase their special deer permit for wildlife management unit L on-line from the Department's web site at www.wildlife.state.nh.us;
- h. No person shall be issued or possess more than 1 special deer permit for wildlife management unit L;
- i. The fee for a Unit L permit shall be \$26 of which \$1 shall be an agent fee; and

~~(5)-(6)~~ There shall be up to ~~750 special deer permits for wildlife management unit L~~ and up to 8000 special deer permits issued for wildlife management unit M as follows:

- ~~a. Seven hundred fifty special deer permits for wildlife management unit L shall be available on line only, on a first come first serve basis;~~
- ~~a. b-~~ Eight thousand special deer permits for wildlife management unit M shall be available on a first come–first served basis to 4000 applicants. Each successful applicant shall purchase 2 special deer permits for wildlife management unit M at the time of purchase;

~~b. e.~~ An applicant shall provide the following on the “Antlerless Deer Permit” form for Unit M ~~or L, as appropriate:~~

1. Applicant's complete name and mailing address;
2. Telephone number;
3. Date of birth;
4. Current year’s resident or nonresident hunting or archery license number; and
5. Signature of the applicant, signed subject to the penalties for unsworn false statements under RSA 641:3;

~~c. d.~~ Illegible or incomplete applications shall be returned for correction and not considered until corrected;

~~d. e.~~ Permits shall be issued on a first-come first-serve basis when received;

~~e. f.~~ No person shall submit more than one application for a special deer permit in wildlife management unit L and for 2 special deer permits for wildlife management unit M;

~~f. g.~~ No person shall have be issued or possess more than one permit for wildlife management unit L and 2 permits for wildlife management unit M;

~~h.~~ Applicants may apply for special deer permits in wildlife management unit L on line only from the department’s web site at www.wildlife.state.nh.us;

~~g. i.~~ Applicants may apply for special deer permits in wildlife management unit M as follows:

1. At the fish and game department Concord headquarters at 11 Hazen Drive, Concord, NH 03301;
2. By mail at the address above in 1; or
3. From the department’s website at www.wildlife.state.nh.us; and

~~j.~~ The fee for a unit L permit shall be \$26.00 of which \$1.00 shall be the agent fee; and

~~h. k.~~ The fee for 2 Unit M permits shall be \$36 of which \$1.00 shall be the agent fee.

(b) Persons may take by bow and arrow only one additional antlered deer under a special deer permit for archery from September 15 through December 15 in wildlife management units B through M and from September 15 through December 8 in wildlife management unit A subject to the following:

- (1) The fee for the special deer permit described in (b) shall be \$25.00;

(2) Immediately upon killing a deer the permittee shall fill in the “Special Deer Archery Tag”, sign the tag and attach the tag to the deer;

(3) The “Special Archery Deer Tag” shall contain the following:

- a. The licensee’s name and address;
- b. The date and time of kill;
- c. The wildlife management unit in which the kill occurred; and
- d. Signature;

(4) A person who purchases a special deer permit for archery shall purchase it at the same time they purchase an archery license pursuant to RSA 208:5; and

(5) Any person under the age of 16 and any person over 68 who has a license pursuant to RSA 214:7-a may purchase a special deer permit for archery at any time.

(c) Persons may take additional deer by bow and arrow on Governor’s Island, Town of Gilford under the provisions of a Governor’s Island special deer permit subject to the following:

(1) No person shall take deer on Governor’s Island, Town of Gilford without a Governor’s Island special deer permit in addition to the appropriate license to take deer under RSA 208:5 for taking a deer with a bow and arrow;

(2) Each applicant for a Governor’s Island special deer permit shall provide written landowner permission on a form provided by the department;

(3) The landowner shall provide the following on the form “Landowner Permission to Hunt on Governor’s Island, Gilford, NH”:

- a. The landowner's full name and signature, signed subject to the penalties for making unsworn false statements under RSA 641:3;
- b. The hunter's full name, and phone number;
- c. The physical address or tax map number for the parcel(s) of land on Governor’s Island, for which permission is granted to hunt;
- d. An indication as to whether the landowner will allow baiting for deer;
- e. A list of any other landowner stipulations regarding the hunting activities on the property such as but not limited to:
 1. The specific days of the week;
 2. Dates on which hunting will not be allowed;
 3. Parking locations;

4. Times of the day that hunting will not be allowed;

5. Locations and removal of deer stands; and

6. Distances from adjoining landowners; and

f. Date of signature;

(4) The hunter shall provide on the permission form his or her signature, signed subject to the penalties for making unsworn false statements under RSA 641:3, and the date signed;

(5) The landowner permission form shall be filled out in quadruplicate. The original shall go to the hunter, one copy to the local conservation officer, one copy to the wildlife division, and the other copy shall be retained by the landowner;

(6) The Governor's Island special deer permit shall allow the taking of 6 deer of either sex;

(7) The taking of deer shall be in accordance with the manner and methods for taking deer with bow and arrow as specified in Fis 301.03(e)(4) through (13);

(8) The open season shall be the first weekday in October through December 15, except:

a. No person shall take deer on Saturday or Sunday until after October 31; and

b. No person shall take deer on Columbus Day or for 4 consecutive days beginning on Thanksgiving Day;

(9) The taking of deer shall be from a portable tree stand at least 10 feet off the ground;

(10) Safety belts or harnesses shall be used;

(11) Baiting for deer shall be allowed under the Governor's Island special deer permit provided baiting shall be permissible as indicated on the landowner permission form. A permit to bait wildlife as required by Fis 1102.04 shall not be required;

(12) The baiting season for deer on Governor's Island shall begin on the first weekday in October and end on December 15th;

(13) Immediately upon killing a deer, the permittee shall fill in the "Governor's Island Either Sex Deer Tag" with the date and time of kill, and sex of deer, sign the tag and attach it to the deer;

(14) All entrails of harvested deer shall be removed from the island;

(15) Deer taken under this permit shall be registered as specified in RSA 208:15-d and shall comply with the requirements of RSA 208:16;

(16) All deer wounded and not recovered shall be reported by calling (603) 271-3361 as soon as possible but not longer than 24 hours after the time the deer was wounded;

- (17) Any person who has taken 6 deer under a Governor's Island deer permit as specified in 301.031(c) and the deer have been legally registered, may purchase a second Governor's Island special deer permit which shall allow the taking of 6 additional deer;
- (18) Applicants for a second Governor's Island deer permit shall provide the first permit which has had the deer tags detached;
- (19) Governor's Island special deer permits and the landowner permission form shall be carried by all persons while taking deer on Governor's Island;
- (20) The fee for a Governor's Island special deer permit shall be \$25.00;
- (21) The permit and the landowner permission shall expire on December 15th; and
- (22) Applicants for a Governor's Island special deer permit shall provide the following on the "Special Deer Permit – Governor's Island" form:
- a. Name, address and telephone number;
 - b. Date of birth;
 - c. Current archery license number; and
 - d. Signature, signed subject to the penalties for unsworn false statements under RSA 641:3.

Readopt Fis 301.033, effective 6-5-10 (Doc #9720-A& B), to read as follows:

Fis 301.033 Deer Registration Stations.

- (a) New deer registration stations shall be authorized only if:
- (1) The proposed station location is greater than 10 travel miles from the nearest adjacent station unless an adjacent station(s) registers more than 400 deer annually or was in existence on 12/31/09;
 - (2) The proposed location has adequate facilities and is easily accessible. Adequate facilities and easily accessible means that the location has adequate space for parking and registering or weighing deer, is a safe distance away from the highway or road, and is located on or near a main route of travel for hunters;
 - (3) The hours of operation and location of the proposed station will minimize inconvenience to hunters needing to register a deer by being open during early morning, later into the evening and open on weekend days; and
 - (4) The applicant has not been convicted of any fish and game violation within the past 7 years.
- (b) Deer registration agents under RSA 208:15-a shall provide the following information on a deer registration station agreement:

- (1) Date of agreement;
- (2) Name, address and telephone number of agent's establishment;
- (3) The agent's home address and telephone number;
- (4) The hours and days of operation of the proposed registration station; and
- (5) Whether or not the station provides scales for weighing deer.

(c) The deer registration station agent shall print legibly, accurately, and completely when filling out the deer registration form described in Fis 301.04.

(d) The deer registration agent shall sign the agreement in the presence of a witnessing department conservation officer or his designee, who shall also sign the agreement.

(e) Registration station agreements shall not be transferable upon change of ownership and cannot be assigned to any other party.

