

CONTENTS

I. EXECUTIVE ORDERS

DCT 80-12—Loss Control Bureau	303
DCT 80-13—Small Purchases	303
DCT 80-14—Search Committee to select Assistant Secretary of Charity Hospital	304
DCT 80-15—Louisiana Coastal Zone Management Program under Office of the Secretary of the Department of Natural Resources	304

II. EMERGENCY RULES

Education Department: Board of Elementary and Secondary Education—School classification categories	304
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III. RULES

Education Department: Board of Elementary and Secondary Education—Requirements for Certification of Adult Education School Personnel in Louisiana	305
Board of Trustees for State Colleges and Universities—Activity, Registration, and Tuition Fees	305
Conversions of Basis	306
Board of Supervisors (Louisiana State University and Agricultural and Mechanical College)—Quorum redefined	306
Health and Human Resources Department: Office of Family Security—Administrative sanctions	306
Natural Resources Department: Office of Conservation—Statewide Order Number 29-B	306
Transportation and Development Department: “Size, Weight, Load” policies	308
Wildlife and Fisheries Department: Wildlife and Fisheries Commission—1980-81 Hunting seasons	308

IV. NOTICES OF INTENT

Agriculture Department: State Warehouse Commission—List and amend supervision fees	320
Commerce Department: Office of Financial Institutions—Authority of State Chartered Savings and Loan Associations	320
Application for permission to organize a State Chartered Savings and Loan Association	320
Application for permission to establish a branch office	335
Application for permission to establish a new or branch office	341
Education Department: Board of Elementary and Secondary Education—Policy changes for discussion at the August, 1980, meeting	396
Board of Regents—Planning and Research Policy	396
Board of Trustees for State Colleges and Universities—Academic Scholarships	396
Governor's Office: Division of Administration—State Travel Regulations	396
Health and Human Resources Department: Office of Family Security—Out-of-state medical care	396
Natural Resources Department: Office of Environmental Affairs—Review of application for hazardous waste permit	398
Environmental Control Commission—Revisions of Air Program's regulations and State Implementation Plan	398
Permit fee schedules for Hazardous Waste, Air Quality, Water Pollution Control, Nuclear Energy programs	398
Louisiana Radiation Regulations revised	398
Transportation and Development Department: Soil and Water Conservation Committee—Election of district supervisors	399
Treasury Department: Board of Review for Deputy Sheriffs' Supplemental Pay—Policies and procedures	399

V. POTPOURRI

Governor's Office: Tax Commission—Protests on property valuations	399
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Executive Orders

EXECUTIVE ORDER DCT 80-12

WHEREAS, it is the policy of this Administration and the State of Louisiana to provide a safe working environment for State employees; and

WHEREAS, the current losses suffered by the State and by state employees in both fiscal resources and personal suffering are unacceptable; and

WHEREAS, it is the function of the Division of Administration to manage the inherent risks of State Government;

NOW, THEREFORE, I, David C. Treen, Governor of Louisiana, by virtue of the authority vested in me under the laws of this State, do hereby direct the following:

1. Effective July 1, 1980, there shall be formed a Loss Control Bureau within the Property and Casualty Insurance Section of the Division of Administration. This Bureau shall actively assist all State Departments in formulating and implementing effective loss control and safety programs and shall report to the Governor annually on the status of such programs.

2. Each Department of State government shall appoint, effective July 1, 1980, a safety committee chaired at the Undersecretary level or above. These committees shall include appointees from all levels of Departmental organization and shall be responsible for the following:

a) Developing a detailed safety manual for issuance to each operational section in the Department.

b) Preparing and scheduling regular safety classes for all personnel, particularly those engaged in hazardous duties.

c) Working with the Loss Control Bureau in evolving and monitoring departmental safety procedures.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 13th day of June, A.D., 1980.

David C. Treen
Governor of Louisiana

EXECUTIVE ORDER DCT 80-13

This Executive Order is issued by virtue of authority vested in me by law, in accordance the provisions of R.S. 39, Chapter 17:1551-1736, with reference to the subject matter covered here-in. Effective as of the date of my signature below, this Order revokes and supersedes Executive Order 77-14 dated September 22, 1977.

R.S. 39:1596: Small Purchases

“Any procurement not exceeding the amount established by Executive Order of the Governor may be made in accordance with Small Purchase Procedures prescribed by such Executive Order, except that procurement requirements shall not be artificially divided so as to constitute a Small Purchase under this section.”

Therefore, pursuant to the above authority, in order to discharge my duty and responsibility as directed by the above-quoted Section of the State Statutes, it is hereby ordered that all state of Louisiana agencies shall observe and abide by the following rules and regulations, and provided further that all purchases shall be made through the State Purchasing Office in the Division of Administration except where specific authority to purchase any materials or supplies has been delegated in writing by the Commissioner of Administration.

Therefore, pursuant to the authority vested in me by R.S. 39:1596, all departments, institutions, boards, commissions,

budget units, and any other agencies under the jurisdiction of the Executive Department of the state government shall be required to observe and be guided by the following specific directives.

Small Purchases: Any procurement not exceeding five thousand dollars may be made in accordance with the following small purchase procedures, except that procurement requirements shall not be artificially divided so as to constitute a small purchase.

1. All agencies shall requisition their requirements for all tagable equipment of any kind through the State Purchasing Office of the Division of Administration, with the provision that the only exceptions shall be by written permission of the Commissioner of Administration or those agencies exempted by R.S. 39:1572.

2. All agencies of the state government covered by R.S.39:Chapter 17, wherever the cost is estimated to be above fifty dollars, regardless of whether purchases are made by the State Purchasing Office or agencies to whom purchasing has been delegated, shall observe the following rules and regulations on small purchases, but maximum competitive bidding shall be obtained in all cases in accordance with R.S.39:1655. THIS EXECUTIVE ORDER IN NO WAY AFFECTS OR CHANGES THE PURCHASING AUTHORITY WHICH HAS BEEN DELEGATED TO YOUR AGENCY.

A. Purchases under fifty dollars — No competitive bidding is required.

b. Purchases over fifty dollars but under two hundred dollars shall be made by receiving price quotations wherever time permits, or if time does not permit, telephone and telegraph quotations may be obtained and purchases made on the basis of the lowest quotation received, however, it shall be determined in writing why time did not permit written quotations.

c. Purchases over two hundred dollars but under one thousand dollars shall be made by soliciting written quotations from at least five bona fide prospective bidders using DA 101 and FACS 101 forms.

d. Purchases over one thousand dollars but under five thousand dollars — No purchases where the estimated cost is over one thousand dollars but under five thousand dollars shall be made except by sending out written invitations for bids to at least eight bona fide, qualified bidders. In addition, the agency may advertise at their discretion. Written invitations for bids shall contain complete specifications, the quantity required, and shall stipulate that bids will be publicly opened and read at a specific date and time, as well as such other pertinent information such as the delivery point and other information sufficient for a supplier to make an acceptable bid. Agencies shall follow the requirements of the Purchasing Rules and Regulations established by the Commissioner of Administration in all other aspects of purchasing except as indicated above.

e. Purchases over five thousand dollars — No purchases where the estimated cost is over five thousand dollars shall be made except by advertising in accordance with R.S.39:1594C and sending out written invitations for bids to at least eight bona fide, qualified bidders and where feasible use should be made of State Purchasing's computerized vendor list. In addition, all purchases must be made in accordance with the Purchasing Rules and Regulations established by the Commissioner of Administration.

f. Exceptions to minimum competitive requirements.

(1) Federal Government surplus property.

