## COMMISSIONER'S ORDER NO. 67-87 Natural Resources

A Commissioner's Order establishing Off-Reservation 1987 Deer Hunting Regulations. East of the St. Croix River.

- WHEREAS, the Mille Lacs Band of Chippewa Indians is a signatory or successor to the Treaty of 1837, 7 Stat. 536, and the Treaty of 1842, 7 Stat. 591, and;
- WHEREAS, the Band resides in the ceded territories of the Treaty of 1837, 7 Stat. 536, and;
- WHEREAS, the Mille Lacs Band has ratified the 1987 Off-Reservation Deer Hunting Agreement by and between the Tribal and State Parties in Lac Courte Oreilles, et al., v. State of Wisconsin, et al., and;
- WHEREAS, the Mille Lacs Band deem it appropriate to provide an orderly system of tribal control and regulation of off-reservation Deer hunting, and;
- WHEREAS, the Mille Lacs Band further deems it appropriate to provide conservation and management for deer population found in the ceded territory through the regulation of member hunting occurring there, and;
- WHEREAS, the Commissioner of Natural Resources has the authority to regulate natural resources within the jurisdiction of the Mille Lacs Band of Chippewa Indians through Band Statute 1032-MLC-1, Sec. 29, Band Statute 1017-MLC-7, and Band Statute 1092-MLC-25, et seq., and;
- WHEREAS, the taking of deer is a natural resources under the jurisdiction of the Mille Lacs Band of Chippewa Indians and;
- WHEREAS, nothing herein or the application thereof shall be construed by any government, agency, person or circumstance as a waiver by the Non-Removable Mille Lacs Band of Chippewa Indians of the solemn, special trust obligation of the United States of America, and;
- WHEREAS, pursuant to the provisions of Band Statute 1032-MLC-1, Section 25 and 29, the Commissioner of Natural Resources is empowered to execute the regulatory agreements for deer hunting by members of the Mille Lacs Band for the area East of the St. Croix River and within the 1837 treaty area.
- NOW THEREFORE, by the authority vested in me by the Mille Lacs Band of Chippewa Indians pursuant to Band Statute 1032-MLC-1, Section 29, I, Don Wedll, Commissioner of Natural Resources for the Mille Lacs Band of Chippewa Indians hereby establish the following Deer Hunting Regulations for members of the Band, east of the St. Croix River:

### OFF-RESERVATION 1987 DEER HUNTING REGULATION East of the St. Croix River

### CHAPTER I - INTRODUCTION

- 101. <u>Title</u>. This Commissioner's Order may be cited as the Mille Lacs Band of Chippewa Indians (east of the St. Croix River) Off-Reservation 1987 Deer Hunting Regulations.
- Authority. This Commissioner's Order is authorized pursuant to Band Statute 1032-MLC-1, Sec. 29, Band Statute 1017-MLC-7, and Band Statute 1092-MLC-25, et seq., of the Mille Lacs Band of Chippewa Indians.
- 103. <u>Purpose.</u> It is the purpose of this order to:
  - a) provide an orderly system for tribal control and regulation of deer hunting on the off-reservation lands and waters ceded by the Chippewa Indians in the Treaty of 1837, 7 Stat. 536 and the Treaty of 1842, 7 Stat. 591.
  - b) Provide a means to promote the conservation and management of deer population in the ceded territory through the regulation of member hunting occurring there.
- 104. <u>Effective Date</u>. This order shall be effective on the date of issuance and shall expire at 11:59 p.m. on September 1, 1988.
- 105. <u>Interpretation</u>. The provisions of this ordinance shall be interpreted and applied as minimum requirements applicable to deer hunting and shall be liberally construed in favor of the Mille Lacs Band pursuant to Band Statute 1024-MLC-3, Section 19.01. The provisions shall not be deemed a limitation or repeal of any other Band power or authority.
- 106. <u>Severability and Non-Liability</u>. If any section, provision, or portion of this order is adjudged unconstitutional or invalid by the Court of Central Jurisdiction, the remainder of this order shall not be affected thereby. The Mille Lacs Band further asserts immunity on its part and that of its agencies, employees, and/or agents from any action or damages that may occur as a result of reliance upon and conformance with this order.
- 107. <u>Repeal of Inconsistent Tribal Ordinances.</u> All previous Commissioner's Orders inconsistent with this order are hereby repealed. To the extent that this order imposes greater restrictions than those contained in any other Commissioner's Orders, the provisions of this order shall govern.

