HUALAPAI TRIBAL COUNCIL
RESOLUTION 21-2020
OF THE GOVERNING BODY OF THE
OF THE HUALAPAI TRIBE OF THE HUALAPAI RESERVATION

COVID-19, Temporary Modification to Hunting Regulations
Hualapai Natural Resources Conservation 24-70 Ordinance

WHEREAS, the Hualapai Tribe is a federally recognized Indian Tribe located on the Hualapai Indian Reservation in Northwestern Arizona; and

WHEREAS, the Hualapai Tribal Council has the power to represent the Tribe and act in all matters that concern the welfare of the Tribe pursuant to Article V of the Hualapai Constitution; and

WHEREAS, the Incident Command Team is preparing to support the Hualapai Community through a temporarily modification to Hunting Regulations (Not open season to community) per Ordinance 24-70 Sec. Section 3.2 Wildlife as Property of the Hualapai Tribe. The provisions will be provided to households in the event foods are limited within grocery stores or Coronavirus (COVID-19) has spread here at Hualapai or our neighboring communities

WHEREAS, the intent is to limit community exposure, practice social distancing, or initiated during isolation or quarantine. This resolution has the option to be exercised during other emergencies until Ordinance 24-70 is updated. Harvested species and animal count will be coordinated with the Hualapai Department of Natural Resources Wildlife Manager and Tribal Game & Fish Director

NOW THEREFORE BE IT FINALLY RESOLVED, that the Chairman or the Incident Commander is authorized to implement a temporary modification to Hunting Regulations. Hualapai Natural Resources Conservation 24-70 Ordinance.

CERTIFICATION
I, the undersigned as Chairman of the Hualapai Tribal Council hereby certify that the Hualapai Tribal Council of the Hualapai Tribe is composed of nine (9) members of whom nine (9) constituting a quorum were present at a Special Council Meeting thereof held on this 31st day of March, 2020; and that the foregoing resolution was duly adopted by the affirmative vote of (7) approve, (2) opposed, (0) excused, pursuant to the authority of Article V, Section (a) of the Constitution of the Hualapai Tribe approved March 13, 1991.

Dr. Damon R. Clarke, Chairman
Hualapai Tribal Council
ATTEST:

Shanna Salazar, Administrative Assistant
Hualapai Tribal Council
WHEREAS, pursuant to the power vested in it by Constitution, the Tribal Council recognizes the spiritual, cultural and economic value of the natural and recreation resources of the Hualapai reservation and that these resources are an irreplaceable Tribal asset, and that unregulated use of these resources would threaten the political integrity, economic security, and health and welfare of the Hualapai Tribe has enacted the Hualapai Nation Natural Resources Conservation Ordinance to ensure proper management of these vital resources; and

WHEREAS, the Tribal Council has made amendment to change the Setting of Hunting and Fishing Seasons and Approval of the Budget.

NOW, THEREFORE, BE IT RESOLVED, that Chapter 2, Section 2.9 of the Hualapai Nation Natural Resources Conservation Ordinance: Setting of Hunting and Fishing Seasons and approval of the budget be amended to read annually by February 1 that count recommendations be presented before the Tribal Council.

BE IT FURTHER RESOLVED, that the 2009-2010, Chapter 2, Section 2.9 of the Hualapai Nation Natural Resources Conservation Ordinance be amended to read annually by February 1 that count recommendations be presented before the Tribal Council.

CERTIFICATION
I, the undersigned as Chairman of the Hualapai Tribal Council hereby certify that the Hualapai Tribal Council of the Hualapai Tribe is composed of nine (9) members of whom 2 constituting a quorum were present at a Special Council Meeting held on this 18th day of March, 2009: and that the foregoing resolution was duly adopted by a vote of 8 – For. 0 – Oppose. 1 – Not voting, pursuant to the authority of Article V, Section (a) of the Constitution of the Hualapai Tribe approved March 13, 1991.