(f) By signing the agreement, applicants shall agree to abide by the statutes and rules governing deer registration stations and deer registration reports and shall sign subject to the penalties for making unsworn false statements under RSA 641:3.

(g) Failure to accurately and legibly provide the information specified in Fis 301.04 on the deer registration report shall, after notice and opportunity for a hearing, result in the suspension or closure of the registration station.

(h) Those registration stations which are also fish and game agents as defined in RSA 214-A shall remain in good standing with regard to the requirements of RSA 214-A.

(i) Deer registration agents may collect up to \$2.00 as a registration agent fee pursuant to RSA 208:15-b.

Adopt Fis 301.034 to read as follows:

Fis. 301.034 Special Deer Permits – Deer Management Assistance Program.

(a) The purpose of this rule is to permit New Hampshire municipalities to identify areas where deer densities are too high for the existing habitat conditions. In such areas, aggressive efforts may be necessary to reduce the deer population through the regulated use of recreational hunters. The deer management assistance program (DMAP) approves the issuance of special hunting permits to any New Hampshire municipality which has identified a “special deer management area” within their jurisdiction meeting the eligibility criteria established herein.

(b) A New Hampshire municipality may apply to the department for participation in the DMAP by providing the following:

- (1) An application on municipal letterhead, submitted to the NH Fish and Game Department, Wildlife Division, 11 Hazen Drive, Concord, NH 03301, signed by a majority of the governing body;

(2) There is no fee for the application, review of the application, or the provision of DMAP permits and tags;

(3) A map designating the area to be included in the proposed “Special Deer Management Area”, showing:

a. The tax map and lot numbers and the names of landowners of the affected parcels;

b. Parcels which shall in aggregate total at least 640 acres, provided that:

1. The parcels need not be contiguous;

2. Non-contiguous parcels shall be a minimum of 5 acres in size;

3. Parcels may be publicly or privately owned.

(4) Documentation signed by each affected landowner verifying that the property is open for deer hunting upon such conditions and limitations as the landowner may impose.

(5) Designation of a municipal employee of the applicant to perform the following tasks:

a. Serve as the contact for all communication with the department;

b. To issue DMAP permits to licensed hunters on behalf of the municipality; and

c. To provide all information and reporting as required by the department.

(6) A deer management plan covering the proposed special deer management area that is specifically designed for the area, to include:

a. Documentation of negative impacts claimed to be due to overabundant deer;

b. Identification of parcels where deer inflicted damage to plant communities has occurred;

c. Identification of parcels of forested land where forest regeneration has been significantly impacted by deer;

d. A listing of specific deer management goals and objectives;

e. An explanation of why the stated objectives cannot be met by hunters using the Department’s existing deer season framework, or other special permits available under these rules; and

f. A description of other actions the town has taken or is planning to take to meet the identified objectives.

(c) The application shall be received by the department by 4:00pm on the first Monday in July or be postmarked by midnight of the first Monday in July of the year of application. Applications not meeting the posted deadline will be returned to the applicant.

(d) The department shall, within ten days of receipt, review each application for completeness. In the event that information is missing or incomplete, contact will be made with the applicant, who shall have an additional period of ten days to provide the missing information.

(e) On or before the fourth Friday in August in the application year, the department shall approve the application to create a special deer management area and issue DMAP permits, unless the department finds that:

- (1) The identified problem could be resolved using existing deer hunting opportunities;
- (2) The identified problem could be resolved by the issuance of a different special permit available under these rules; or
- (3) The identified problem will not be effectively abated by the issuance of DMAP permits.

(f) Upon approval of an application, the municipality shall be issued the number of DMAP permits and tags found necessary to meet the objectives of the deer management plan, which shall be conditioned as follows:

- (1) Deer may be taken during the archery season as specified in Fis 301.03(e)(1), the muzzleloader season as specified in Fis 301.03(f), and during the regular season as specified in Fis 301.03(g) unless further restricted by the approved deer management plan, and shall comply with all other rules in Fis 301.03;
- (2) Baiting for deer shall be allowed without a permit to bait wildlife as required by Fis 1102.04 provided that the DMAP permit shall restrict baiting as follows:
 - a. Baiting shall take place within the Special Deer Management Area, and only on parcels where the landowner has authorized the use of bait as specified in Fis 301.034 (b)(4);
 - b. The baiting season shall be as set forth in the deer management plan, provided that it shall not begin prior to September 15 nor extend beyond December 15 of the permit year;
 - c. The permittee shall comply with all other applicable rules in Fis 307.01, Fis 307.03, and 307.05; and
 - d. The permittee shall comply with any limitations imposed upon specific parcels by individual landowners.

(g) The approved municipal applicant shall issue a DMAP permit only upon the following conditions:

(1) Each permit shall be valid only in the special deer management area noted on the permit between the dates of September 15 and December 15 of the year issued, or any lesser period between such dates that the municipality defines in the deer management plan;

(2) No person shall be issued a DMAP permit unless they present written landowner permission for any privately owned parcel identified as part of the Special Deer Management area in section b(4) above.

(3) No person shall be issued a DMAP permit unless they present evidence of one or more currently valid hunting licenses, meaning:

a. An archery license under RSA 208:5 to take deer with a bow and arrow during the archery season as specified in Fis 301.03(e);

b. A muzzleloader license under RSA 208:5-a and a regular hunting license under RSA 214:9 to take deer by a muzzleloader during the muzzleloader season as specified in Fis 301.03(f);

c. A license under RSA 214:9 to take deer during the regular hunting season as specified in Fis 301.03(g); or

d. Any person under the age of 16 or any person over 68 who has a license pursuant to RSA 214:7-a.

(4) Each permit shall be issued with two tags, allowing the take of two antlerless deer as defined in Fis 301.01(b), which shall be in addition to the take of deer authorized by Fis 301.03(e), Fis 301.03(f), Fis 301.03(g), 301.031(a-c), and Fis 301.032;

(5) Each issued permit shall be completed with the following information:

a. The issuing municipality;

b. The name of the local "issuing agent";

c. The hunter's name and address;

d. The hunter's current license number(s);

e. The hunter's date of birth;

f. The date and time the tag was issued;

g. Whether baiting for deer will be allowed and the tax map ID numbers of those parcels where the permittee is authorized to place bait;

h. Any other restrictions imposed by the deer management plan or individual participating landowners on the hunting activities of the permittee including but not limited to:

1. The authorized weapons or method(s) of take;

2. The dates or times during which hunting may occur;
3. The dates during which baiting may occur;
4. The tax map ID numbers of those parcels the permittee is authorized to access; and

(6) The municipal issuing agent and the hunter shall note the date and time, and shall sign the DMAP permit document, subject to the penalties for making unsworn false statements under RSA 641:3;

(7) No more than one DMAP permit may be issued to an individual hunter per year per municipality participating in DMAP; and

(8) No DMAP permit or an associated tag may be sold, bartered, used, or transferred to any other person; and

(9) The approved municipal applicant shall not charge a fee to issue a DMAP permit or an associated tag.

(h) Immediately upon killing a deer in the special deer management area, the permittee shall provide the following information on the “DMAP tag”, and attach the tag to the deer:

- (1) The permittee’s name and address;
- (2) The date and time of kill;
- (3) The WMU and town in which the kill occurred; and
- (4) The hunter’s signature subject to the penalties for making unsworn false statements under RSA 641:3.

(i) Deer taken under a DMAP permit shall be registered as specified in RSA 208:15-d and shall comply with the requirements of RSA 208:16.

(j) Persons taking deer under a DMAP permit shall not take a second deer until the first deer has been legally registered.

(k) Each municipality that issues DMAP permits and tags shall:

- (1) Retain a copy of all DMAP permits issued for a period of 3 years;
- (2) Submit a copy of any issued DMAP permit(s) to the Department Headquarters by mail or email, at the addresses below, each Friday from September 1 through December 15.

a. By mail to: New Hampshire Fish and Game Department, Wildlife Division, 11 Hazen Drive, Concord, NH 03301

b. By email to: Wildlife@wildlife.nh.gov, with the subject line DMAP Permits.

(3) Submit to the department an annual report by December 31 of the year the DMAP permits were provided, to include:

a. A listing of all participating hunters by name, date of birth, town of residence, and hunting license number; and

(l) Following a hearing, the department may revoke or suspend a municipality's participation in DMAP for failure to comply with any of the conditions of the DMAP program.