(2) Livestock for slaughter when purchased at public auction sale.

(3) Purchasing or selling transactions between State budget units.

(4) Textbooks, newspapers, subscriptions, or foreign publications.

g. Telephone or telegraph quotations should be obtained for the following from at least three bona fide, qualified bidders wherever possible.

(1) Farm products which include, but may not be limited to, fresh vegetables, milk, eggs, fish, or other perishable foods.

(2) Food, materials, and supplies needed for the operation of boats in isolated localities where only limited outlets of such supplies are available.

(3) Food purchased and used in Home Economics colleges courses where purchasing, preparing, and serving is part of the regularly prescribed course.

(4) Food purchases and other materials and supplies required by juvenile detention homes where the number of inmates is unstable and unpredictable.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 12th day of June, A.D., 1980.

David C. Treen
Governor of Louisiana

EXECUTIVE ORDER DCT 80-14

WHEREAS, the State of Louisiana recognizes the importance of Charity Hospital at New Orleans in fulfilling the health needs of the people of the state of Louisiana; and

WHEREAS, the Governor of the State of Louisiana seeks to appoint a qualified and responsible individual to the administration of Charity Hospital at New Orleans.

NOW, THEREFORE, I, DAVID C. TREEN, Governor of the State of Louisiana, by virtue of the power vested in me by the Constitution and laws of this state, do hereby create a Search Committee for the purpose of making recommendations to the Governor for the position of Assistant Secretary of Charity Hospital at New Orleans within the Department of Health and Human Resources.

BE IT RESOLVED, that the committee be composed of the following: Dr. Paul Larson, Dean, LSU Medical School, Dr. James T. Hamlin, III, Dean, Tulane Medical School, Mr. William Nungesser, Executive Secretary to the Governor, Mr. George A. Fischer, Secretary, Department of Health and Human Resources, Dr. Harold Heitkamp, Assistant Secretary, Office of Health Services and Environmental Quality, Department of Health and Human Resources, and Dr. Henry E. Braden, III.

BE IT FURTHER RESOLVED, that the purpose of the committee shall be to seek, interview and recommend a minimum of five candidates for the position of Assistant Secretary of Charity Hospital at New Orleans. The committee shall report its recommendations to the Governor within sixty days of its appointment.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 30th day of June, A.D., 1980.

David C. Treen
Governor of Louisiana

EXECUTIVE ORDER DCT 80-15

WHEREAS, the state and local Coastal Resources Management Act of 1978 created the Louisiana Coastal Zone Management Program; and

WHEREAS, Louisiana Revised Statute 49:213.3(7) vests the authority of this Act in the Secretary of Transportation and Development; and

WHEREAS, Louisiana Revised Statute 49:213.21 empowers the Governor to transfer, by executive order, this authority to the Secretary of the Department of Natural Resources or to the Secretary of the Department of Wildlife and Fisheries; and

WHEREAS, there is a need to consolidate the environmental resource responsibilities within the state, thereby increasing the efficiency of management and assure conformity of action between environmental agencies; and

WHEREAS, there is a need to expedite and streamline the permitting process.

NOW, THEREFORE, I, DAVID C. TREEN, Governor of the State of Louisiana, by virtue of the power vested in me, pursuant to the Constitution and applicable statutes of the State of Louisiana, do hereby transfer The Louisiana Coastal Zone Management Program, as contained in Louisiana Revised Statute 49:213.1 through 49:213.21, from the Office of the Secretary of the Department of Transportation and Development to the Office of the Secretary of the Department of Natural Resources.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 8th day of July, A.D., 1980.

David C. Treen
Governor of Louisiana

Emergency Rules

DECLARATION OF EMERGENCY

Board of Elementary and Secondary Education

The State Board of Elementary and Secondary Education (SBESE) at its meeting on June 26, 1980, exercised those powers conferred by the emergency provisions of the Administrative Procedures Act R.S. 49:953B in order to be in compliance with publication deadlines as requested by the State Department of Education.

The Board adopted a revised policy on school classification categories in order to allow the Department of Education to expedite the forwarding of annual school reports to all the schools in Louisiana in August. The following revisions to be placed in Bulletin 741, *Handbook for School Administrators*, pages 70 and 115.

Classification Categories for School Approval

(A) - Approved - School meets standards of SBESE.
(PA) - Provisional Approval - School has some deficiencies in standards and is being advised and requested to make corrections (such as, some teachers teaching out of their field of certification, library books below the required number per pupil, teachers teaching more pupils per period or week than permitted, not meeting scheduling requirements as prescribed by Bulletin 741, etc.). Improvement is expected prior to the next school year.

(P) - Probational Approval - School has one or more of the following deviations from standards:

- a. Principal not certified.
- b. Member (s) of the faculty not holding valid Louisiana teaching certificate (s).
- c. School does not offer a curriculum to meet graduation requirements or a balanced elementary curriculum as prescribed in Bulletin 741.
- d. School has an identified special education student who does not have a current written individualized education program.
- e. School has a student who is currently enrolled in a special education program whose last individual evaluation occurred three or more years ago.
- f. The school does not adhere to and implement the various sections of the Revised Statutes of Louisiana as they refer to the health and safety of the pupils and staff. These include fire prevention and drills, provisions for a healthful environment, and safety regulations for transportation.

g. The physical facilities do not conform to the current federal, state, and local building, fire, safety and health codes.

The school has been on provisional approval for at least two years.

The State Department of Education shall set the guidelines and fix the period of time for the corrections.

(U) - Unapproved - Any school that has not previously attained an approved classification and fails to comply with SBESE standards. School has not corrected the stated deficiencies within the time fixed by the State Department of Education as defined by R.S. 17:10.

James V. Soileau
Executive Director

Rules

RULE

Board of Elementary and Secondary Education

Rule 3.01.70. v(28)

The Board approved for final adoption Requirements for Certification of Adult Education School Personnel in Louisiana as follows:

In order to be certified as an administrator or instructor in adult education, individuals must meet the following criteria by September 1, 1982.

Instructors

A person who holds a valid standard Louisiana teaching certificate may become certified as an adult education instructor by having five years of adult education experience, as documented by the employing local superintendent to the certification bureau of the State Department of Education, prior to the implementation of certification requirements or by completion of a minimum of twelve semester hours as follows:

1. A minimum of three semester hours in introduction to or Foundations of Adult Education.

2. A minimum of three semester hours of Practicum in Adult Education.

3. A minimum of six semester hours from the following areas of:
a. Materials, Methods and/or Curriculum Development in Adult Education.

b. Reading Instruction in Adult Education.

c. Adult Learning and Development.

d. Utilization of Community Resources.

e. Administration and Supervision of Adult Education.

f. Guidance and Counseling in Adult Education.

g. Competency Based Adult Education.

h. Independent Study, Special Problems or Issues in Adult Education.

4. Adult Education personnel having a minimum of three years of adult education experience prior to the implementation of certification requirements shall receive a waiver of criteria 1 and 2 above.

Administrator and/or Supervisors

A person who holds certification as an adult education instructor and certification as a City or Parish Supervisor of Instruction may become certified as an Administrator and/or Supervisor of Adult Education.

Individuals who meet the above requirements may be certified effective September 1, 1980.

The Board approved for final adoption the following policy: Certification in Adult Education shall be required for a full-time

Adult Education instructor only. Any full-time Adult Education instructor with five years experience would automatically be certified. Part-time Adult Education instructors would not be required to seek certification and certification would be on a voluntary basis.

Rule 3.01.70.v(29)

The Board approved for final adoption Certification Requirements of School Administrative Personnel.