Wilfred Whatoname, Sr., Chairman
HUALAPAI TRIBAL COUNCIL

ATTEST:

Adeline Crozier, Assist Secretary
HUALAPAI TRIBAL COUNCIL
WHEREAS, pursuant to the power vested in it by Constitution, the Tribal Council recognizes the spiritual, cultural and economic value of the natural and recreation resources of the Hualapai Reservation and that these resources are an irreplaceable Tribal asset, and that unregulated use of these resources would threaten the political integrity, economic security, and health and welfare of the Hualapai Tribe has enacted the Hualapai Nation Natural Resources Conservation Ordinance to ensure proper management of these vital resources; and

WHEREAS, the Tribal Council has conducted a complete review of the Ordinance in order to remain current and meet new demands that were unforeseen and approved the Ordinance at a Special Council Meeting on May 19, 2004.

NOW, THEREFORE BE IT RESOLVED, that Chapter 2, Section 2.11 D of the Hualapai Nation Natural Resources Conservation Ordinance be amended to read that at a minimum a Guide Trainee be required for Cow Elk, Turkey, Javelina and Small Game hunts. Additionally, two Clients were permitted per one guide for Management Elk Hunts and four Clients are permitted per one guide for Cow Elk, Turkey, Javelina, and Small Game Hunts, and that Sections M and N under Chapter 6, Section 6.5 be deleted.

BE IT FURTHER RESOLVED, that the 2005-2006 Hunt Year Harvest Recommendations and Regulations be amended to read that at a minimum a Guide Trainee be required for Cow Elk, Turkey, Javelina, and Small Game hunts. Additionally, two Clients are permitted per one guide for Management Elk Hunts and four Clients are permitted per one guide for Cow Elk, Turkey, Javelina, and Small Game Hunts.

CERTIFICATION

I, the undersigned as Chairman of the Hualapai Tribal Council hereby certify that the Hualapai Tribal Council of the Hualapai Tribe is composed of nine (9) members of whom _7_ constituting a quorum were present at a REGULAR COUNCIL MEETING thereof held on this 08th day of AUGUST 2005. The foregoing resolution was duly adopted by a vote of _3_ in favor, _0_ opposed, _4_ not voting, _1_ excused, _1_ vacant pursuant to authority of Article V, Section (a) of the Constitution of the Hualapai Tribe approved March 13, 1991.

[Signature]
Charles Vaughn, Chairman
Hualapai Tribal Council

ATTEST:

[Signature]
Christine Lee, Secretary
Hualapai Tribal Council
The Great Spirit created Man and Woman in his own image. In doing so, both were created as equal. Both depending on each other in order to survive. Great respect was shown for each other in doing so, happiness and contentment was achieved.

The connecting of the hair makes them one person; for happiness or contentment cannot be achieved without each other.

The Cornrow are represented by the pumpkin on the middle ground, whom the people were created. These crops are Sacred, and should be so treated at all times.

The Reservation is pictured to represent the land that we own, treat it well.

The Reservation is our heritage and the heritage of our children yet unborn. Be good to our land and it will continue to be good to us.

The Sun is the symbol of life, without it nothing is possible — plants don't grow — there will be no life — nothing. The Sun also represents the dawn of the Hualapai people. Through hard work, determination and education, everything is possible and we answered bigger and brighter days ahead.

The Trees in the middle represent the crops and other animals which were here before us.

The Green around the symbol are pine trees, representing our name Hualapai — PEOPLE OF THE TALL PINES.

At the Special Council Meeting on Wednesday, May 19, 2004, The Hualapai Tribal Council went on Record and approved Ordinance 24-70 by motion.

The motion reads as follows: Ronald Quasila moved to approve the new Ordinance 24-70 with the suggested changes from the Chief of Police, insert Sections, 3.8, 3.9, 4.2, 4.12 and other word changes that need to be changed, to change it and get finalized. Seconded by Louise Benson. Vote 4 in favor, 3 opposed (sc, wh, ws), 1 not voting (sy) 1 excused (dg). Motion carried.