### PART II - DEFINITIONS

### 201. Definitions.

- a) "Antierless deer" means deer not having at least one antier of at least 3 inches in length.
- b) "Gun" means rifle, shotgun, or handgun.
- c) "Hunt" means to shoot, shoot at, pursue, take, catch, or kill, any deer off-reservation, but does not include the recovery of a deer which has already been lawfully reduced to possession.
- d) "Member" means a member of the Mille Lacs Band of Chippewa Indians.
- e) "Tribe" means the Mille Lacs Band of Chippewa Indians.
- f) "Tribal conservation department" means the conservation departments of the Bad River, Lac Courte Oreilles, Lac du Flambeau, Mole Lake, Red Cliff, Mille Lacs, or St. Croix tribes.
- g) "Working day" means Monday, Tuesday, Wednesday, Thursday, and Friday.

### Part III - REGULATIONS

- 301. <u>Seasons: season specific regulations.</u> All dates given are inclusive and unless otherwise specified refer to 1987.
  - a) <u>Closed Seeson</u>. No member shall hunt deer through September 17, or on or after January 1, 1988 and during the period November 16 through November 20.
  - b) <u>Regular Gun Season</u>. A regular gun season is established for the dates September 18 through November 15 and November 30 through December 31.
  - c) <u>Middle Gun Seeson</u>. A middle gun seeson is established for the dates November 21 through November 29. During the middle season no member shall:
    - (1) Hunt without blaze orange coloring on at least 50% of the outer garment as provided by the parallel State regulation found in @29.22(2), Stat.;
    - (2) Hunt without a tribally-furnished back tag;
    - (3) Fail to comply with any of the restrictions or requirements generally applicable to deer hunting under this order.
  - d) <u>Bow Season</u>. A bow season is established for the dates September 18 through November 15 and December 5 through December 31. No tribal member while bow hunting shall:
    - (1) Hunt during the period November 16 through November 29;
    - (2) Use a bow having a pull of less than 30 pounds;
    - (3) Use a crossbow unless the crossbow:
      - (i) Is fired from the shoulder;
      - (ii) Delivers at least 42 ft-lbs of energy at a distance of 10 feet;
      - (iii) Has a stock of not less than 30 continuing inches in length;
      - (iv) Has a working safety; and
      - (v) Is used with arrows or bolts of not less than 10 inches with a broadhead.
    - (4) Failure to comply with any restrictions or requirements generally applicable to deer hunting under this order.

### 302. General Regulations

- a) <u>Juvanile hunting</u>. No juvenile shall be allowed to hunt deer except as provided by this paragraph:
  - (1) No person under 12 years of age may hunt deer.
  - (2) No person 12 years of age or older but under 14 years of age may hunt unless accompanied by a parent or guardian.
  - (3) No person 14 years of age or older but under 16 years of age may hunt unless accompanied by a parent or guardian or unless issued by the tribe or state a hunter education and firearm safety certificate of accomplishment.
- b) <u>Shining</u>. No member shall use or possess with intent to use a light for shining deer or other wild animals:
  - (1) While the member is hunting deer; or
  - (2) While the member is in possession of a firearm, bow and arrow, or crossbow; or
  - (3) At any time between 10 p.m. and 7 a.m.
  - (4) A member casting rays of light on a field, forest or other area which is frequented by wild animals is rebuttably presumed to be shining wild animals.
- c) Taoning. No member shall move or field dress a deer before affixing to it a valid metal carcass tag.
- d) <u>Transportation</u>. No member shall transport any deer in or on any motor driven vehicle prior to registration unless the deer is carried openly exposed and in such manner that the tag attached to the deer cannot be handled or manipulated by any occupant of the vehicle.