Rule 3.01.70.v(30)

The Board approved for final adoption Generic Certification Requirements and Certification of Special Education Personnel, with the implementation date being for entering freshmen in the 1981 fall semester, with the Interim requirements to go into effect upon publication and continue through 1985. The requirements for gifted and talented being graduate level become mandatory September 1, 1981.

Rule 4.00.72c

(Addition to present policy) The Board approved for final adoption amendments to Bulletin 1196, *Louisiana Food and Nutrition Programs of Operation*, as submitted by the Department of Education.

James V. Soileau
Executive Director

RULE

Board of Trustees for State Colleges and Universities

The Policies and Procedures Manual of the Board of Trustees for State Colleges and Universities, Part VI, Section 6.6B1 is changed to read as follows:

B. Activity, Registration, and Tuition Fees.

1. Schedule of Registration Fees for Undergraduate and Graduate Students

*Louisiana Resident Fees (Effective Fall 1980)

Hours	
1-3	\$75
4	90
5	105
6	120
7	135
8	150
9	165
10	180
11	195
12 and above (full time)	210

*Includes a \$10/semester Activity Fee, but does not include a \$10/semester Building Use Fee. Ten per cent of the increase over 1977 rates is dedicated to Intercollegiate Athletics.

Effective Summer 1977: Based on a nine-week session, registration fees will be one-half those charged in the preceding term.

Out of State Resident Fees

Full-time - In addition to Louisiana resident fees: \$315/semester

Part-time - In addition to Louisiana resident fees: \$26.26 per credit hour.

Note: Total fees paid may vary from institution to institution because of additional administrative, or student self-assessed fees, and room and board charges.

Bill Junkin
Executive Director

RULE

Board of Trustees for State Colleges and Universities

The Policies and Procedures Manual of the Board of Trustees for State Colleges and Universities, Part VII, Section 7.2B is changed to read as follows:

B. Conversions of Basis - Nine to Twelve Months.

Unclassified personnel whose employment is being changed from a nine-month to a twelve-month basis, without change in duties and responsibilities or a promotion, shall be increased in salary by one-third of their nine-month salary. Any such employee whose status changes from a twelve-month to a nine-month salary basis without change in duties and responsibilities or a promotion shall be decreased in salary by one-fourth of his previous twelve-month salary. Unclassified personnel whose employment is being changed either from a nine-month to a twelve-month basis or from a twelve-month to a nine-month basis, with a change in duties and responsibilities or a promotion shall be paid a salary appropriate for the new duties and responsibilities.

Bill Junkin
Executive Director

RULE

Louisiana State University and Agricultural and Mechanical College Board of Supervisors

The Board of Supervisors of Louisiana State University and Agricultural and Mechanical College has amended the *University Regulations*, revising the definition of "Quorum" as it pertains to faculties of colleges and schools.

Section 1-2.3.d. Quorum. Not less than twenty-five per cent of the membership of the faculty of a college or school not within a college shall be necessary to constitute a quorum, provided, however, that such faculty (at a meeting at which a quorum of twenty-five per cent of the members of such faculty is present) may, by majority vote, establish a higher percentage of the membership as a quorum for future meetings.

M.D. Woodin
Secretary to the Board

RULE

Department of Health and Human Resources Office of Family Security

The Department of Health and Human Resources, Office of Family Security, has revised and expanded policy regarding sanctioning of provider of services in the Medical Assistance Program. The original rule was previously published in the October 20, 1978 issue of the *Louisiana Register*, and notice for this change appeared in the June 20, 1980 issue of the *Louisiana Register*. The particular sections have been revised as outlined below:

II. Levels of administrative sanctions.

E. Suspend or withhold payments.

1. The agency may suspend or withhold payment to any provider who fails to meet the requirements for participation in the Medical Assistance Program.

2. The Agency may withhold payments to any provider for the duration of any administrative proceeding and/or hearing under these provisions except that if a final administrative decision has not been issued within one hundred eighty days of the initiation of such proceedings, unless delay has been caused by the provider, payments can no longer be withheld, provided, however, that the one hundred eighty day limit may be extended if said extension is mutually agreed to by the agency and

the provider. Payments may be denied for bills submitted with service dates occurring during the duration of a proceeding where the final administrative decision is to terminate eligibility to participate in the Medical Assistance Program.

J. Suspend participation in the Medicaid Program.

The Assistant Secretary, Office of Family Security, Louisiana Department of Health and Human Resources, shall specify in his suspension order, the time of the suspension during which the provider shall not be eligible to participate in the program, or receive reimbursement for services rendered during this period of suspension, except that the period of suspension must be at least as long as the Medicare suspension if such suspension was ordered by the Secretary, United States Department of Health, Education, and Welfare pursuant of Public Law 94-142, Section 7. The Assistant Secretary may require the provider to correct any deficiencies which served as the basis for suspension as a condition of reinstatement.

K. Refuse to allow participation in the Medicaid Program.

The Assistant Secretary, Office of Family Security, Louisiana Department of Health and Human Resources, may refuse to allow initial participation in the Medical Assistance Program.

IV. Grounds for sanctioning providers.

F. Such provider has been excluded from participation in Medicare because of fraudulent or abusive practices pursuant to Public Law 95-142, or such provider has been convicted of Medicaid fraud (R.S. 14:70.1).

R. The provider, a person with management responsibility for a provider, an officer or person owning, either directly or indirectly, five per cent or more of the shares of stock or other evidences of ownership in a corporate provider, an owner of a sole proprietorship which is a provider, or a partner in a partnership which is a provider, either:

1. Has been convicted of Medicaid fraud under Federal or State law, or regulation; or
2. Was a person with management responsibility for a provider at the time such provider was convicted of Medicaid fraud under Federal or State law or regulation; or
3. Was an officer, or person owning, either directly or indirectly, five per cent or more of the shares of stock or other evidences of ownership in a provider at the time such provider was convicted of Medicaid fraud under Federal or State law, or regulation; or
4. Was an owner of a sole proprietorship or partner of a partnership which was a provider at the time such provider was convicted of Medicaid fraud under Federal or State law, or regulation.

George A. Fischer, Secretary
Department of Health and Human Resources

RULE

Department of Natural Resources Office of Conservation

Amendment to Statewide Order No. 29-B
Off-site Disposal of Drilling Mud and Salt Water
Generated from Drilling and Production of Oil and Gas Wells

13.1 DEFINITIONS.

Water-Based Drilling Muds: Any water-based fluid composed of fresh water or salt water, naturally occurring clays, drilled solids and additives for fluid loss control, viscosity, thinning, PH control, weight control, etc., for downhole rheology and stability.

Oil-Based Drilling Muds: Any oil-based drilling fluid composed of a water in oil emulsion organophillic clays, drilled solids and additives for downhole rheology and stability such as fluid loss control materials, thinners, weighting agents, etc.

Waste Drilling Muds: Any colloidal slurry composed of water-based or oil-based drilling muds, together with drilled solids, cut-

tings, and commingled water that will not be reused or reconditioned for sale.

Pit: An uncovered area constructed to retain waste drilling mud or salt water, often referred to as a pond or lagoon.

Commercial Facility: A waste treatment, storage or disposal facility which receives, treats, reclaims, stores, or disposes of waste drilling muds or salt water for a fee or other consideration.

Generator: The operator of record or producer of an oil or gas well who contracts with an approved commercial disposal facility for off lease disposal of his salt water and drilling mud.

Community Salt Water Disposal System: A salt water disposal system within an oil and/or gas field which is used by adjacent lease operators for disposal of their produced brine.