Louise Benson, Chairwoman  
Hualapai Tribal Council

Adaline Crossier  
Secretary
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It is the policy of the Hualapai Tribe to restrict access to the reservation by the general public to designated areas and transportation corridors; and that access and use of the reservation by non-tribal members be managed for the social and economic benefit of the tribe as a whole.

Recognizing the Hualapai tradition of using restitution as a remedy for injustices, the Tribal Council hereby declares that this Ordinance is civil in nature and that restitution shall be the primary remedy for its violation, except that as to Indians, criminal sanctions may also be imposed in cases where this Ordinance so provides.

Section 1.1A Applicability

This Ordinance applies to all persons residing, doing business, visiting or otherwise found within the boundaries of the Hualapai Indian Reservation, and to all wildlife and other natural resources found within those boundaries, including wildlife that is resident, migratory, native or introduced.

Section 1.1B Severability

If any provision of this Ordinance, or the application thereof, is held invalid, the remainder of this Ordinance, or other applications of such provision, shall not be affected.

Section 1.2 Definitions

A. In this Ordinance, unless the context requires another meaning:

1."ANGLING" means the taking of fish by one line with no more than two hooks, or by one line and one artificial lure which may have attached more than one hook, or by one line with no more than two artificial flies or lures.

2."AQUATIC WILDLIFE" means all fish, mollusks, and amphibians, including bullfrogs, waterdogs, soft shelled turtles, crayfish, fresh water clams and mussels.

3."AUTHORIZED OFFICER" means any commissioned ranger of the Hualapai Tribe, any peace officer of the B.I.A. Law Enforcement Branch, Tribal Police, or other law enforcement agency that has entered into a cooperative agreement with the Tribe, and any other person authorized by this Ordinance to enforce this Ordinance.

4."BAG LIMIT" means maximum, in number or amount, of a particular species of wildlife, that may be lawfully taken by any one person during a specified period of time.

5."BUYER" means one who purchases wildlife goods (antlers, bones, skulls, teeth, hides, feathers from game birds or other products from wildlife).
20. "HUNTING PERMIT" means a permit required by the Tribal Council for the taking of game birds or game mammals on the Hualapai Indian Reservation.


22. "INDIAN" means a member of any federally recognized Indian Tribe.

23. "MASTER GUIDE" means a person who aids or assists any person in taking wildlife and is licensed by the Hualapai Tribe through the Wildlife Conservation Department as a Master Guide, fully meeting the requirements and qualifications of a Master Guide.

24. "MEMBER" means and includes all persons who are enrolled members of the Hualapai Tribe as defined by the Hualapai Constitution.

25. "NON-MEMBER" means any individual who is not a member of the Hualapai Tribe.

26. "NUISANCE ANIMAL" means any animal that is outside of its existing occupied habitat and causes human safety and economic concerns.

27. "OPEN SEASON" means the time during which a particular species of wildlife may be lawfully taken.

28. "PLUG" means a metal tag with a federally registered number on it that is placed in a hole drilled into the horn of a Desert Bighorn sheep.

29. "POLLUTION OF WATER" means negatively altering the quality of the waters of the Hualapai Reservation so that they exceed the standards set forth in the Water Resources Ordinance set for the protection of aquatic or non-aquatic wildlife, domestic animals, or humans.

30. "POSSESSION LIMIT" means the maximum, in number or amount, of a particular species of wildlife which may be lawfully possessed at one time, by any one person.

31. "PROHIBITED WILDLIFE" means any live wildlife that may not be imported, exported, possessed, propagated, purchased, bartered, sold or offered for sale on the reservation without authorization from the Tribal Council through HDNR and the Wildlife Conservation Department.
the waterways of the Reservation. In reference to cross
country vehicles it means such vehicle in operation or
parked on the reservation.

43. "WILDLIFE AREA" means an area established by the Tribal Council for special
wildlife protection, research, or management practices.

