
The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by J. W. Wiley.

DIGEST

McPherson (SB 483)

Proposed law creates the Quality Deer Management Program ("program") and provides that the DW&F has authority over the program.

Proposed law requires the DW&F to formulate additional guidelines according to property-specific objectives, goals, and limitations.

Proposed law requires the program to be developed as a management philosophy that encourages good stewardship and unites landowners, hunters, and managers in a common goal of producing biologically and socially balanced deer herds within existing environmental, social, and legal constraints. Further requires the program to involve the protection of young bucks with an adequate harvest of female deer to maintain a healthy population in balance with existing habitat conditions and landowner desires. Also requires the management to promote the production of quality deer, quality habitat, and quality deer hunting experiences.

Proposed law requires the DW&F to use its resources to do the following:

- (1) Instruct and train qualified personnel as to the policies and procedures for administering the program.
- (2) Supply landowners, hunting clubs and cooperating agencies with pertinent brochures, handouts, and other information containing management techniques and applications.
- (3) Properly suggest and prepare wildlife management recommendations.
- (4) Develop and maintain a close working relationship with other state and federal agencies or non-governmental organizations that have similar or corresponding programs directly or indirectly affecting public and private land development and management.
- (5) Provide incentives to encourage landowners and hunting clubs to participate in the program.

Proposed law provides that the program is voluntary, and landowners or hunting clubs who participate in the Quality Deer Management Assistance Program are eligible to participate in this program.

Proposed law provides that qualification for participation in this program will be determined by rules and regulations promulgated by the department, in accordance with the APA.

Effective August 15, 2010.

(Adds R.S. 56:110.1)