Salt Water (Produced Brine): Produced water from an oil and/or gas well with a chloride content greater than 500ppm.

Turnkey Operator: An agent and/or corporation that enters into an agreement with the operator of record to perform a specific task.

Closed Salt Water Disposal System: A system in which the salt water or produced brine is stored in tanks prior to being pumped through a series of flow lines to an injection well to be injected into subsurface strata approved for disposal of said fluid.

Commissioner: The Commissioner of Conservation of the State of Louisiana.

13.2 DISPOSAL OF SALT WATER.

A. Generator — The operator of record or producer of an oil or gas well who contracts with an approved commercial disposal facility for off lease disposal is considered the generator of any salt water produced by the well and is responsible for its proper handling, transportation and necessary documentation, as required by this Amendment to Section XV, until delivered to the approved commercial disposal facility.

B. Disposal of salt water by commercial facility must be approved by the Commissioner. Subsurface disposal is required and regulated by Section XV of Statewide Order No. 29-B. The requirements of this amendment do not apply to the community salt water disposal systems.

The Commissioner will approve an open commercial salt water disposal system providing the applicant meets the following requirements:

1. Permit Application Requirements.

a. Working and/or storage pits must not be located in a "V" or A-8 to A-30 zone as determined by maps and information published by the Department of Housing and Urban Development, Federal Insurance Administration. As conditions change and new data are made available by the Federal Government, owners of approved commercial disposal facilities will be required to update their installations. Said maps and data are on file and may be viewed by interested parties at the Office of Conservation's main office in Baton Rouge.

b. Documentation must be presented which shows that an impermeable barrier exists at least twenty feet below the base of the pit to prevent vertical movement of fluid contained therein plus sufficient impermeable material to prevent horizontal fluid movement from the pit. This can be analyzed borings within 100 feet of the pit(s) levee(s) by an independent and qualified laboratory to be evaluated by the Office of Conservation's Geological Division. This data should include (1) two borings per acre, (2) borings must be at least twenty feet below base of pit, (3) there must be at least twenty feet of clay or impermeable material below the base of the pit, and (4) clay or impermeable material must be at least 10^{-7} md permeability.

c. A copy of the title to the disposal property shall be submitted. If a lease or other agreement is in effect on this property, a copy of this instrument shall be forwarded to the Baton Rouge office.

d. A location plat of the disposal area in question shall be submitted.

e. Schematic diagrams of the pits shall be submitted with design capacity.

f. A complete statement of the proposed method, from receiving, storing and treating, will be required.

g. A system for witnessing the receiving and sampling of waste waters at the disposal facility shall be outlined.

h. A monitor well will be required down dip to insure that any seepage into water sands beneath the pit(s) will be detected prior to leaving the disposal site's perimeter. Monthly samples will be run and a record of the results maintained at the disposal site for inspection by Conservation field personnel.

2. Operations for Pits.

a. The pit area shall have limited access. This requirement shall be interpreted as the only possible way to the disposal pit area will be through a lockable gate system.

b. Working and/or storage pits should have levees to a height above the one hundred-year high water mark and the liquid shall not exceed two feet of freeboard on the levee. The maximum amount of oil which will be allowed at any time on a pit's surface will be a six-inch layer and unless removed, the disposal system will be shut down.

c. A sign prominently displayed at the entry of the disposal facility is required. This sign shall state, "This non-hazardous waste disposal system has been approved for salt water disposal only and is regulated by the Office of Conservation." The sign shall also state the owner's name and current address. Any violation shall be reported to the Office of Conservation at (504) 342-5595, day or night, plus weekends and holidays.

d. Disposal systems shall be operated in compliance with existing sections of Statewide Order No. 29-B which pertain to "good housekeeping" operations on oil and gas leases.

e. Commercial disposal will be accomplished during daylight hours only. During periods when an emergency exists, clearance for nighttime disposal shall be first requested and second granted by calling (504) 342-5595 prior to dumping.

f. Discharges from disposal pits will be allowed only after the necessary discharge permit has been obtained from the Office of Environmental Affairs (OEA). Valves and drain lines used during said discharges will remain sealed at all times except when approved discharges are being made and the number of the "on-seal" and "off-seal" shall be recorded and maintained for inspection at the facility.

g. All existing pits presently in use at disposal facilities with interim authority to operate have ninety days from the effective date of this amendment to comply with the above. Any pits under construction and not in use at said facilities at the time this amendment goes into effect cannot be put into use until they comply with the above.

3. Permit Notice Requirements.

a. All operators of commercial facilities shall, at all time of application for a permit, publish a "Notice of Application for Permit" in the official state journal and the official journal of the locality in which the proposed facility is to be located, affording the public thirty days in which to submit comments to the Commissioner.

b. Copies of permit applications shall be sent to local governing authorities of any municipality and parish within whose territorial jurisdiction the facility or activity is located.

c. The permit application, together with written comments from the public and involved local, parish and state agencies, shall be reviewed by the Commissioner, who shall determine the necessity for a public hearing on the permit application.

d. Notice of a public hearing on the permit application, when determined necessary by the Commissioner, shall be published in the official state journal and the official journal of the locality affected, stating: (1) the name of the applicant; (2) the nature and location of the activity, and a description and estimated quantities of waste to be handled; (3) the date and location of the public hearing, and the latest date on which written comments will be received; and (4) the name and telephone number of the person to contact for additional information.

e. A public hearing, if deemed necessary by the Commissioner, will be conducted in accordance with the provisions of Administrative Procedures Act (La. R.S. 49:951). All concerned persons may submit pertinent comments in writing or appear and testify in person.

4. Alternate Salt Water Disposal System — Should an operator request a variance from the above in the type of salt water disposal system he plans to construct, it must be an alternate equivalent system and approved by the Commissioner.

5. Manifest System.

a. Every shipment of waste transported from a facility shall be accompanied by a manifest entitled "Industrial Waste Shipping-Control Ticket."

b. Generator initiates the manifest (original and four copies) by filling out his portion and the name and address of the treatment, storage, or disposal facility. After the transporter fills out and signs his portion, the generator retains one copy for his files and the original and three copies accompany the non-hazardous waste shipment.

c. Transporter secures non-hazardous waste facility operator's signature upon delivery of waste, retains one copy for his files and gives the original and two copies to the non-hazardous waste facility operator.

d. The non-hazardous waste facility operator fills out his portion, retains a copy for his files and mails the original and final copy to the generator no later than the next working day.

e. Generator files the copy and mails the final completed original to the Office of Conservation no later than seven days after receiving the completed manifest from the non-hazardous waste facility operator.

f. Generator, transporter, and non-hazardous waste facility operator shall maintain file copies of manifest for a period of not less than three years for Office of Conservation inspection.

g. Monthly reports shall be submitted to the Office of Conservation no later than fifteen days after the end of each month.

h. Monthly reports shall contain a listing of each waste and the total amount, in barrels, handled that month.

13.3 DISPOSAL OF DRILLING FLUIDS.

A. Generator — The operator of record or producer of an oil or gas well who contracts with an approved commercial disposal facility for off lease disposal is considered the generator of waste mud and drilling fluids and, as such, is responsible for its proper handling, transportation and necessary documentation, as required by this Amendment to Section XV, until delivered to the approved commercial disposal facility. This accountability may be consigned to a drilling contractor, another operator, "turnkey" operator, etc. In such cases this must be documented and made a part of the well's permanent file.

B. Commercial Drilling Fluid Disposal — Facilities will be approved when applicant complies with items in 13.2-B-1 through 13.2-B-4 and the following. (Where salt water disposal system is used in above referenced paragraphs, substitute waste mud and drilling fluids disposal system.)