B. The following definitions of wildlife shall apply:

1. "BIG GAME" are Desert Bighorn Sheep (Ovis canadensis nelsoni), Elk (Cervus
elaphus nelsoni), Pronghorn Antelope (Antilocapra americana), Deer (Odocoileus
spp.), Mountain Lion (Felis concolor), Bear (Ursus americanus), Javalina
(Tayjassu tajccu) and Turkey (Meleagris gallopavo).

2. "FUR-BEARING ANIMALS" are Bobcat (Felis rufus), Racoons (Procyon lotor),
Badgers (Taxidea Taxus), Ringtail cats (Bassariscus astutus), Coyote (Canis
latrans), Beaver (Castor canadensis) and Fox (Urocyon ceneroargentinus and
Vulpes spp).

3. "SMALL GAME" are Rabbits, Tree squirrels, Upland game birds and Migratory
game birds.

4. "GAME FISH" are Trout of all species, Bass of all species, Catfish of all species and
Sunfish of all species.

5. "MIGRATORY GAME BIRDS" are Ducks, Geese, Swans, Sandhill cranes, all
Gallinules, all Coots, Common Snipe, Bandtail Pigeons and Dove.

6. "NONGAME ANIMALS" are all wild animals except big game, small game,
furbearing animals, predatory animals and aquatic wildlife.

7. "NONGAME BIRDS" are all birds except turkey, upland game birds and migratory
game birds.

8. "NONGAME FISH" are all species of fish except game fish.

9. "PREDATORY ANIMALS" are foxes, skunks, coyotes, bobcats and weasels.

10. "TROUT" are all species of the family Salmonidae, including grayling.

11. "UPLAND GAME BIRDS" are quails, partridge, grouse and pheasants.
d. "DEFORMED ANTLERED ELK" means an antlered elk showing abnormal pedicle growth resulting from genetic factors, injury, environmental or systematic effects.

e. "SPIKE ELK" means a single antler (no points) on one side.

f. "MANAGEMENT ELK" means Spike, Deformed Antlered Elk, and Mature Antlered Elk with 5 points or less on each side.

16. LEGAL LION:

a. "ANY LION" means a lion of any age, either sex, except a lioness with cub(s).

17. LEGAL TURKEY:

a. "ANY TURKEY" means a turkey of any age, either sex.

b. "TOM TURKEY" means a turkey with a beard.

18. LEGAL RAM:

a. "TROPHY RAM" means a ram scoring at least 144 Boone and Crockett points by doubling the score from the longest horn.

b. "MANAGEMENT RAM" means a mature ram greater than 6 years old with very tight curls and scoring less than 143 Boone and Crockett Points.

c. "ANY RAM" means any male ram.
Section 2.3  Duties of HDNR

Under the supervision of the Director of HDNR, it shall be the responsibility of the Wildlife, Fisheries and Parks Program Manager to see that sound and reliable information is gathered annually upon which to develop and carry out management plans and recommendations concerning the fish, wildlife and outdoor recreation resources of the Hualapai Indian Reservation. That person shall provide for instruction and training in fish and wildlife management and techniques for employees under his supervision and, when deemed necessary, will seek the active assistance and cooperation of other wildlife and outdoor recreation agencies, both state and federal, in meeting management and research needs.

With Council approval, HDNR may negotiate with other agencies, public and private, to conduct fish and wildlife research and cooperative management-oriented programs on the Hualapai Indian Reservation and adjacent lands and waters.

Under the supervision of the Director of HDNR, it shall be the Wildlife, Fisheries and Parks Program Manager's responsibility to conduct annual surveys to determine big-game herd composition and production ratios, annual game bird productions surveys, big game utilization and trend studies, and population age structures, and to define key areas of game use and review all other project proposals that may affect wildlife populations. HDNR and the Wildlife Conservation Department shall cooperatively work together to assure that all needed data is collected and shared.