(m) Following a hearing, the department may revoke or suspend any individual DMAP permit upon a finding that:

(1) The permit was obtained through fraud;

(2) The permit was obtained by a person not entitled to receive a DMAP permit under these rules;

(3) The permit holder failed to comply with the conditions of the DMAP permit; or

(4) The permit holder violated the fish and game laws of New Hampshire or the provisions of these rules.

Readopt with amendment Fis 301.041, effective 6-5-12 (Doc #10142), to read as follows:

Fis 301.041 Crossbows.

~~(a) The following definitions shall apply to this section:~~

~~(1) "Crossbow means a device consisting of a bow mounted to a rigid stock for discharging quarrels, bolts, or arrows and having a mechanical means to hold and release the drawn string;~~

~~(2) "Bolt" means a short projectile for a crossbow that resembles an arrow;~~

~~(3) "Quarrel" means a bolt with a 4 sided head and often used as a synonym for bolt.~~

~~(a)~~ (b) A crossbow shall have a:

(1) Minimum pull of 125 pounds;

(2) Working mechanical safety; and

(3) Stock no less than 25 inches in length.

~~(b)~~ (e) No person shall ~~take deer with~~ use a bolt tip other than a broadhead for the purpose of take.

~~(c)~~ (d) Fixed blade broadheads shall not be less than 7/8 of an inch or more than 1 1/2 inches wide.

~~(d)~~ (e) Retractable blade broadheads may be smaller than 7/8 of an inch wide in flight, but shall not be less than 7/8 of an inch wide when open.

~~(e)~~ ~~(f)~~ There shall be no upper size limit on retractable blade broadheads.

~~(f)~~ ~~(g)~~ The hunter's name and address shall be plainly printed on each bolt or quarrel.

~~(g)~~ ~~(h)~~ No person shall take deer with a crossbow without a deer crossbow permit in addition to the regular hunting license to take deer under RSA 214:9, except as specified in (h), RSA 208:5-a, Fis 301.03(e), Fis 1204.02 or a Long Island deer permit as specified in Fis 301.032 when taking deer on Long Island.

~~(h)~~ ~~(i)~~ Persons permitted to use a crossbow pursuant to RSA 207:10-c shall not be required to purchase the crossbow permit specified in this section but shall comply with all of the other requirements of this section.

~~(i)~~ ~~(j)~~ In accordance with RSA 208:7-a, persons taking a deer with a crossbow shall only take deer during the regular firearms season specified in Fis 301.03 (g) or as specified in Fis 301.032.

~~(j)~~ ~~(k)~~ No deer crossbow permit shall be required for persons under 16 years of age who are accompanied by an adult licensed and permitted to take deer with a crossbow.

~~(k)~~ ~~(l)~~ Applicants for a deer crossbow permit may purchase the permit from Fish and Game Concord headquarters for a fee of \$5.00.

~~(l)~~ ~~(m)~~ Applicants for a deer crossbow permit shall provide their:

- (1) Name;
- (2) Address;
- (3) Date of birth; and
- (4) Signature, signed subject to the penalties for making unsworn false statements under RSA 341:3.

~~(m)~~ ~~(n)~~ Deer taken with a crossbow under this permit shall be tagged with the regular firearm deer tag except as specified in Fis 301.032.

Readopt with amendment Fis 301.05, effective 6-3-16 (Doc #11114), to read as follows:

Fis 301.05 Bear Kill Reports.

(a) All persons reporting a bear kill to a New Hampshire conservation officer or personnel authorized by the director shall provide the following information on the "Bear Registration Form" subject to the penalties for making unsworn false statements under RSA 641:3:

- (1) The hunter's:
 - a. Hunting license type, whether resident, non-resident, or other;
 - b. Hunting license number;
 - c. Bear permit number;
 - d. Name;

- e. Mailing and street address;
 - f. Date of birth;
 - g. Sex; and
 - h. Telephone number;
- (2) The wildlife management unit and town where the bear was killed and specific locality within the town;
 - (3) The cause of death;
 - (4) The date and time of kill;
 - (5) Whether or not a pre-molar was collected;
 - (6) The dressed weight and sex of the bear;
 - (7) If female, ~~teat length and~~ lactation status;
 - (8) Ear-tag numbers if present;
 - (9) The method of hunting used, such as bait, hound, still hunting or stalking;
 - (10) The number of days spent hunting for bear;
 - (11) The species that was specifically hunted, such as bear, deer or other;
 - (12) The weapon type, and caliber, if appropriate;
 - (13) Whether a guide was employed and if yes, the guide's name and section A of the "Bear Guide Tag" described in Fis 301.06(k)(2) and Fis 1102.07(a)(1);
 - (14) What the bear was feeding on;
 - (15) If the bear was killed over hounds, the name of the owner(s) of the hounds; and
 - (16) The signature of the hunter subject to the penalties for making unsworn false statements.

Amend Fis 301.06(c), effective 6-3-16 (Doc #11114), cited and to read as follows:

Fis 301.06 Bear Season.

(c) The open season for bear by the use of bow and arrow, firearms, or crossbows, by methods other than by the use and aid of dogs or bait, shall be as follows:

- (1) Wildlife management units H2, K, L and M shall open September 1 and close October 12
~~September 28~~;

(2) Wildlife management units A, B, C2, D1, H1, and I2 shall open September 1 and close the day before firearms deer season as specified in Fis 301.03(g); and

(3) Wildlife management units C1, D2, E, F, G, I1, J1, and J2 shall open September 1 and close November 30 ~~the 14th day of the regular firearms season as specified in Fis 301.03(g).~~

Readopt with amendment Fis 301.07, effective 6-2-14 (Doc #10619), to read as follows:

Fis 301.07 Moose Season.

- (a) “Antlered moose” means a moose which has at least one antler 6 inches long measured from the tip of the main beam along the distal edge of the antler to the base of the antler burr at the skull.
- (b) For purposes of this section the state shall be divided into wildlife management units, as described in Fis 301.02.
- (c) The moose season shall be 9 consecutive days and shall open on the third Saturday in October.
- (d) No moose shall be taken with the aid and use of dogs.
- (e) No moose shall be taken with the aid and use of bait.
- (f) No person other than the permittee and subpermittee shall participate in a joint hunt to take moose except that the permittee may employ one licensed guide. The licensed guide may direct, aid, assist, or instruct the permittee and subpermittee but shall not shoot a moose.
- (g) No aircraft shall be used to locate moose or communicate the location of moose during the open moose season.
- (h) No radio telemetry equipment, electronic calls, cell phones, radio transceivers, pagers or other communication devices shall be used to attract or take moose.
- (i) No moose shall be taken within 300 feet of a class I, II, III, IV, or V highway, as classified pursuant to RSA 229:5. For purposes of this section both the hunter and the moose shall be not less than 300 feet from a class I, II, III, IV, or V highway.
- (j) No moose shall be taken with rimfire firearms or with shotguns using shot loads including buckshot. In towns restricted to weapon types pursuant to RSA 207:3-b, 208:3, 208:3-a, 208:3-b, and 208:3-c, only shotguns loaded with a single ball, muzzle-loading rifle, pistols as specified in RSA 208:3-d or bow and arrow shall be permitted for the taking of moose, except pistols shall not be used in the Town of Bow pursuant to RSA 207:3-b.
- (k) A person holding a current moose permit or subpermittee's permit may hunt moose with a muzzleloading firearm of not less than .45 caliber.
- (l) Notwithstanding (f) above, a permittee taking moose under the provisions of RSA 208:1-aa may use additional guides to assist in carrying out such hunt as necessary for the safe and successful completion of the hunt.

(m) No bow shall be used for hunting moose unless it will pull at least 50 pounds peak weight measured at 28 inches or less draw.

(n) ~~No mechanically drawn or released bow shall be used, but hand held releases may be used.~~ Moose shall not be taken by a strung bow from a motor vehicle.

(o) No arrow head shall be used other than broadheads as follows:

- (1) Fixed blade broadheads shall not be less than 7/8 of an inch or more than 1 1/2 inches wide;
- (2) Retractable blade broadheads may be smaller than 7/8 of an inch wide in flight, but shall not be less than 7/8 of an inch wide when open;
- (3) There shall be no upper size limit on retractable blade broadheads; and
- (4) When arrows are used in such hunting the name and address of the person shall be plainly printed on each arrow.

(p) No crossbow shall be used for hunting moose unless it meets the requirements as specified in Fis 301.041(a)-(f).

(q) ~~(p)~~ Only one moose shall be taken per permittee/subpermittee combination.

(r) ~~(q)~~ Moose may be taken in the water.