1. Water-based drilling muds will be disposed of in a manner in which the solids will be allowed to settle for eventual landfill or "land-farming" procedures.

2. Oil-based drilling muds shall be handled in such a manner that solids will settle out and the water separated from the oil.

13.4 CLOSURE.

All off-site commercial disposal facilities under the jurisdiction of the Office of Conservation will be closed in a manner approved by the Commissioner to insure protection of the public and environment.

13.5 BONDING.

An operator shall file, as part of his application for a permit, evidence of financial responsibility for any liability for damages which may be caused to any party by the escape or discharge of any material or waste from the disposal facility. This financial

responsibility may be evidenced by filing a certificate of insurance, documentation or self-insurance, or any other evidence of equivalent financial responsibility acceptable to the Commissioner of Conservation, provided, however, that in no event shall the amount of extent of such financial responsibility be less than \$1,000,000.00 per occurrence and/or aggregate occurrences.

In addition, each operator shall secure and post a bond in favor of the State of Louisiana, providing for the adequate closure of his facility. The amount of said bond shall be determined by the Commissioner of Conservation and shall also include the officers and/or management of any operator. Any change in the officers or management of any operator is to be reported immediately to the Office of Conservation.

13.6 EFFECTIVE DATE.

This Amendment shall be effective on and after July 20, 1980. R. T.

R. T. Sutton

Commissioner of Conservation

RULE

Department of Transportation and Development

The Department of Transportation and Development is hereby adopting the following rule relative to "size, weight, and load" policies.

It will be permissible to issue an oversize/overweight permit for dozers, which will allow the operator to remove the blade of that particular dozer and haul it on the same vehicle, in an effort to reduce width and improve safety. In case of overweight permits, this applies only to a single blade which has been removed from the equipment being transported.

Paul J. Hardy, Secretary

Department of Transportation and Development

RULE

Department of Wildlife and Fisheries Wildlife and Fisheries Commission

The Department of Wildlife and Fisheries, Wildlife and Fisheries Commission, does hereby adopt the following rules concerning the 1980-81 hunting seasons.

Resolution

LSU Cooperative Wildlife Research Unit Study

Whereas, the Louisiana Department of Wildlife and Fisheries with the approval of the Louisiana Wildlife and Fisheries Commission entered into a four year deer study project last year, and

Whereas, this deer research project will be conducted on Beechgrove Plantation in East Feliciana Parish north of Clinton, Louisiana, and

Whereas, this area comprises some eight thousand acres which makes it ideal for deer research study, and

Whereas, the purpose of this study is to research the possibilities of issuing individual hunting club permits for doe deer,

Now, therefore, be it resolved that the Louisiana Wildlife and Fisheries Commission approves the continuation of this study as a cooperative endeavor with the LSU Cooperative Wildlife Research Unit and the Louisiana Department of Wildlife and Fisheries.

★ ★ ★ ★

Whereas, the Pearl River Wildlife Management Area (WMA) has experienced severe flooding for the past two years, and

Whereas, such flooding inundates all of the land on the management area, with the exception of Old Highway 11, making hunting impossible, and

Whereas, Highway 11 is the only road leading into the management area, and

Whereas, game animals use Highway 11 to escape the flooding, and

Whereas, vehicles coming into the management area chase the game off the road and into the water,

Now, therefore be it resolved that the Louisiana Wildlife and Fisheries Commission authorizes the closure of the Pearl River Wildlife Management Area to hunting and the barricading of Old Highway 11 when the river stage reaches a 16.5 ft. reading at Pearl River, Louisiana.

Be it further resolved that the Louisiana Wildlife and Fisheries Commission authorizes Department Personnel to reopen the area for hunting and other activities once the river falls below the 16.5 ft. reading.

Hunting season dates and regulations for all species of migratory game birds other than waterfowl were set by the Louisiana Wildlife and Fisheries Commission at its regular monthly public meeting in New Orleans, on June 24.

Hunting will get underway Saturday, September 6, with opening of the North Zone for doves. The boundary between the North and South zones will be the same - Interstate Hwy. 10 from the Texas state line to Baton Rouge; Interstate Hwy. 12 from Baton Rouge to Slidell; and Interstate Hwy. 10 from Slidell to the Mississippi state line.

In the North zone there will be a total of seventy days of hunting with a three part season: Sept. 6 - 21, Oct. 11 - Nov. 9, and Dec. 13 - Jan. 5.

For the South zone there will be a seventy-day, two-part season. It will open Oct. 11 and run through Nov. 30, re-opening Dec. 20 and running through Jan. 7.

There is an important change in shooting hours for doves. This year dove hunting will be allowed the entire day, beginning one half hour before sunrise and ending at sunset. This is a change from the afternoon only dove hunting which had been in effect since 1948.

The bag limit is twelve and the possession limit after opening days is twenty-four.

The teal season has been set for Sept. 20 - 28, providing nine days of teal hunting, including two weekends. The bag limit on teal is four daily, with a possession limit of eight. Shooting hours for teal are sunrise to sunset.

The rail season will also open Sept. 20, extending through Nov. 28 and providing seventy days of rail hunting. Bag limit on king and clapper rails is fifteen, with a possession limit of thirty. Bag limit on Sora and Virginia rails is twenty-five in the aggregate, which is also the possession limit.

The gallinule season will run concurrent with the rail season. The daily bag limit is fifteen, with a possession limit of thirty.

The snipe season will run for 107 days, opening Nov. 1 and extending through Feb. 15. The daily bag limit is eight with a possession limit of sixteen.

Woodcock hunters will have sixty-five days of hunting, from Dec. 13 through February 15. The daily bag limit is five with a possession limit of ten.

Shooting hours for rail, gallinule, woodcock and snipe are from one-half hour before sunrise to sunset.

The wildlife commission expects to set the dates for duck, goose and coot season during the latter part of August, immediately after receipt of the 1980-81 federal regulations from the United States Fish and Wildlife Service.

For further information, please contact McFadden Duffy at (504) 568-5854.

1980-81 Hunting Seasons

The rules and regulations contained within this digest have been officially approved and adopted by the Louisiana Wildlife and

Fisheries Commission under authority vested by Section 115 of Title 56 of the Louisiana Revised Statutes of 1950 and are considered to be in full force and effect in conjunction with all applicable statutory laws. The Secretary of the Louisiana Department of Wildlife and Fisheries has the authority to close or alter seasons in emergency situations in order to protect fish and wildlife resources.

Resident Game Birds and Animals

(Shooting hours - one-half hour

before sunrise to one-half hour after sunset)

- Quail: Nov. 27 - Feb. 28. Daily bag limit ten, Possession twenty.
- Rabbit: Oct. 4 - Feb. 28. Daily bag limit eight, Possession sixteen.
- Squirrel: Oct. 4 - Jan. 4. Daily bag limit eight, Possession sixteen.
- Bear: Oct. 18 - Oct. 26. One per day, one per season (see schedule).
- Deer: One per day, six per season (see schedule and map).
- Turkey: Daily bag limit one, Season limit three.
- Raccoon and Opossum: No closed season. Raccoon bag limit, one per person per night. Can be taken only at night by two or more hunters with one or more dogs and one .22 rim fire rifle. Hunting from boats or motor vehicles prohibited. No limit Dec. 1 - Feb. 28.

Crows and Blackbirds: Considered crop depredators in Louisiana and may be taken any time.

Archery Season: Oct. 1 - Jan. 18 (See schedule and map).