The major duties of HDNR, Wildlife, Fisheries, and Parks Program are:

A.  Wildlife Management Planning
B.  Wildlife Inventories
C.  Setting of Bag limits
D.  Setting of Hunting Seasons
E.  Research
F.  Utilizing Harvest Data for Management Decisions
G.  Design & Location of Improvement and Conservation Practices
H.  Monitoring of Natural Resources Enforcement
I.  Establishing Contents of Hunts
J.  Implementing Predator Control
K.  Measuring Harvested Game
Section 2.6 Issuance of Permits

Hunting and outdoor recreation permits shall be issued by the Wildlife Conservation Department or other certified vendors, pursuant to Chapter 6 of this Ordinance.

Section 2.6.1 Permit Revenue Distribution

A. Five percent (5%) of the Tribe's revenue generated from the sale of permits for wildlife shall be deposited into a special fund to be known as the Natural Resources Conservation Fund. The Natural Resources Conservation Fund shall be set aside, appropriated, and made available to HDNR and the Wildlife Conservation Department to cooperatively carry out the functions specified in Section 2.6.2. Both HDNR and Wildlife Conservation Department shall develop a budget together and submit it to the Tribal Council, as stated in Section 2.9.

Section 2.6.2 Natural Resources Conservation Fund

The Tribal Council shall, in its general appropriation and in accordance with Tribal Budget laws, make expenditures for the Natural Resources Conservation Fund. The Wildlife Conservation Department and HDNR shall work cooperatively to budget annually for the following:

1. Wildlife, habitat, and riparian emergencies, disease outbreaks, research related to the disease outbreak, recreation and recreation safety studies, and severe feed shortage due to extreme weather conditions.

2. Wildlife and recreation capital projects, such as habitat improvements, including water catchment improvements, mineral and salt blocks, safety ladders, boat docks, nature trails, and environmental assessments.

3. Riparian restoration activities along the Colorado River.

The annual budget shall be prepared by the Directors, shall include both revenues and expenses, and shall be presented to the Tribal Council not less than 30 days prior to the start of any fiscal year. The Council has final approval of the annual budget and any modifications thereof. The Natural Resources Conservation Fund budget shall be limited to actual needs required to fulfill items 1-3.
All Guides must sign the "Independent Contractor Agreement" on all species they guide at least 10 days before the hunt. (Attachment No. 1)

Section 2.11 General Requirements for Hunts of Big Game Animals excluding Turkey

A) All Big game hunts on the Reservation, excluding turkey, require a licensed Hualapai Guide or Master Guide. The Wildlife Conservation Department will set a minimum fee to be paid to the guide for all big game species each calendar year. Any additional fees are negotiated between guide and hunter. A big game hunt is not considered booked until a non-refundable deposit is received by the Wildlife Conservation Department. The deposit shall be for 1/3 of the cost of the appropriate permit (calculated based on the permit cost for the calendar year that the hunt is booked). Once the hunt is booked, the Department will send a list of all the Guides’ past Boone and Crockett scores for the species and performance history to the hunter. References will be made available upon request. The hunter must send the Department a written letter of his guide selection. The hunter has the ultimate selection for his Guide. In the event a Guide is unavailable, the hunter is dissatisfied with Guide performance, or the hunter has no preference, the Wildlife Conservation Department shall make the guide selection by draw for the hunter. All permitted guides may receive a list upon request of all booked hunters each April for the upcoming calendar year.

B) Upon approval of this Ordinance by the Tribal Council, the Wildlife Conservation Department shall establish a waiting list for hunts of all big game species on the reservation, excluding turkey. In a calendar year this list shall not extend further than five years. The list shall include a priority system, in that a hunter’s name shall be placed on the list when a 1/3 non-refundable deposit is received. This list does not guarantee prices or time of the hunt because of the dynamic nature of a list of this kind. The 1/3 deposit guarantees the priority on the waiting list. The 1/3 deposit does not include any portion of the guide’s fee. Priority is determined by the order in which the 1/3 deposit is received.