- e) <u>Firearms</u>. No member shall hunt deer using any firearm other than a rifle, handgun, or shotgun permitted by this section.
  - (1) No member shall hunt deer with a .22 rimfire, 5mm rimfire rifle, or .17 caliber centerfire rifle.
  - (2) No member shall hunt deer with a 410 bore shotgun.
  - (3) No member shall hunt deer with any handgun except as follows:
    - (i) Loaded with .357, .41, or .44 magnum caliber handgun chambered or commercially manufactured cartidges which produce a minimum energy of 1000 ft-lbs; and
    - (ii) Having a minimim barrel length of 5.5 inches measured from the muzzle to the firing pin with the action closed;
    - (iii)No member shall have more than one handgun in his/her possession while hunting.
- <u>Boats</u>. No member shall possess in a motor driven boat while the motor is running any firearm, bow or crossbow unless the firearm is unloaded and the bow or crossbow is unstrung or enclosed within a carriyng case.
- g) <u>Permissible methods</u>. No member shall hunt deer except by use of the firearms and bows authorized by this order.
- h) Group Deer Hunting.
  - (1) In this section:
    - (i) "Contact" means visual or voice contact without the aid of any mechancial or electronic amplifying device other than a hearing aid.
    - (ii) "Group deer hunting party" means 2 or more hunters hunting in a group all using firearms, each of whom holds a carcass tag.
  - (2) Any member of group deer hunting party may kill a deer for another member of the group deer hunting party if both of the following conditions exist:
    - (i) At the time and place of the kill, the person who kills the deer is in contact with the person for whom the deer is killed.
    - (ii) The person for whom the deer is killed possesses a current unused deer carcass tag, and , if the deer carcass tag, and , if the deer is an antlerless deer, an anterless deer permit valid for the unit in which the deer is killed.
  - (3) A person who kills a deer under sub.(2) shall ensure that a member of his or her group deer hunting party without delay attaches a deer carcass tag to the deer prior to moving or field dressing it. The person who kills the deer may not leave the deer unattended until after it is tagged.
- Possession of loaded or uncased weapons. No member shall possess a loaded or uncased firearm, or a strung and uncased bow or crossbow in a motor vehicle, except when that vehicle is stationary and more than 50 feet from the center of any road shown on an official county highway map.
- j) <u>Discharge of weapon from vehicles</u>. No member shall load or discharge a firearm, bow or crossbow from a motor vehicle unless it is stationary and more than 50 feet from the center of any road shown on an official county highway map.
- k) <u>Discharge of weapons from roadways</u>. No member shall discharge a firearm, bow, or crossbow on or across a road shown on an official county highway map or within 50 feet of the center of a road shown on a county highway map.

6:30 a.m. to 4:30 p.m. CST

- 303. Hunting Hours. No member may hunt deer except during the following hours. Times given are inclusive. September 13-17 6:00 a.m. to 7:15 p.m. CDT 6:15 a.m. to 7:00 p.m. CDT September 18 - October 1 October 2 - 9 6:30 a.m. to 6:45 p.m. CDT October 10 - 16 6:30 a.m. to 6:30 p.m. CDT 6:45 a.m. to 6:15 p.m. CDT October 17 - 24 October 25 - November 6 6:00 a.m. to 5:00 p.m. CDT November 7 - 15 6:15 a.m. to 4:45 p.m. CST
  - November 21 December 31