Commercial Hunting

Preserves: Oct. 1 - Apr. 30. Penraised birds only.

Hunting - General Provisions

Taking Game Quadrupeds or Birds from aircraft, automobiles or moving vehicles is prohibited.

Migratory Game Birds — Baiting and live decoys are prohibited. Duck and goose hunters sixteen years and older must have a signed federal waterfowl stamp available from any U.S. Post Office. Shotguns larger than 10-gauge or capable of holding more than three shells are prohibited. Plugs used in guns must be incapable of being removed without disassembling gun. No person shall kill or cripple any migratory game bird without making a reasonable effort to retrieve the bird and include it in the daily bag limit. Shooting waterfowl and other migratory game birds from a moving motorboat is prohibited. A craft under power, however, may be used to retrieve dead or crippled birds.

Methods of Taking Resident Game Birds and Quadrupeds — Use of a longbow (including compound bow) and arrow and a shotgun not larger than a Number-10 gauge fired from the shoulder without a rest shall be legal for taking all resident game birds and quadrupeds. Also, the use of a handgun, rifle and falconry (special permit required) shall be legal for taking all game species except turkey.

Shotguns larger than Number 10-gauge or capable of holding more than three shells prohibited. Plugs used in shotguns must be incapable of being removed without disassembly.

Refer to game schedules contained within these regulations for specific restrictions on the use of firearms and other devices.

Outlaw Birds — Crows, red-winged blackbirds (rice birds), English sparrows, starlings, and (when destructive to crops) grackles and other species of blackbirds.

Endangered Species — Wolfe, Florida panther (cougar), brown pelican, southern bald eagle, red cockaded woodpecker, peregrine falcon, the American ivory-billed woodpecker and the American alligator in designated portions of Louisiana. Taking or harassment of any of these species, except the alligator in prescribed season, is a violation of federal law.

Outlaw Quadrupeds — Holders of a legal hunting license may

take coyotes, and armadillos year round during legal daylight shooting hours. The running of coyotes with dogs from thirty minutes before sunrise to thirty minutes after sunset is prohibited in all turkey hunting areas during the open turkey season.

Foxes and Bobcats — are a protected quadruped and may be taken only by licensed trappers during the trapping season. Remainder of year “chase only” permitted by licensed hunters. The running of foxes and bobcats with dogs from thirty minutes before sunrise to thirty minutes after sunset is prohibited in all turkey hunting areas during the open turkey season.

These regulations are necessary for the proper management of our fur, game and fish in order to assure the trapper, hunter and fisherman a never ending supply of these valuable resources. Conservation laws are designed by the state or federal government to permit the wise use of our natural resources. Your cooperation is necessary for the success of this conservation program.

1980-81 Deer Hunting Schedule
General

- A. Bag, one legal deer per day, six legal deer per season.
- B. A legal buck is a deer with visible antler, hardened bony material having no velvet, broken naturally through the skin. Killing bucks without at least one visible antler as described above and killing doe deer is prohibited except where specifically permitted.
- C. Deer hunting restricted to legal bucks only, except where otherwise permitted.
- D. Either sex deer is defined as male or female deer. The taking of spotted fawns is prohibited.
- E. Muzzleloaders may be used for all game species in season, however, muzzleloading rifles are prohibited for hunting wild turkey.
- F. It is illegal to hunt or shoot deer with a rifle smaller than a .22 caliber centerfire or a shotgun loaded with anything other than buckshot or rifled slug. Handguns may be used for hunting.
- G. Pursuing, driving or hunting of deer with dogs during the still hunting season is prohibited and will be strictly enforced. The training of deer dogs is prohibited in still hunting areas. Deer hunting with dogs is permitted in all other areas having open deer seasons that are not specifically designated as still hunting only.
- H. Areas not specifically designated as open are closed.
- I. The running or training of dogs is prohibited in turkey hunting areas during the open turkey season from thirty minutes before sunrise to thirty minutes after sunset.
- J. Archery Season: Still hunting only; Oct. 1 - Jan. 18 in all open deer hunting areas, including WMA's, Except Salvador and Pointe-Au-Chien WMA's. (See schedule). Either sex deer may be taken in all areas open for deer hunting including WMA's, Except Salvador and Pointe-Au-Chien WMA's. Where a bucks only season is in progress for gun hunting, archers must conform to the bucks only regulations.

Bow and Arrow Regulations — Hunting arrows for deer must have well-sharpened metal broadhead blades not less than 7/8 inch in width. Bow and arrow fishermen must have a sports fishing license and not carry any arrows with broadhead points unless a big game season is in progress.

It is unlawful:

- 1. To carry a firearm while hunting with bow and arrow during the special bow and arrow deer season.
- 2. To have in possession or use any poisoned or drugged arrow, arrows with explosive tips, or any bow drawn, held or released by mechanical means except as specified by law.
- 3. To hunt deer with a bow having a pull less than 30 pounds.

K. Hunter Orange: Deer hunters (except on property privately owned and legally posted) must wear four hundred square inches of “Hunter Orange” material on the head or chest and/or back. Archers are not required to wear “Hunter Orange” if no gun season for deer is in progress. **WARNING:** Deer hunters are cautioned to watch for persons hunting other game or engaged in

activities not requiring “Hunter Orange.”

L. Hunting or Discharge of Firearms: Hunting and/or discharging firearms on public roads or highways is prohibited. Hunting and/or discharging firearms on roads or highways located on public levees or within one-hundred feet from the center line of such roads or highways is prohibited.

Description of Areas

Area 1 - Fifty-one days	
Nine days still hunting only:	Nov. 15 - 23
Seventeen days with or without dogs:	Nov. 28 - Dec. 14
Twenty-five days with or without dogs:	Dec. 20 - Jan. 13

All of the Following Parishes Are Open:

Assumption	Plaquemines	St. Mary
Concordia	Pointe Coupee	Tensas
Franklin	St. Charles	Terrebonne
Jefferson	St. John	West Baton Rouge
LaFourche	Madison	West Feliciana
Orleans		

Portions of the Following Parishes Are Also Open:

- Ascension — South and west of the Mississippi River and south and east of La 3089 and 22.
- Avoyelles — East of La 29 and 115 lying south of Red River.
- Catahoula — East of Boeuf and Ouachita Rivers. South and east of La 8 from Ouachita River west.
- East Baton Rouge — West of U.S. 61 from Thompson Creek to U.S. 190, North of U.S. 190 westward to Mississippi River.
- East Carroll — That portion lying south of La 877 and 580 and west of U.S. 65.
- East Feliciana — West of U.S. 61.
- Evangeline — East of Ville Platte between La 29 and U.S. 167.
- Iberia — East of U.S. 90 and south of La 14.
- Iberville — West of Mississippi River.
- Lafayette — East of U.S. 167 and U.S. 90.
- LaSalle — East of Whitehall lying north of U.S. 84 and south of La 8. Also the area south of La 28 and east of Saline Bayou.
- Richland — The small portion east of La 137 and 15 and south of U.S. 80.
- St. James — All except the small area lying north of La 3089.
- St. Landry — East of La 29 in the northwestern portion; and also east of U.S. 167 southward.
- St. Martin — Upper — East of U.S. 90. Lower — All.
- Vermilion — South of La 14.
- West Carroll — East of La 17 and South of La 877.

Except Still Hunting Only In: That portion of West Feliciana west of Thompson Creek to Illinois-Central Railroad, north of Illinois-Central Railroad to Parish Road #7, east of Parish Road #7 to the junction of U.S. 61 and La 966, east of La 966 from U.S. 61 to Chaney Creek, south of Chaney Creek to Thompson Creek.