Initially four (4) sheep permits, sixteen (16) bull elk permits, four (4) antelope permits, and twenty (20) lion permits will be available for booking for each calendar year. This number may be adjusted annually by
CHAPTER 3. GENERAL ENFORCEMENT PROVISIONS

Section 3.1 Jurisdiction

Except as otherwise provided by this ordinance, the Hualapai Tribe, through its Tribal Council, Tribal Court, and such other Tribal entities as are designated by Tribal law, shall have absolute, original, and exclusive jurisdiction to regulate and adjudicate all matters pertaining to wildlife found on the Reservation whether resident or migratory, native or introduced, and all matters pertaining to the recreation resources of the Reservation.

Section 3.2 Wildlife as Property of the Hualapai Tribe

All wildlife found on the Reservation, whether resident or migratory, native or introduced, is the property of the Tribe and may be taken only at such times, and in such manner, as provided by Tribal Law.

Section 3.3 Civil Complaints

Except as otherwise provided in this ordinance, all actions arising under this Ordinance shall be adjudicated in the Tribal Court following the filing of a civil complaint naming the Hualapai Tribe as plaintiff, by the authorized officer or other complainant alleging the violation, or by legal counsel for the Tribe.

Section 3.4 Procedure

Except as otherwise provided in this Ordinance, the Civil Procedure Code of the Hualapai Tribe shall govern all enforcement actions arising under this Ordinance.

Section 3.5 Enforcement

All authorized officers as defined in this Ordinance shall enforce all provisions of this Ordinance. Non-commissioned Rangers of the Wildlife Conservation Department and HDNR staff shall ensure that the provisions of this Ordinance are enforced through monitoring efforts in cooperation and coordination with Authorized Officers.

Section 3.6 Warrants, Subpoenas and Service of Process

Tribal Law Enforcement officers may, in addition to exercising any other powers granted by this Ordinance:

1. Execute warrants issued for the arrest of violators of this Ordinance.
prosecution of violators under 18 U.S. C. § 1163 for theft of tribal assets. Any authorized officer may follow the procedure provided by Tribal law to initiate federal prosecution in addition to or in lieu of any other enforcement procedure provided for by this Ordinance.

C. Nothing in this Ordinance shall be deemed to preclude the federal prosecution of violators of this Ordinance under the Lacey Act Amendments of 1981, Public Law 97-79. Any authorized officer or other complainant may follow the procedure provided by Tribal law to initiate federal prosecution in addition to or in lieu of any other enforcement procedure provided for by this Ordinance.

Section 3.11 Expulsion

Nothing in this Ordinance shall be deemed to preclude the use of the remedy of expulsion of non-members for violation of this Ordinance and any authorized officer may follow the procedure provided by Tribal Law to initiate an action for expulsion in addition to or in lieu of any other enforcement procedure provided for by this Ordinance.

Section 3.12 Liquidated Damages Provisions

A. The HDNR and the Wildlife Conservation Department shall prepare, and at least once per year shall review and, as necessary, revise, a schedule of Liquidated Damage amounts calculated to closely approximate the cost of providing equitable restitution to the Tribe for the damage that would be caused by each violation of this Ordinance. In calculating these Liquidated Damage Amounts, HDNR and the Wildlife Conservation Department will consider the following, in addition to any other factors they reasonably deem relevant:

1) The cost to the Tribe of producing and/or protecting the resource.

2) The cost of replacing or restoring the resource.

3) The cost of enforcement, including the general overall costs and costs particularized to individual violations where appropriate.

4) The loss to the Tribe of permit revenue.

5) Any damages due to trespass.

6) The cost to the Tribe of processing game meat left by hunters.

7) Other costs as deemed appropriate on a case by case basis.
misdemeanor. Charges filed pursuant to this section shall be in addition to the civil sanctions provided for by this Ordinance.

B. Any Indian who, pursuant to the provisions of subsection A to this section, is convicted of a misdemeanor for violation of this Ordinance or for failure to comply with a lawful order, rule, or regulation of the Wildlife Conservation Department shall be punishable by a fine of not more than $500.00, or by imprisonment in jail for not more than six months, or by both fine and imprisonment, unless a different penalty or punishment is specifically provided by this Ordinance for that violation.