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- 304. <u>Public Lands</u>. No member may hunt deer on any public land where hunting is prohibited by this section. Deer hunting activities may be conducted on all lands within the ceded territory which are not privately owned, except for the following public lands:
  - a) Designated public campgrounds, public beaches, and public picnic areas.
  - b) School forests, public land fills and public gravel pits where deer hunting is prohibited and where notice of the prohibition is clearly posted.
  - c) Public land within incorporated areas except that tribal hunters may use the same methods as non-Indians for those lands:
    - (1) which are designated for bow and gun deer hunting; or
    - (2) which are designated for bow deer hunting.
  - d) All state parks except for those where deer gun or bow hunting is permitted. Where deer hunting is permitted, gun hunting in state parks during the 1987 Treaty Season shall be from November 22 through December 13 and bow deer hunting shall be from December 6 through December 31. The following state parks in the ceded territory are open for deer hunting in designated areas: Big Bay State Park; Interstate State Park; and Tuscobia-Park Falls State Trail.
  - e) All state wildlife refuges except for those refuges where deer hunting is permitted. Where deer hunting is permitted in state wildlife refuges, gun hunting in state wildlife refuges shall be from November 22 through December 13 and bow hunting shall be from December 6 through December 31. The following state wildlife refuges in the ceded territory are open for deer hunting during that time period:

Burnett County	Fish Lake Wildlife Are
Marathon County	Beens Eddy
	Berkhahn Flowage
	Honey Island Flowage
	McMillion Marsh
	Meed
Douglas County	Brule River
Vilas County	Powell Marsh
Wood County	Mead

### 305. Identification.

- a) No member shall hunt off-reservation except while carrying a valid picture identification card issued by the tribe, or other form of identification card issued by the tribe, or other form of identification approved by the tribe for deer hunting activities.
- b) No member shall refuse to display his or her identification documents upon request of any trial, state, or local law enforcement officer.

## 306. Permits, Taos.

- a) No member shall hunt deer without a validly issued tribal off-reservation natural resources harvesting permit, validated for deer hunting.
- b) No member shall hunt any deer without a validly issued metal carcass tag in his/her possession, except as provided by sec. 302(h) of this ordinance.
- c) No member shall hunt an anterless deer without a valid anterless deer permit in his/ her possession bearing the number of the member's carcass tag and valid for the date on which he/she is hunting, except as provided by sec. 302(h) of this ordinance.
- d) No anterless deer permit shall be considered valid for any unit :
  - 1) which is shown to be closed on the permit, or
  - 2) for which the permit is merked as invalid.
- e) No anterless deer permit shall be considered valid if any management unit number on the permit has been slit or punched through.

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### 307. Registration.

- a) A tribal member killing a deer shall register the deer by presenting it at a tribal registration station no later than 5:00 p.m. of the first working day after killing at which time a metal registration tag shall be affixed by the registering official.
- b) A tribal member killing an anterless deer shall immediately, before moving or field dressing the deer, make a slit or punch on the anterless deer permit through the number of the management unit in which the deer has been killed.
- c) A tribal member killing an anterless deer shall surrender his/her anterless deer permit upon registration.
- d) A tribal member registering a deer shall provide the registering official with the following information: the management unit and county where the deer was taken, the date and time when the deer was taken, and the ID number of the member taking the deer.

### 308. <u>Removal and Retention of Tags.</u>

- a) No member who kills a deer shall remove a registration tag until such time as the carcass is butchered.
- b) No member who kills a deer shall dispose of the registration tag until the meat is consumed.
- c) Any person who receives any meet from a member who retains a tag under this section is not required to possess a tag.
- 309. <u>Sale of Meat Prohibited</u>. No member shall sell any deer meat taken off-reservation if the deer was taken during the effective period of this order, except that such meat may be sold, traded, or bartered among members. In addition, the head and skin of any deer lawfully killed pursuant to this order, when severed from the rest of the carcass, are not subject to this section.
- 310. <u>Waste of Natural resources</u>. No member shall unreasonably waste, injure or destroy, or impair natural resources while deer hunting.