Except Still Hunting Only In: Portions of Richland and Franklin north and west of La 4 and 17, south of U.S. 80, and east of La 137 and 15.

Except Still Hunting Only In: That portion of St. John south of Pass Manchac from Lake Pontchartrain to U.S. 51, east of U.S. 51 from Pass Manchac to La 638 (Frenier Beach Road). North of La 638 from U.S. 51 to Lake Pontchartrain. West of Lake Pontchartrain from La 638 to Pass Manchac.

Also, that portion of Plaquemines east of the Mississippi River from the termination of La 39 on the northern boundary of Bohemia WMA to the lower end of the parish, west of the Mississippi River between the Mississippi River Levee and the back levee from Port Sulphur to Empire and from lower Doullut Canal or Empire-Gulf Waterway to the lower end of the parish.

Also, that portion of St. Landry surrounding Thistlethwaite WMA bounded north and east by La 359, west by La 10, and south by La 103, which has the same season as Thistlethwaite WMA.

Either Sex Hunting

Ascension:

First four days of the second segment, Nov. 28 - Dec. 1, in that portion of the parish lying west of the Mississippi River. Assumption, Iberia, Jefferson, LaFourche, Orleans, Plaquemines, St. Charles, St. James, St. John, St. Martin (Lower), St. Mary and Terrebonne:

First four days of the second segment, Nov. 28 - Dec. 1.

Avoyelles:

First two days of the second segment, Nov. 28 - 29, in the portion bounded on the north and east by the Atchafalaya and Red Rivers, on the south by La 1 from Simmesport to Marksville, and on the west by La 115, from Marksville to Red River. Except that portion surrounding Pomme De Terre WMA, bounded on the north, east and south by La 451 and on the west by La 1 which shall be Bucks Only.

Concordia, Madison and Tensas:

First two days of the second segment, Nov. 28 - 29 except ten days Nov. 28 - Dec. 7, in those portions known as Paw-Paw Island and Togo Island.

East Baton Rouge and East Feliciana:

First day of the first and second segments, Nov. 15 and 28, in that portion of East Feliciana and East Baton Rouge south of Thompson Creek from U.S. 61 to the Mississippi River, east of the Mississippi River from Thompson Creek to U.S. 190, north of U.S. 190 to U.S. 61, west of U.S. 61 from U.S. 190 to Thompson Creek.

East Carroll:

First two days of the second segment Nov. 28 - 19 in that portion south of La 877 and La 580 and West of U.S. 65.

East Feliciana: (See East Baton Rouge)

Franklin: Two days, Nov. 28 - 29, east of La 17, south of Martin Road 5530, west of Bayou Macon, and Cut-Off No. 3, north of parish road 5504 (Bakers Rd.).

Iberia: (See Assumption)

Iberville: First nine days of the second segment, Nov. 28 - Dec. 6, in that portion of parish bounded on the north by I-10, on the south and west by the Iberville Parish line, and on the east by Bayou Grosse Tete and Lower Grand River.

Also, the first nine days of the second segment, Nov. 28 - Dec. 6 on those lands known as the Bayou Goula Club that lie north of La 404 and east of La 75.

In the remainder of the parish either sex deer may be taken only during the first four days of the second segment, Nov. 28 - Dec. 1.

Jefferson and LaFourche: (See Assumption)

Plaquemines: (See Assumption)

Pointe Coupee:

First four days of second segment, Nov. 28 - Dec. 1 in that area south of La 10 and La 1 from Morganza to New Roads. West of La 1 from New Roads to Parlange Lane and La 78. West of La 78 from La 1 to U.S. 190 at Livonia, east of La 77 and 10 from Livonia to Morganza except that area contained in the above description in T4S, R8E, Sections 35, 76, 78, 79, 82, and East one-half of Section 45, and Sections 44, 45, 46, 47, 48, and 49 which shall be sixteen days, Nov. 28 - Dec. 13.

First four days of the second segment, Nov. 28 - Dec. 1 in that portion bounded on the west by the Atchafalaya River from Highway 1 to the Texas Eastern Pipeline, on the south by the Texas Eastern Pipeline from the Atchafalaya River to the East Atchafalaya Protection Levee, on the east by the East Atchafalaya Protection Levee from the Texas Eastern Pipeline to Morganza, on the north and east by Highway 1 from Morganza to the Atchafalaya River.

First two days of the second segment, Nov. 28 - 29, in the entire northeast portion of the parish lying north and east of Highway 1 from Morganza to the Atchafalaya River.

First four days of the second segment, Nov. 28 - Dec. 1 in that portion bounded on the north by the south boundary of the Lottie Hunting Club, on the east by the East Atchafalaya Floodway

Levee, on the west by the Atchafalaya River and on the south by the Iberville-St. Martin Parish Line.

First nine days of the second segment, Nov. 28 - Dec. 6 in that portion bounded on the north by the Texas Eastern Pipeline, on the east by the East Atchafalaya Floodway Levee, on the south by U.S. 190 and on the west by the Atchafalaya River.

St. Charles, St. James and St. John: (See Assumption)

St. Landry:

First day of the second segment, Nov. 28, in that portion surrounding Thistlethwaite WMA bounded north and east by La 359, west by La 10 and south by La 103.

Also, first four days of the second segment, Nov. 28 - Dec. 1, in all the parish except that portion surrounding Thistlethwaite WMA as described above and those portions of the parish west of U.S. 167.

St. Martin (upper):

First four days of the second segment, Nov. 28 - Dec. 1, in all of upper St. Martin east of the West Atchafalaya Floodway Levee. St. Martin (Lower), St. Mary and Terrebonne: (See Assumption) Vermilion:

First four days of second segment, Nov. 28 - Dec. 1, in that portion lying south of La 14.

West Baton Rouge:

First nine days of second segment, Nov. 28 - Dec. 6, in that portion bounded on the North by I-10, on the east by Bayou Choctaw from I-10 to the Texas Pacific Railroad, and by the Texas Pacific Railroad from Bayou Choctaw to the Iberville line, and on the south and west by the Iberville line.

Also, first two days of second segment, Nov. 28 - 29 in the portion bounded on the South by I-10, and on the West and North by parish line and on the East by Bayou Poydras and Choctaw Bayou.

West Feliciana:

First day of first segment, Nov. 15 and first four days of second segment Nov. 28 - Dec. 1 in that area West of U.S. Highway 61 from junction of La 10 in St. Francisville, North to Mississippi State Line, South of Mississippi State Line, Westward to Mississippi River, East of Main Channel of Mississippi River, Southward to La 10 and West of La 10 to junction of U.S. Highway 61 in St. Francisville.

First day of first and second segments, Nov. 15 and 28 in that area East of U.S. Highway 61 from junction with La 10 in St. Francisville, North to Mississippi State Line, South of Mississippi State Line Eastward to Thompson Creek, West of Thompson Creek, Southward to La 10, North of La 10, West to junction of U.S. 61 and La 10 in St. Francisville.

First two days of second segment, Nov. 28 - 29 in that portion known as Raccourci Island.

First two days of second segment, Nov. 28 - 29 in that portion known as Turnbull Island.

Area 2 - Fifty-two days

Nineteen days still hunting only:	Nov. 8 - 26
Seventeen days with or without dogs:	Nov. 28 - Dec. 14
Sixteen days with or without dogs:	Dec. 20 - Jan. 4

All of the Following Parishes Are Open:

Bienville	Grant	Red River
Bossier	Jackson	Sabine
Caddo	Lincoln	Union
Caldwell	Morehouse	Webster
Claiborne	Natchitoches	Winn
DeSoto	Ouachita	

Portions of the following parishes are also open:

Allen — North of U.S. 190.