C. Any Indian who, pursuant to the provisions of subsection one of this section, is convicted of a misdemeanor for:

1. Taking, possessing, transporting, buying, selling or offering for sale any big game species or any part thereof in violation of this Ordinance, or in violation of a lawful rule or regulations of the Tribe’s Wildlife Departments;

2. Detaching or removing from the carcass of a big game animal a portion thereof for the purpose of concealing evidence of illegality; or

3. Using an explosive compound, or a corrosive, narcotic, poison or other deleterious substance for the purpose of taking, stunning, or killing fish or birds shall be punishable by a fine of not more than $1000 or by imprisonment for not more than one year or by both fine and imprisonment, except that failure to attach the tag to a big game animal shall be punishable by a fine of not more than $500, or by imprisonment for not more than six months, or by both fine and imprisonment.
Section 4.4  Failure to identify

A.  It shall be unlawful for any person reasonably suspected of violating this ordinance who is able to offer proof of his identity to willfully refuse to do so to an authorized officer who, after identifying himself as such, demands such identification.

B.  Any person who an authorized officer reasonably believes to have violated this Ordinance and who refused to or cannot identify himself may, if the officer has reasonable grounds to believe he is a tribal member, be arrested and transported to the detention facility pursuant to Tribal law governing the arrest of persons for citable offenses or may be subject to the Field Bond Procedures of this Ordinance. The complaining officer shall issue and file a Citation according to the procedures of this Ordinance, substituting for the suspected violator’s name a fictitious name such as John Doe.

C.  Any person who an authorized officer reasonably believes to have violated this Ordinance and who refuses to or cannot identify himself may, if the officer has reasonable grounds to believe that the person is an Indian, but not a Tribal member, be arrested and transported to the detention facility pursuant to Tribal law governing the Field Bond Procedures of this ordinance, or may be arrested and transported according to the procedures provided by Tribal law for the initiation of federal prosecution and/or expulsion. The complaining officer shall issue and file a Citation according to the procedures of this ordinance, substituting for the suspected violator’s name a fictitious name such as John Doe.

D.  Upon determination of the true name of any defendant designated by a fictitious name in a complaint, Counsel for the Tribe shall amend the complaint to reflect defendant’s true name.

Section 4.5 Enforcement Procedures: Indians

A.  Tribal members:

1.  If after identification the suspected violator is determined to be a tribal member the officer shall issue to him a Citation and release him unless:

2.  The Field Bond Procedures of this ordinance are applicable, in which case they shall be instituted before his release, or
Tribe or the Wildlife Conservation Department, who shall prepare and file the corresponding complaint with the Tribal Court.

B. All hearings to adjudicate civil actions shall be held within ten court days of the issuance of the Citation unless defendant waives his right to a timely hearing.

C. A Citation shall inform the suspected violator of the violation charged, the alleged location, date, and time of the violation, and the location, date, and time of the hearing set to determine his liability for the acts charged.

D. If the person issued a Citation is to be cited and released he must sign the Promise to Appear located on the Citation. Any member who fails to sign the Promise to Appear shall be arrested and transported to the detention facility pursuant to Tribal law governing the arrest of suspects on citable offenses, or shall be subject to the Field Bond procedures of this Ordinance. Any person determined not to be a member who fails to sign the Promise to Appear shall be subject to the Field Bond Procedures of this Ordinance.

E. Notices to Appear shall inform the person cited that failure to appear at the hearing set for adjudication of the complaint against him will result in the entry of a default judgement against him and forfeiture of bond money or property, and as to Indians will result in the issuance of an arrest warrant for failure to appear, which shall be a separate offense under this section.