(s) ~~(r)~~ The permittee or the subpermittee may shoot the moose, but it shall be the responsibility of the permittee to tag the moose immediately upon killing, remove the moose, and transport it to the biological check station as required by Fis 301.08.

(t) ~~(s)~~ The "Moose Tag" shall contain the following:

- (1) The shooter's signature;
- (2) The date and time of kill;
- (3) Town of kill;
- (4) Specific location of kill; and
- (5) The wildlife management unit in which the kill occurred.

(u) ~~(t)~~ The permittee shall remain with the moose during transportation to the biological check station. If the moose is shot by the subpermittee, both the permittee and subpermittee shall go to the check station to check the moose.

(v) ~~(u)~~ The permittee and subpermittee shall only hunt in the wildlife management unit to which they are assigned by the department.

(w) ~~(v)~~ The subpermittee shall always be accompanied by the permittee while hunting moose. All subpermittees shall be within sight and hearing, excluding electronic devices, when actual physical direction

and control can be effected pursuant to RSA 207:1, XXX. All subpermittees under the age of 16 shall be accompanied by a permittee 18 years of age or older.

(x) ~~(w)~~ The moose tag shall remain with the moose at all times until the moose is sealed at the biological check station, pursuant to RSA 208:9.

(y) ~~(x)~~ Once the moose has been sealed as provided in Fis 301.08(h), a moose may be transported during the open season, and for 10 days after provided the registration seal remains firmly affixed to the moose at all times.

(z) ~~(y)~~ The permittee, subpermittee, or both if requested, shall return with or without fish and game department personnel to the kill site, the site of evisceration or both for purposes such as, but not limited to, verification of kill site or to obtain ovaries or other biological samples left behind.

(aa) ~~(z)~~ Each permittee or subpermittee shall carry a moose permit and each permittee and subpermittee 16 years of age or older shall carry a hunting license at all times when hunting for moose and registering the moose at the check station.

(ab) ~~(aa)~~ Any person leaving moose parts in the field shall place parts out of sight of roads traveled by conventional vehicles.

Amend Fis 301.10(b), effective 6-2-14 (Doc #10619), cited and to read as follows:

Fis 301.10 Rabbits and Hares.

(b) Cottontail rabbits shall only be taken in WMUs H2, K, L and M, except for the closed areas specified in (c), as follows:

- (1) The open season shall be October 1 to January ~~December~~ 31;
- (2) The open season for falconry shall be October 1 to March 15; and
- (3) The daily bag limit shall be 2 cottontail rabbits.

Amend Fis 301.11(a), effective 6-2-14 (Doc #10619), cited and to read as follows:

Fis 301.11 Gray Squirrel.

(a) The season for gray squirrel shall open September 1 and close ~~December~~ January 31.

Readopt with amendment Fis 302.01, effective 6-2-14 (Doc #10619) as amended effective 6-3-16 (Doc #11114), to read as follows:

Fis 302.01 Wild Turkey.

(a) For purposes of this section, the state shall be divided into wildlife management units as described in Fis 301.02.

(b) The spring turkey seasons in 2018 shall be May 3 through May 31, however beginning in 2019 and in all subsequent years the spring turkey season shall be May 1 through May 31.

(c) The fall turkey seasons shall be as follows:

(1) The archery season shall run concurrently with the archery deer season as specified in Fis 301.03(e); and

(2) In wildlife management units ~~D1~~, D2, G, H1, H2, I1, I2, J1, J2, K, L and M, the shotgun season shall be 7 consecutive days in length beginning 5 days immediately preceding the moose season as specified in Fis 301.07(c).

(d) Shooting hours shall be as follows:

(1) The shooting hours during the spring turkey season shall begin one half hour before sunrise and end at 12:00 noon; and

(2) The shooting hours during the fall seasons for the taking of wild turkeys shall begin one half hour before sunrise and end one half hour after sunset.

(e) Persons licensed to take turkeys shall be entitled to take ~~one bearded or male turkey per spring turkey season described in (b) and one turkey of either sex during the fall archery season or the fall shotgun season described in (c). No person shall take no more than 2 turkeys per year subject to the following:~~

(1) One bearded or male turkey may be taken in the spring season described in (b) and one turkey of either sex may be taken during the fall archery season or during the fall shotgun season described in (c); or

(2) Beginning in 2019 and in all subsequent years two bearded or male turkeys may be taken in the spring season described in (b), however no person shall take a second turkey until the first turkey has been legally registered.

(f) Nothing in this section shall prohibit a person who has taken a turkey from assisting another properly licensed turkey hunter by calling only. The person assisting by calling shall not possess a firearm, ~~or~~ bow and arrow, or crossbow that could lawfully be used for the purpose of take.

(g) Taking shall be done subject to the following:

(1) Shotguns between 10 and 20 gauge, inclusively, with shot size of #2 and smaller shall be the only firearms and shot permitted;

(2) Bows shall have at least a 30-pound peak draw weight measured at 28 inches or less draw;

~~(3) No mechanically drawn or released bow shall be used, but hand held releases may be used;~~

(3) (4) No arrow shall be used other than broadheads;

(4) (5) Broadheads shall be as follows:

a. Fixed blade broadheads shall not be less than 7/8 of an inch wide;

b. Retractable blade broadheads may be smaller than 7/8 of an inch wide in flight, but shall not be less than 7/8 of an inch wide when open; and

c. There shall be no upper size limit on retractable blade broadheads;

(5) ~~(6)~~ The name and address of the archer shall be plainly printed on each arrow;

(6) ~~Crossbows meeting the requirements as specified in Fis 301.041(a)-(f) shall be legal for the taking of turkeys during the spring season as specified in (b), the fall shotgun season as specified in (c)(2) and the special youth hunting days for turkey as specified in Fis 1204.03.~~

(7) No person shall use live decoys, electronic calling devices, baiting, cooperative drives, or dogs during the spring turkey season;

(8) No person shall use live decoys, electronic calling devices, baiting or cooperative drives during the fall archery season and fall shotgun season;

(9) No person shall shoot at or take a turkey in a tree;

(10) Persons licensed to take turkey shall immediately upon killing a turkey, fill out and detach the turkey tag from the license, and then securely attach to the leg of the turkey, the turkey tag bearing the name and address of the licensee who killed the turkey, the date and time of kill and WMU where the turkey was killed;

(11) No person shall possess a turkey tag that was not issued to that person; and

(12) No person shall attach a turkey tag to a turkey that person did not kill.

(h) Registration and reporting shall be as follows:

(1) Any person killing a turkey shall bring the fully-feathered, intact carcass to a turkey registration station for examination and sealing within 24 hours of taking;

(2) If requested, the carcass of the turkey shall be exhibited to a conservation officer for examination to determine the method of kill; and

(3) The intact carcass may be eviscerated before bringing it to the registration station.

(i) No person shall transport a wild turkey unless it is tagged with a turkey tag and is accompanied by the permittee who took the turkey.

(j) No person shall at any time hunt, shoot, pursue, kill or take wild turkey in this state without first procuring a turkey permit and the applicable license required under RSA 214.

Readopt Fis 302.011, effective 6-5-10 (Doc #9720-A& B), to read as follows:

Fis 302.011 Turkey Registration Stations.

(a) New turkey registration stations shall be considered if:

(1) The proposed station location is greater than 10 travel miles from the nearest adjacent station unless an adjacent station(s) registers more than 200 spring turkeys or was in existence on 12/31/09;

(2) The proposed location has adequate facilities and is easily accessible. Adequate facilities and easily accessible means that the location has adequate space for parking and registering or weighing turkey, is a safe distance away from the highway or road, and is located on or near a main route of travel for hunters; and

(3) The hours of operation and location of the proposed station will minimize inconvenience to hunters needing to register a turkey by being open during early morning, later into the evening and open on weekend days.

(4) The applicant shall not have been convicted of any fish and game violation within the past 7 years.

(b) Turkey registration agents under RSA 209:12-a shall provide the following information on a turkey registration station agreement:

(1) Name of applicant;

(2) Date of agreement;

(3) Name, address and telephone number of agent's establishment;

(4) The agent's home address and telephone number; and

(5) The hours and days of operation of the proposed registration station.

(c) The turkey registration station agent shall print legibly, accurately, and completely when filling out the turkey registration form described in Fis 302.012.

(d) The turkey registration agent shall sign the agreement in the presence of a witnessing department conservation officer or his designee, who shall also sign the agreement.