Avoyelles — West of La 29 and 115 and north of Red River.

Beauregard — That portion north of U.S. 190 and east of U.S.

171-190 to Longville, south of Longville Gravel Pit Road to La 113, east of La 113 and north of La 394 to U.S. 171-190. East of

U.S. 171-190 to junction of La 112 and south of La 112 and 113.
 Catahoula — West of Boeuf and Ouachita Rivers, and north and west of La 8 from Ouachita River west.
 Evangeline — All except that portion east of Ville Platte between La 29 and U.S. 167.
 Jefferson Davis — North of U.S. 190.
 LaSalle — All except that area east of Whitehall lying north of U.S. 84 and south of La 8. Also except that portion south of La 28 and east of Saline Bayou.
 Rapides — North of La 465, east of La 121 and 112, and all south of La 113.
 Richland — West of Bayou Macon and north of U.S. 80 and also west of La 137 and 15 and Big Creek southward from U.S. 80.
 St. Landry — That portion west of La 29. South and west of U.S. 167 and north of U.S. 190.
 Vernon — East and South of La 113, north of La 465, west of La 117, and north of La 8.
 West Carroll — All except that portion east of La 17 and south of La 877.

Either Sex Hunting

Bienville, Bossier, Caddo, Claiborne, DeSoto, Jackson, Lincoln, Natchitoches, Rapides, Red River, Sabine, Union, Vernon, and Webster

First day of first and second segments, Nov. 8 and Nov. 28.

Allen:

First day of the first and second segments, Nov. 8 and Nov. 28 in that portion west of La 113, south of Dry Creek to Reeves, North of U.S. 190 from Reeves to Ragley.

Beauregard:

First day of the first and second segments, Nov. 8 and Nov. 28 in that portion north of U.S. 190 from Reeves to Ragley, East of U.S. 171-190 to Longville, south of gravel pit road to La 113, West of La 113 from Dry Creek to Reeves.

Caldwell and Ouachita:

First day of the first segment, Nov. 8, west of Ouachita River to Columbia, West of U.S. 165 from Columbia southward.

Morehouse:

First four days of second segment, Nov. 28 - Dec. 1, north of La 134 from Oak Ridge to Lake Irwin Road (Par. Rd. 5503). West of Lake Irwin Road to Texas Eastern Pipeline. North of Texas Eastern Pipeline to Swan Lake Road (Par. Rd. 8803). East of Swan Lake Road to La 134, south of La 134 from Swan Lake Road to La 138, east of La 138 from La 134 to Collinston, south of Belle Road (Par. Rd. 8604) from Collinston to La 133, west of La 133 from Belle Road to Oak Ridge. And also in that portion of Morehouse south and west of Par. Rd. 1302 from U.S. 165 to Staulkinhead Creek, north and west of Staulkinhead Creek from Par. Rd. 1302 to south line of Hart Property (Sec. 7 and 8, T.20N. R.5E.) and Par. Rd. 1110, north of south line of Hart Property and Par. Rd. 1110 from Staulkinhead Creek to U.S. 165, west of U.S. 165 from Par. Rd. 1110 to Par. Rd. 1107, north and east of Par. Rd. 1107 from U.S. 165, west of U.S. 165 from Bayou Bartholomew to Par. Rd. 1302. Ouachita: (See Caldwell)

Area 3 - fifty-two days

Nineteen days still hunting only: Nov. 8 - 26.
 Seventeen days with or without dogs: Nov. 28 - Dec. 14
 Sixteen days with or without dogs: Dec. 20 - Jan. 4

Portions of the following parishes are open:

Beauregard — West of La 27 northward to DeRidder and South of U.S. 190 and west of La 111.

Calcasieu — West of La 27 and north of U.S. 90 from Sulphur to Texas State Line.

Area 4 - Forty-seven days

Twelve days still hunting only: Nov. 15 - 26.
 Ten days with or without dogs: Nov. 28 - Dec. 7
 Twenty-five days with or without dogs: Dec. 20 - Jan. 13

All of the following parishes are open:

St. Helena, St. Tammany, Tangipahoa, and Washington

Portions of the following parishes are open:

Ascension — East of the Mississippi River and west and north of La 3089 and 22.

East Baton Rouge — All except that portion West of U.S. 61 from Thompson Creek to U.S. 190 and north of U.S. 190 westward to Mississippi River.

East Feliciana — East of U.S. 61.

Iberville — East of the Mississippi River.

Livingston — All except that portion east of La 447 from I-12 southward to La 16, east of La 16 from Port Vincent to French Settlement, north of La 444 from French Settlement to Horse Bluff Landing Road to Tickfaw River, west of Tickfaw River from Horse Bluff Landing northwest to I-12, south of I-12 from Tickfaw River to La 447.

St. James — That portion north and west of La 3089.

Except still hunting only in: that portion of Washington parish east of La 21 from La 10 southward to St. Tammany Parish line, north of St. Tammany Parish line east to Pearl River, west of Pearl River from St. Tammany Parish line northward to La 10 south of La 10 westward to La 21.

Except still hunting only in: East Feliciana Parish east of Thompson Creek from the Mississippi State Line to La 10. North of La 10 from Thompson Creek to La 67 at Clinton. West of La 67 from Clinton to Mississippi State Line. South of Mississippi State Line from La 67 to Thompson Creek. And also that portion of East Baton Rouge and East Feliciana Parishes east of La 67 from La 64 north to La 959, south of La 959 to La 63, west of La 63 to Amite River, west of Amite River southward to La 64 north of La 64 to La 37 at Magnolia, east of La 37 northward to La 64 at Indian Mound, north of La 64 from Indian Mound to La 67.

Either Sex Hunting

St. Tammany:

First day of first segment, Nov. 15 in that portion of the parish west of Gulf Mobile and Ohio R.R. from La 435 north to La 40, south of La 40 west to La 21, south of La 21 west to La 59, east of La 59 from junction of La 21 south to La 435, north of La 435 from Abita Springs east to Gulf Mobile and Ohio R.R.

East Feliciana:

First day of first segment, Nov. 15 in that portion south of Mississippi State Line to east fork of Amite River, west of East Fork of Amite River to East Baton Rouge Parish line, north of East Baton Rouge Parish line westward to La 67, east of La 67 from parish line northward to Mississippi State Line.

Area 5 - Fifty-two days

Nineteen days still hunting only: Nov. 8 - 26
 Seventeen days still hunting only: Nov. 28 - Dec. 14
 Sixteen days still hunting only: Dec. 20 - Jan. 4

All of Cameron Parish is open.

Portions of the following parishes are also open:

Acadia — South of U.S. 190.

Allen — South of U.S. 190.

Beauregard — South of U.S. 190 to Ragley; west of U.S. 171-190 from Ragley to Longville; north of Longville Gravel Pit Road to La 113; west of La 113 and south of La 394 to U.S. 171-190; west of U.S. 171-190 to the junction of La 112. North and west of La 112 and 113; also east of La 27 northward to DeRidder and north of U.S. 190 and east of La 111.

Calcasieu — All except that portion west of La 27 and north of U.S. 90 from Sulphur to Texas State Line.

Iberia — West of U.S. 90 and north of La 14.

Jefferson Davis — South of U.S. 190.

Lafayette — West of U.S. 167 and U.S. 90

Rapides — South of La 465, west of La 121 and La 112, and north of La 113.

St. Landry — West of U.S. 167 and south of U.S. 190.