## Part IV - ENFORCEMENT

- 401. <u>Enforcement by deputized conservation wardens.</u> Any provision of this order may be enforced by tribal conservation wardens of the Great Lakes Indian Fish and Wildlife Commission. Said Commission wardens are hereby authorized by the Department as tribal conservation wardens for purposes of enforcing this order.
- 402. <u>Enforcement by Wisconsin Department of Natural Resources Wardens</u>. Wisconsin conservation wardens and deputy conservation wardens are hereby empowered to enforce the provision of this order and to institute proceedings in the Court of Central Jurisdiction by use of the citation forms of the Wisconsin Department of Natural Resources, as described in Wis. Stat. @23.054.
- 403. <u>Seizure of Evidence.</u> Tribal, Commission, and Wisconsin conservation wardens are empowered to seize evidence in connection with the institution of proceedings in tribal court.
- 404. <u>Seized deer</u>. Deer which are seized in connection with cases referred to tribal court for prosecution shall be turned over to the tribe. Such deer shall not be returned by the tribal court or tribal officials to the violator, his immediate family or other members of the hunting party.
- 405. <u>Registration information</u>. Tribel and Commission wardens are empowered to request and receive from tribel tag and permit issuance and deer registration stations information regarding tag and permit issuance and deer registration.

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- 406. <u>Penalties</u>. Any tribal member found by the Court of Central Jurisdiction to have violated a provision of this ordinance shall be subject to the following penalties:
  - a) For a violation of section 306(b) or 306(c), a forfeiture shall be imposed of not less than \$100.00 and not more than \$500.00.
  - b) For a violation of any other provision of this ordinance, a forfeiture of not more than \$500.00
  - c) For a violation of section 306(b) or 306(c), a revocation of off-reservation deer hunting privileges shall be ordered for a period of one year from the date of conviction.
  - d) For a violation of any other provision of this ordinance, a revocation of off-reservation deer hunting privileges may be ordered for a period of time to be determined by the court.
- 407. <u>Schedule of Monay Penalties: No Contest.</u> The Band Court may adopt a schedule of forfeitures to be imposed by the Court upon the receipt of an admission that a violation of this ordinance has occurred, which may be done either in person or in writing. This schedule is not binding as to the forfeitures assessed by the Court after adjudicating a violation.
- 408. <u>Collection of Money Penalties</u>. Enforcement of the penalties imposed by Sec. 406 and 407 of this order may be had through the collection of penalties from funds of the violator held by the Band, through the imposition of community service work requirements in lieu of money payment, through debt collection mechanisms of the courts of other jurisdictions, or through any other method authorized by tribal ordinance.
- 409. <u>Hearing in Tribal Court.</u> The Court of Central Jurisdiction shall adjudicate all matters arising under this order, pursuant to the provisions of the Band Statute 1024-MLC-3.
- 410. <u>Members of Other Tribes, Tribal Court Adjudication</u>. The Tribal Court is authorized to adjudicate alleged violations by any member of the Keweenaw Bay Indian Community or the Mille Lacs Band of Lake Superior Chippewa Indians of the off-reservation deer hunting ordinance of either tribe provided:
  - a) The ordinance is in conformance with the 1987 Chippewa Indian Off-Reservation Deer Hunting Season Agreement in Lac Courte Oreilles Band, et al., v. State of Wisconsin, et al., and
  - b) The Tribe has authorized the adjudication.
- 411. <u>Issuance of Harvesting Permits, Tags, Anterless Deer Permits</u>. The tribal conservation department is authorized to issue and validate tribal off-reservation natural resources harvesting permits, and to issue metal carcass tags and anterless deer permits to members of the tribe and of any other tribe which has adopted an ordinance in conformance with the 1987 Chippewa Indian Off-Reservation Treaty Deer Hunting Season Agreement in <u>Lac Courte Oreilles Band, et al., v. State of Wisconsin, et al.</u>, or has adopted an ordinance regulating 1987 Off-Reservation Treaty Deer Hunting which contains permit and registration provisions in conformance with the provisions of this ordinance, and to register deer taken by members of the tribe and of such other tribes.

DATED at Vineland, Minnesota this seventeenth day of September in the year one thousand nine hundred and eighty-seven.

Don Wedll Commissioner of Natural Resources

Solicitor General

APPROVED AND NUMBERED AS TO FORM AND EXECUTION

OFFICIAL SEAL OF THE BAND