(e) Registration station agreements shall not be transferable upon change of ownership and shall not be assigned to any other party.

(f) By signing the agreement, applicants shall agree to abide by the statutes and rules governing turkey registration stations and turkey registration reports and shall sign subject to the penalties for making unsworn false statements under RSA 641:3.

(g) Failure to accurately and legibly provide the information specified in Fis 302.012 on the turkey registration report shall, after notice and opportunity for a hearing, result in the suspension or closure of the registration station.

(h) Those registration stations which are also fish and game agents as defined in RSA 214-A shall remain in good standing with regard to the requirements of RSA 214-A.

(i) Turkey registration agents may collect up to \$2.00 as a registration agent fee pursuant to RSA 209:12-a.

Readopt Fis 302.11, effective 11-29-11 (Doc #10037), to read as follows:

Fis 302.11 Rails and Gallinules. There shall be no open season for rails or for gallinules.

Readopt with amendment Fis 302.12, effective 11-29-11 (Doc #10037) as amended previously effective 10-16-15 (Doc #10948 EMERGENCY), and expired 4-13-16 and as amended effective 6-3-16 (Doc #11114), to read as follows:

Fis 302.12 Pheasant.

(a) The open season for pheasant shall be October 1 through December 31, however the pheasant season shall be closed until noon each Thursday and Friday as specified in Table 300.02 below ~~between~~ ~~October 1 and 21:~~

Table 300.02 Days Pheasant Season Closed Until Noon

<u>Opening Day of Season</u>	<u>Days Season Closed Till Noon</u>
<u>Sunday October 1</u>	<u>Thursday and Friday, October 5-6, 12-13 and 19-20</u>
<u>Monday October 1</u>	<u>Thursday and Friday, October 4-5, 11-12 and 18-19</u>
<u>Tuesday October 1</u>	<u>Thursday and Friday, October 3-4, 10-11 and 17-18</u>
<u>Wednesday October 1</u>	<u>Thursday and Friday, October 2-3, 9-10 and 18-19</u>
<u>Thursday October 1</u>	<u>Thursday and Friday, October 8-9, 15-16 and 22-23</u>
<u>Friday October 1</u>	<u>Thursday and Friday, October 7-8, 14-15 and 21-22</u>
<u>Saturday October 1</u>	<u>Thursday and Friday, October 6-7, 13-14 and 20-21</u>

(b) The daily bag limit shall be 2 pheasants and the season limit shall be 10 pheasants.

Readopt Fis 302.13, effective 11-29-11 (Doc #10037), to read as follows:

Fis 302.13 Northern Bobwhite Quail.

(a) The open season for northern bobwhite quail shall open October 1 through December 31.

(b) The daily bag limit shall be 4.

Readopt Fis 302.14, effective 11-29-11 (Doc #10037), to read as follows:

Fis 302.14 Ruffed Grouse/Partridge (*Bonasa umbellus*), Chukar Partridge (*Alectoris chuka*), and Hungarian Partridge (*Perdix perdix*).

(a) The season for ruffed grouse, chukar partridge, and Hungarian partridge shall open October 1 through December 31.

(b) The daily limit shall be 4 ruffed grouse, chukar partridge, and Hungarian partridge.

Readopt with amendment Fis 303.03, effective 6-5-12 (Doc #10142), to read as follows:

Fis 303.03 Fox, Red and Gray, Raccoon, Opossum and Skunk.

(a) The season for taking ~~red and gray fox~~, raccoon, opossum and skunk by use of traps shall:

- (1) Open in WMUs A, B, C, D, E and F on October 15 and close on December 31; and
- (2) Open in WMUs G, H, I, J, K, L and M on November 1 and close on January 15.

(b) The season for taking red and gray fox by use of traps shall:

- (1) Open in WMUs A, B, C, D, E and F on October 15 and close on December 15; and
- (2) Open in WMUs G, H, I, J, K, L and M on November 1 and close on December 31.

~~(c) (b)~~ The season for taking raccoon, ~~red and gray fox~~, opossum and skunk by use of firearms or bow and arrow shall open on September 1 and close on March 31.

(d) The season for taking red and gray fox by use of firearms or bow and arrow shall open on November 1 and close on January 31.

~~(e) (c)~~ In addition to the provisions of Fis 303.03 (b), raccoons may be taken at night during the open season in accordance with the provisions of RSA 210:2.

Readopt with amendment Fis 303.04, effective 6-2-14 (Doc # 10619), as amended effective 6-3-16 (Doc #11114), to read as follows:

Fis 303.04 Fisher.

(a) The open season for taking fisher by traps shall be December 1 through December ~~21~~ 23.

(b) The open season for taking fisher by firearms or bow and arrow shall be January ~~December~~ 1 through January 31.

(c) The season bag limit shall be 5 fisher but no more than 3 fisher from the combined area of WMUs C1, D2, E, F, G, H, I, J, and K.

Readopt Fis 303.09, effective 11-29-11 (Doc #10037), to read as follows:

Fis 303.09 Fur Dealers Records.

(a) All persons licensed to buy furs and hides under RSA 214:26, shall keep a record of all furs and hides bought on form F&G 152, fur dealer's record book - furs purchased, which shall be sent to the department on or before July 30 of each year.

(b) The fur dealer's record book for furs purchased shall include the following:

- (1) Licensee's name, license number and signature;
- (2) The period covered by the record and date the report mailed to the department;

(3) The following information for all transactions completed:

- a. The date of the transaction;
- b. The name, address and license number of the person from whom the purchase was made;
- c. The number and species of fur and/or hides bought;
- d. The price paid; and
- e. All seal numbers recorded.

(c) All information shall be printed in legible manner.

(d) No furs or hides shall be bought unless the owner of the furs or hides is present, or the seller has the owner's name, address, license number and the number and species to be sold.

(e) All licensees shall carry on their persons a form F&G 152, the fur dealers record book for furs purchased, at all times when buying the skins of furbearing animals.

(f) All persons licensed to buy furs and hides under RSA 214:26, shall keep a record of all furs and hides sold on form F&G 152-A, fur dealer's record book - furs sold, which shall be sent to the department on or before July 30 of each year.

(g) The fur dealer's record book for furs sold shall include the following information:

- (1) Licensee's name, license number and signature;
- (2) The period covered by the record and the date the report mailed to the department; and
- (3) The following information for all transactions completed:
 - a. The date of the transaction;
 - b. The number and species sold; and
 - c. The name, address and license number to whom the furs and/or hides were sold.

Readopt Fis 303.10, effective 11-29-11 (Doc #10037), to read as follows:

Fis 303.10 Taking Beaver and Otter by Snares.

(a) In addition to any other requirements pertaining to trapping beaver and otter, the following rules shall apply to the taking of beaver and otter by snares:

- (1) Snares shall only be set in water or under the ice;
- (2) Each individual snare, whether set singularly or in the aggregate, shall be affixed with a durable tag denoting the name of the licensed trapper who sets, arranges or tends the snare;

(3) All wildlife species other than beaver and otter taken alive shall be released at the snare site. If dead, the animal shall be turned over to the fish and game department within 72 hours; and

(4) Trappers shall be able to account for all snares out at any time.

Readopt Fis 303.11, effective 6-5-10 (Doc #9720-A& B), to read as follows:

Fis 303.11 Sealing of Furbearing Animals.

(a) All furbearing animals, except otter and fisher, shall be exempt from the sealing requirements of RSA 210:8, I.

(b) Upon sealing any otter or fisher in accordance with RSA 210:8, the trapper or hunter shall provide the following on a fur sealing record:

(1) Name and address;

(2) Date of birth;

(3) Trapping or hunting license number;

(4) Telephone number;

(5) Method of take;

(6) The number of each animal taken and sealed for each town animals were taken in; and

(7) Signature subject to the penalties for making unsworn false statements under RSA 641:3.

Readopt with amendment Fis 305.02, effective 6-3-16 (Doc #11114), cited and to read as follows:

Fis 305.02 Training of Bear Dogs.

(a) Training of bear dogs in accordance with RSA 207:12-a shall be as follows:

(1) Training shall be prohibited from March 1 through June ~~July 30~~ 14 statewide; and

(2) Training shall be prohibited during the open season in wildlife management units open to the taking of bear by any method.

Amend Fis 307.01(e), effective 6-3-16 (Doc #11114), cited and to read as follows:

Fis 307.01 Baiting for Wildlife.

(e) Permit applications to bait wildlife on lands other than state owned or managed lands shall not be considered unless received by the department or are postmarked on or before the first Monday in August if baiting for bear, or received by the department or are postmarked on or before the first Monday in October for all other species, except:

- (1) Applicants may apply beginning December 1 for permits to bait coyote for the year following; and
- (2) Permits to bait bear shall be issued by the executive director or his designated agents after the application deadlines as necessary to assist in addressing nuisance bear issues.

Readopt with amendment Fis 307.02, effective 6-3-16 (Doc #11114), to read as follows:

Fis 307.02 Baiting for Black Bear.

- (a) In addition to the requirements of RSA 207:3-d and Fis 307.01 relative to the use of bait, black bear may be taken by the aid and use of bait subject to the following:
 - (1) WMUs ~~G~~, H1, H2, ~~H~~, I2, ~~J1, J2~~, K, L, and M shall open September 1 and close September 21;
 - (2) WMUs A, B, ~~C1~~, C2, D1, ~~D2~~, ~~E~~, G, I1, J1, and ~~F~~J2, shall open on September 1 and close September 28;
 - (3) WMUs C1, D2, E and F shall open on September 1 and close October 5;
 - ~~(4)~~ ~~(3)~~ No person shall place bait for the purpose of attracting and taking bear at more than 2 bait sites, but no more than one bait site in WMUs A, B, D1, H1, H2, I2, K, L, and M; and
 - ~~(5)~~ ~~(4)~~ A licensed N.H. hunting guide authorized to guide bear hunters under the provisions of Fis 301.06(j) shall be allowed a maximum of 2 active bait sites for private use and a maximum of 6 bait sites for commercial use subject to the following:
 - a. Any bear taken off a commercial bait site permitted to a licensed N.H. hunting guide shall be tagged with a bear guide tag issued to the guide permitted to use that site; and
 - b. Bear guide tags shall not be used to tag bear taken at bait sites permitted for private use.
- (b) For the 2016 black bear baiting season and for all subsequent black bear baiting seasons, no person shall establish, tend, or hunt over a bait containing chocolate or any cocoa derivative, except as provided in (c), below.
- (c) White chocolate may be used as bait.

Readopt with amendment Fis 307.05, effective 6-3-16 (Doc #11114), to read as follows:

Fis 307.05 Baiting Wildlife on State-Owned or Managed Lands.

- (a) A person may bait wildlife in accordance with RSA 207:3-d, Fis 307.01, Fis 307.02, and Fis 307.03 on lands owned or managed by the department, including:
 - (1) The fish and game department;
 - (2) The department of resources and economic development, division of state parks and division of state forests;

- (3) The department of transportation;
- (4) The department of environmental services, division of water;
- (5) Upon federal property such as the White Mountain National Forest (WMNF); and
- (6) Private property for which the fish and game department has authorization to issue permits to bait wildlife only after obtaining permission in writing to do so from the fish and game department.

(b) The maximum number of active bait sites for private and commercial use on state owned and managed lands and other lands combined shall be as described in Fis 307.01(h), except:

- (1) No person shall engage in the act of baiting furbearing or game animals with the exception of gray squirrel at more than 2 bait sites on state owned or managed lands within any individual WMU;
- (2) Licensed New Hampshire hunting guides may be allowed up to 3 active bait sites for commercial use on state owned or managed lands within any individual WMU;
- (3) No person, to include licensed New Hampshire hunting guides, shall have more than one active bait site for commercial use within an individual trapping unit as described in Fis 303.13(c).

(c) Each year baiting permits shall be awarded on state owned or state managed lands for which the department has authority to award such permits on a first come-first serve basis by postmark or hand delivered, except for the Connecticut Lakes Headwaters Forest (CLHF), as provided by Fis 307.05(k).

(d) Applicants for a baiting permit on state owned and managed lands shall make application on a "Permit to Bait Wildlife" form provided by the department as described in Fis 1102.04.

(e) Permit applications to bait furbearing animals or game animals with the exception of gray squirrel on state owned and managed lands shall be accepted at any time, except:

- (1) Applicants may apply beginning December 1 for permits to bait coyote for the year following;
- (2) Permit applications for baiting bear and deer shall not be considered unless received by the department or are postmarked between the first Monday in June and the first Monday in August; and
- (3) Permits to bait bear shall be issued by the executive director or his designated agents after the application deadlines in (e)(2) as necessary to assist in addressing nuisance bear issues.

(f) Applicants for award of baiting permits on state owned or managed lands shall submit one copy of the application to the N.H. Fish and Game Department, Law Enforcement Division, 11 Hazen Drive, Concord, NH 03301 and shall include a topographic map or copy thereof showing the specific location of said bait site.

(g) Permits awarded to bait wildlife on state owned or managed lands shall become effective on the first day of legal baiting of the year of issuance of the permit and shall be valid for the baiting season in that calendar year unless an earlier date has been specified on the permit form except as provided by (e)(1).

(h) In addition to the rules specified in Fis 307.01 the following rules for baiting wildlife on state owned or managed lands shall apply:

- (1) Non-edible or non-digestible materials shall not be used as bait;
- (2) Containers used to hold bait such as barrels, plastic bags, pails and boxes and any bait material shall be removed from the property by the end of the open season for taking the species by the use of bait or upon expiration of the permit, whichever occurs first;
- (3) No person shall erect, build or use a tree stand or observation blind that damages or destroys a tree by inserting into the tree any metallic, ceramic or other object used as part of a ladder or observation deck nor shall any person cut any tree in connection with any of the activities regulated under this section;
- (4) All temporary blinds, platforms or other structures shall be removed from the property when the permit expires;
- (5) No baits shall be placed within 300 feet of a dwelling, roadway, pathway, trail or designated campsites; and
- (6) Permittees shall comply with Fis 307.01(m).

(i) Failure to comply with these rules shall, after notice and opportunity for a hearing in accordance with Fis 200, result in permit revocation and no issuance of a permit for one year. Persons subject to permit revocation may appeal said revocation by requesting, in writing to the executive director, a hearing in accordance with Fis 200.

(j) A permit to bait wildlife on state owned or managed lands shall be valid for a single permittee only and shall have only that permittee's name entered on the permit.

(k) Beginning in 2017 and in subsequent years, up to 50 permits to bait bear and up to 20 permits to bait other species on the Connecticut Lakes Headwaters Forest (CLHF) shall be awarded by lottery as follows:

- (1) Baiting permits on the CLHF shall be issued on the basis of 11 CLHF trapping units described in Fis 303.13;
- (2) A maximum of 7 bait sites, with no more than 5 bear bait sites and 2 bait sites for all other species shall be permitted on any one trapping unit in the CLHF;
- (3) No person shall be permitted more than one bait site on the CLHF in a calendar year except a licensed N.H. hunting guide may be permitted up to 3 bait sites on the CLHF but shall not have more than one bait site per trapping unit in a calendar year;

(4) Applicants for the CLHF baiting permit lottery shall make application on the “Lottery Application to Bait Wildlife on the Connecticut Lakes Headwaters Forest (CLHF)” form supplied by the department by providing the following information:

- a. The date of application;
- b. Name of the applicant;
- c. Mailing address of the applicant;
- d. Date of birth of the applicant;
- e. Telephone number of the applicant;
- f. If a licensed N.H. hunting guide, his or her current guide’s license number and an indication of whether or not they were issued bear guide tags for the current year as described in Fis 1102.06;
- g. A ranking of CLHF trapping unit preferences; and
- h. An indication of the species, meaning bear, deer, or coyote, for which the applicant wishes to bait for in each trapping unit. ;

(5) Each lottery application for the CLHF lottery shall be for a single person or licensed N.H. hunting guide and shall be non-transferable;

(6) No person shall submit more than one application except licensed N.H. hunting guides may submit up to a maximum of 3 applications;

(7) Lottery applications shall be submitted to the Fish and Game Department Region 1 office at 629B Main Street, Lancaster, NH 03584-3612, and may be submitted beginning the first Monday in April, and shall be received at that location by 4:00pm on the first Friday in May, or postmarked no later than midnight on the fourth Wednesday in April;

(8) Illegible applications and incomplete applications shall be returned and not considered, however, corrected applications may be resubmitted prior to the deadlines specified in Fis 307.05(k)(7);

(9) The lottery for permits to bait bear and other species on the CLHF shall be held on or before the second 12th day following the close of the application period as specified in Fis 307.05(k)(7) Monday in May and be based on random, hand selection of applications at the Fish and Game Region 1 office;

(10) Based on the order of selection, applicants shall be offered a baiting permit(s) as follows:

- a. Applicants shall be offered a baiting permit(s) for bear or other species for the highest ranked trapping unit(s) indicated on their application(s) that have not been previously filled;

b. Selection of applicants shall continue until all species-specific baiting opportunities in all trapping units have been filled, or no more eligible applicants are available;

c. Successful applicants will be notified by mail within 7 working days of the trapping unit/species baiting opportunities awarded them;

d. Successful CLHF lottery applicants may complete and submit an application for a permit to bait wildlife on state owned and managed lands as specified in Fis 307.05(d), (e) and (f) for each trapping unit/species opportunity awarded them in the lottery including an indication that the application for a permit to bait wildlife is for a site awarded in the CLHF lottery, and providing the CLHF trapping unit number in which the site is located; and

e. Following the lottery, any baiting permits as specified in (k) not issued in the lottery by species and trapping unit shall be distributed on a first come-first serve basis at the Fish and Game Department Region 1 office; and

(11) Baiting on the CLHF shall be in compliance with RSA 207:3-d, Fis 307.01, Fis 307.02 and Fis 307.03.

Adopt Fis 307.06 to read as follows:

Fis 307.06 Feeding of Wild Deer

(a) For the purposes of this section, “food for wild deer” shall mean any ingestible substance knowingly placed for any purpose, upon which deer may feed.

(b) For the purposes of this section, “feeding of wild deer” shall mean the intentional aggregation by a person of food for wild deer in a place where wild deer may access and consume such food. between the dates of December 16 and April 16 of the subsequent year.

(c) Feeding of wild deer shall not be restricted unless and until the landowner is notified by a conservation officer that the feeding activity is detrimental to the health of the deer population or a threat to public safety as a result of:

(1) One or more instance of a vehicle colliding with a deer in proximity to the feeding site;
or

(2) One or more instance of a sick, dead, or dying deer resulting from consumption of food at such a site; or

(3) Confirmed predation of two or more deer in proximity to the feeding site.

(d) Once notified by a conservation officer, a landowner shall immediately cease feeding of wild deer, failing which penalties may be sought in accordance with RSA 208:8-b, III.

(e) This rule shall not apply to baiting permitted under RSA 207:3-d and Fis 307 or agriculture as defined in RSA 21:34-a.

Amend Fis 308.05(f), effective 6-5-12 (Doc #10142), as amended effective 1-1-16 (Doc #10981), by amending (f), cited and to read as follows:

Fis 308.05 Level II Wildlife Control Operator.

(f) Level II wildlife control operators shall submit a report ~~the following on a wildlife control operator report~~ as specified in Fis 308.07(c).

- ~~(1) All nuisance furbearing animals killed;~~
- ~~(2) For all bats that are excluded, the following information shall be reported:~~
 - ~~a. Date of exclusion;~~
 - ~~b. Species of bat excluded;~~
 - ~~c. Estimated number of bats in the colony;~~
 - ~~d. Type of structure bats were excluded from;~~
 - ~~e. Town where exclusion was done.~~

Amend Fis 308.07(c), effective 6-5-12 (Doc #10142), cited and to read as follows:

Fis 308.07 Wildlife Control Operator Forms.

(c) The wildlife control operator annual report shall include:

- (1) The licensee's name and address;
- (2) The level of license and license number held;
- (3) The time period covered by report;
- (4) The number of nuisance furbearing animals by species killed in each town and wildlife management unit that year;
- (5) Level II Operators shall also report ~~F~~ for all bats that are excluded, the following information:
 - a. Date of exclusion;
 - b. Species of bat excluded;
 - c. Estimated number of bats in the colony;
 - d. Type of structure bats were excluded from; ~~and~~
 - e. Town where exclusion was done; ~~and~~

f. If exclusions were performed between May 15 and August 15, whether pups were present as specified in Fis 1001.05(b)(2);

g. If exclusions were performed between August 1 and August 15, whether pups were flying for 2 weeks or more prior to the exclusion as specified in 1001.05(b)(3);

h. Note any public health related exclusions; and

(6) Licensee's signature subject to the penalties for making unsworn false statements under RSA 641:3.

Readopt with amendment Fis 806.05, effective 1-26-16 (Doc #11029), to read as follows:

Fis 806.05 Snowshoe Hare Live-Capture Requirements.

(a) As part of the fish and game department's responsibility to recognize, preserve and promote the state's hunting heritage, these rules will allow the continuance of a long-held tradition of hunting hare and rabbits with trained beagles by fostering responsible dog training and breeding and promoting interest in the hunting of snowshoe hares. The purpose of these rules is to allow the limited take of snowshoe hares in a manner that will not have an adverse effect on the population of snowshoe hares. These rules will regulate the take of live snowshoe hare from the wild within New Hampshire and allow a limited number of hare to be held in captivity for propagation and training purposes.

(b) These rules shall allow the live-capture of snowshoe hares by beagle clubs fostering the training of beagles for purpose of hunting snowshoe hares and rabbits.

(c) The live-capture of snowshoe hares shall only be conducted by members of the specific club who have been designated by the club to live-capture hares on the club's behalf and who are permitted by the department to live-capture snowshoe hares.

(d) The person permitted to live-capture snowshoe hares shall first obtain written landowner permission.

(e) No more than 10 ~~6~~ permits to live-capture snowshoe hares per club shall be issued each season.

(f) Applicants for a permit to live capture snowshoe hare shall possess a permit to propagate wildlife as specified in Fis 806.01 and Fis 806.04.

(g) Applicants for a permit to live-capture snowshoe hares shall provide:

(1) Applicant's name and address;

(2) Applicant's trapping license number;

(3) Club affiliation; and

(4) A statement with signature of the club president authorizing the applicant to live-capture snowshoe hare on the club's behalf.

(h) The live-capture of snowshoe hares by individuals permitted to live-capture hare shall be subject to the following:

- (1) The live-capture of snowshoe hares shall only be done during the open season for taking hares as specified in Fis 301.10(a)(1) from January 1 through March 31;
 - (2) Live-capture shall only be allowed on private land ~~in WMUs A, B, C1, C2, D1, and E;~~
 - (3) Live-capture shall be done only by box-trap;
 - (4) Traps shall be securely labeled with the name and contact information of the permittee;
 - (5) Traps shall be equipped with a weather-proof top;
 - (6) Each active trap shall be baited with enough apple, rabbit feed, alfalfa or other recognized hare food source to provide for the nourishment of a captured snowshoe hare for a least 24 hours; ~~at least 2 apples, which shall provide nourishment to the captured animal;~~ and
 - (7) Traps shall be checked at least once in every calendar day.
- (i) No more than 20 snowshoe hares per season may be live-captured by each qualifying beagle club with no more than 10 snowshoe hares live-captured per season from the combined area of wildlife management units H1, H2, I1, I2, J2, K, L and M, except that no live-capture of snowshoe hare shall be allowed in those areas closed to the taking of cottontail rabbits as specified in Fis 301.10(c).
- (j) Snowshoe hares that escape from established pens may be recaptured during the open season for taking snowshoe hare within 50 yards of their established pens and shall not count towards the season limit.
- (k) Snowshoe hares that die during live-capture efforts shall count as part of the 20 snowshoe hares allowed per year per club.
- (l) Snowshoe hares not kept for training or propagation shall be immediately released at the site of capture.
- (m) No fees shall be charged by any club or to clubs by persons engaged in snowshoe live-capture. This shall not preclude reimbursement of expenses associated with the live-capture and/or care of snowshoes by club members on behalf of their respective clubs.
- (n) Any snowshoe hares live-captured and held for release under this program shall be released on club property within 2 days of capture.
- (o) Live-captured snowshoe hares shall remain on the capturing club's property and not be transferred elsewhere. Progeny of live-captured snowshoe hares may be transferred or exchanged with another club at no fee.
- (p) Snowshoe hares kept either for this program or for propagation shall be held in compliance with Fis 804.09(b).
- (q) Each club shall provide to the department a live-capture summary report to include:

- (1) The name and address of the club;
- (2) The date of report;
- (3) The name of the individuals who live-captured or attempted to live-capture snowshoe hares for the club;
- (4) The number of:
 - a. Traps set; and
 - b. Days trapping occurred;
- (5) The number of snowshoe hares caught, by sex, by town, and by WMU;
- (6) The number of snowshoe hares, by cause of death, that died as a result of live-capture efforts;
- (7) The number of snowshoe hares retained for training;
- (8) The number of snowshoe hares retained for propagation;
- (9) List of any non-target incidental captures by species;
- (10) The number of any non-target mortalities by species; and
- (11) The number of snowshoe hares propagated through a breeding program during the preceding calendar year.

(r) Annual summary reports shall be submitted to the department by April 15th. No permits to live-capture in subsequent years shall be provided to clubs until the annual report from the last year a permit was held is received.

Readopt with amendment Fis 1102.04, effective 6-3-16 (Doc #11114), to read as follows:

Fis 1102.04 Baiting Wildlife.

(a) A person may bait wildlife in accordance with RSA 207:3-d on lands other than their own, only after obtaining permission in writing to do so from the owner or occupant of the land where baiting is to be done. Said permission shall be a permit to bait wildlife.

(b) An applicant for a permit to bait wildlife shall supply the following on the "Permit to Bait Wildlife" form provided by the department:

- (1) The name of the permittee;
- (2) The address of the permittee;
- (3) The telephone number of the permittee;

- (4) The date of birth of the permittee;
- (5) The species for which baiting will be allowed;
- (6) An indication as to whether the bait site is for private use or commercial use by a licensed N.H. hunting guide;
- (7) An indication as to whether the bait site is on lands other than state owned or managed land as described in Fis 307.01, or on state owned or managed lands as described in Fis 307.05;
- (8) An indication whether the bait site being applied for was awarded during the Connecticut Lakes Headwaters Forest lottery and if so, the trapping unit number in which the site is located;
- (9) ~~(8)~~ The location of the land where baiting is to be allowed and described by the Wildlife Management Unit as described in Fis 301.02, town, road, and property name or White Mountain National Forest District and trapping unit if on state owned or managed lands;
- (10) ~~(9)~~ Directions to the exact location of the bait site;
- (11) ~~(10)~~ Any stipulations to placing bait, listed by the landowner or land occupant;
- (12) ~~(11)~~ Name and address of the landowner or land occupant printed in a legible manner;
- (13) ~~(12)~~ Telephone number of the landowner or land occupant;
- (14) ~~(13)~~ Date of issuance; and
- (15) ~~(14)~~ The signature of the landowner or land occupant or, if public land, of the proper authority.

Readopt Fis 1102.08, effective 1-1-11 (Doc #9800-B), to read as follows:

Fis 1102.08 Moose Lottery Application.

(a) Applicants for the moose lottery for moose permits pursuant to Fis 1102.09 shall make application on the moose application form provided by the department for the current year's lottery by supplying the following:

- (1) Complete name and mailing address;
- (2) Town and state of legal residence at the time of application;
- (3) Current driver's license number or state-issued non-driver identification number and an indication as to whether this number has changed or not;
- (4) Date of birth;
- (5) Telephone number;

(6) Moose hunting zone preferences or an indication that he or she wishes to apply for a bonus point but does not wish to be issued a permit; and

(7) An indication of whether he or she is willing to accept an antlerless-only permit.

Readopt Fis 1102.09, effective 1-1-11 (Doc #9800-A), to read as follows:

Fis 1102.09 Moose Permits.

(a) The fee for a resident moose permit shall be \$150.

(b) The fee for a non-resident moose permit shall be \$500.

(c) Moose permits shall be signed by both the permittee and subpermittee.

Readopt Fis 1102.11, effective 1-1-11 (Doc #9800-A&B) to read as follows

Fis 1102.11 Landowner Permit for Coyote Hunting at Night.

(a) Properly licensed hunters may hunt coyote at night on lands other than their own after obtaining written permission from the landowner or occupant of the land where the hunting shall be done.

(b) Blank permits to hunt coyote on the land of another at night may be obtained from the fish and game department.

(c) The permittee shall provide the following:

(1) Name and address of the permittee;

(2) Name and address of the landowner or occupant;

(3) Town and location of the land being hunted upon;

(4) Date issued by the landowner or occupant;

(5) Signature of the landowner or occupant; and

(6) The hours that coyote can be hunted at night, specified by the landowner.

(d) Permits shall be in duplicate with the original mailed to the conservation officer assigned the town where the hunting for coyote at night is to be done. The copy shall be retained on the hunter's person while hunting coyote at night.

Readopt Fis 1106.05, effective 1-1-11 (Doc #9800-B), to read as follows:

Fis 1106.05 Training Dogs.

(a) Applicants for a permit to train dogs under RSA 207:12-a shall make application which shall include:

(1) The name, address and telephone number of the applicant;

- (2) Applicants date of birth;
- (3) The number and breed of dogs to be trained, the current and valid dog license numbers or the kennel license number, and the name of the town where licensed;
- (4) The species of animal or bird which will be utilized for the training of the dogs;
- (5) The time of day and day of the week proposed for such training;
- (6) The type and number of the hunting license held by the applicant;
- (7) The individual frequencies to be utilized while training; and
- (8) The applicant's signature, signed subject to the penalties for making unsworn false statements under RSA 641:3.

Amend Fis 1204.02 (d) and (h), effective 6-2-14 (Doc #10619), cited and to read as follows:

Fis 1204.02 Special Youth Hunting Days for Deer.

(d) Each adult who accompanies youth hunters during the youth hunting day shall:

- (1) Possess a current hunting license; and
- (2) Not carry a firearm, bow and arrow, or crossbow that could lawfully be used for the purpose of take.

(h) Deer may be taken by any legal method specified in Fis 301.03 or Fis 301.041 ~~except that no crossbows shall be used to take deer.~~

Amend Fis 1204.03(a) and (d), effective 6-2-14 (Doc #10619), cited and to read as follows:

Fis 1204.03 Special Youth Hunting Days for Turkey.

(a) In 2018 ~~the~~ first weekend prior to May 3 shall be designated as youth hunting days for turkey in wildlife management units A through M, however beginning in 2019 and in all subsequent years the first weekend prior to May 1 shall be designated as youth hunting days for turkey in wildlife management units A through M.

(d) Each adult who accompanies youth hunters during the youth hunting days for turkey shall:

- (1) Possess a current hunting license and turkey permit; and
- (2) Not carry a firearm, bow and arrow, or crossbow that could lawfully be used for the purpose of take.

Amend Fis 1205.01(h), effective 5-22-13 (Doc #10347), cited and to read as follows:

Fis 1205.01 Sporting Club Youth Pheasant Events.

(h) The adult accompanying the youth hunter shall not carry a firearm, bow and arrow, or crossbow that could lawfully be used for the purpose of take.

APPENDIX

Rule	State or Federal Statute the Rule Implements
Fis 301.01	RSA 208:1-a, 208:2, 208:22, 208:22-a, 209:12-a
Fis 301.03	RSA 206:10, I; RSA 208:2
Fis 301.031	RSA 206:10, I; RSA 208:5-b
Fis 301.033	RSA 208:5, 208:15
Fis 301.034	RSA 206:10, 208:5-b
Fis 301.041	RSA 207:10-c
Fis 301.05(a)	RSA 208:22
Fis 301.06(c)	RSA 208:7-a, II (2015, 123:1); 208:22, I; 208:22, III; 208:22, V (2015, 123:2); 215:2
Fis 301.07	RSA 208:1-a
Fis 301.10(b) – 301.11(a)	RSA 207:56
Fis 302.01	RSA 209:12-a
Fis 302.011	RSA 207:56
Fis 302.11	RSA 209:6-b
Fis 302.12 – 302.14	RSA 207:56
Fis 303.03	RSA 207:56
Fis 303.04	RSA 206:10, 210:23
Fis 303.09	RSA 214:26
Fis 303.10	RSA 210:17, 210:23
Fis 303.11	RSA 210:08, RSA 210:8-a
Fis 305.02	RSA 207:12-a
Fis 307.01	RSA 207:3-d, 208:1-e, 208:2
Fis 307.02	RSA 207:3-d, 208:22, I
Fis 307.05	RSA 207:3-d, 208:1-e, 208:2
Fis 307.06	RSA 208:8-b
Fis 308.05(f) – 308.07(c)	RSA 210:24-b
Fis 806.05	RSA 206:10, 207:12-a, II, 207:58, 212:25
Fis 1102.04	RSA 207:3-d
Fis 1102.08	RSA 208:1-a, II
Fis 1102.09	RSA 208:1-a, II
Fis 1102.11	RSA 208:1-e
Fis 1106.05	RSA 207:12-a
Fis 1204.02(d) & (h)	RSA 206:10; 208:2
Fis 1204.03(a) & (d)	RSA 206:10; 209:12-a
Fis 1205.01(h)	RSA 207:56; 207:58