Section 4.8 Field Bond Procedures

If a suspected violator:

1) Refuses to sign a Promise to Appear, or
2) Cannot be, or refuses to be, identified or
3) Is not a member and is not a permanent resident of the reservation, and the officer determines that:

   a. Seizure of the suspected violator's property is directly necessary to secure the important tribal interest of guaranteeing the presence within Tribal jurisdiction of sufficient assets of the suspected violator to secure payment of restitution to the Tribe for any damages determined by the court to have resulted from violation of this ordinance, and

   b. There is a special need for prompt action because it is likely that the suspected
E. In any case in which the officer has reasonable grounds to believe that the delay caused by the above Bond Notice Procedure could:

1. Jeopardize the safety of the officer,

2. Lead to a breach of the peace,

3. Cause the officer to lose the opportunity to seize bond property, or

4. Give the suspected violator the opportunity to flee the jurisdiction of the Tribe, the officer may seize bond property first and then issue a Bond Notice.

Section 4.10 Bond Alternatives

A. Cash Method

The suspected violator may post a cash bond in the specified amount with the Officer.

1. Upon receipt of the cash bond, the officer shall prepare a Bond Receipt for the amount received, on the official form provided by the Wildlife Conservation Department for that purpose, which shall contain the name of the suspected violator, the serial number of the Citation issued to him, the date, the bond amount, and the signature and I.D. number of the issuing officer. One copy of the bond receipt shall be issued to the suspected violator.

2. The suspected violator shall sign the Bond Receipt and the officer shall retain and file a signed copy with the filed copy of the Citation.

3. The officer may accept a personal check or any other non-cash form of payment only as provided for by regulations of the Wildlife Conservation Department under such conditions as provided by those regulations.

4. If the suspected violator is found to be not liable to the Tribe after a trial or a hearing, the bond amount shall be returned in full. If he is found liable after a trial or a hearing, or by default due to failure to
Section 4.14  Prohibited Devices

A. Any device that is believed by an authorized officer to belong to a non-member, that violates the provisions of this Ordinance when used for the taking of wildlife, and that is seen in such use by the officer, may be summarily seized by the officer if:

1. Seizure of the suspected violator's property is directly necessary to secure the important tribal interest in preventing irreparable injury to its property or resources, and

2. There is a special need for prompt action because it is likely that the person may flee with or conceal the offending property or continue the prohibited use of such property during any enforcement delay.

B. Any officer seizing property under this section shall issue to the person from whom it is seized a receipt for the property describing it in detail. The officer shall then deliver the property to the Director for safe keeping pending the outcome of all hearings on the seizure and the underlying violations, which shall be adjudicated pursuant to the general procedures of this Ordinance.

C. In addition to filing any other complaints for the illegal use or possession of the seized property, counsel for the Tribe may apply to the court for an injunction prohibiting the continued use or possession of the property on the Reservation.

D. In addition to adjudicating the underlying complaints of illegal possession or use, the court shall make a special finding as to the ownership of the seized property. If the property is found to belong to a non-member, the court shall return the property to its owner, unless it determines that continued retention of the seized property is necessary to secure payment of a judgment as provided by the Bond Procedures of this Ordinance.

E. The court shall advise the owner of the terms of any injunctions which have been issued against his continued use or possession of the property on the Reservation, and shall further advise him that violation of the injunction is contempt of court and may subject the violator to further civil liability.

F. If, after considering the evidence, the court determines that the seized property belongs to a member or an unknown person it shall follow the procedures established by the Ordinance for the disposition of seized prohibited devices owned by members or unknown persons.
Section 4.16 Disposition of Seized Wildlife and Property

A. Wildlife seized under this Ordinance may be disposed of in such a manner as the Wildlife Conservation Department may prescribe.

B. The Wildlife Conservation Department shall prepare a report of all wildlife and devices seized by the Rangers or other authorized officers, including a description of the items. This report shall be presented to the Tribal Council annually and kept by the Department. All money derived from the sale of any seized property shall be deposited in the Hualapai Wildlife Conservation Fund account, to be utilized for wildlife improvements and the purposes listed in Section 3.12, or other purposes as determined by the Tribal Council.

CHAPTER 5. GENERAL REGULATIONS REGARDING THE TAKING OF WILDLIFE

Section 5.1 Time and Methods of Taking Wildlife

A. Wildlife except fish and bullfrogs shall be taken only during daylight, as defined herein, unless otherwise provided by HDNR with the approval of the Tribal Council.

B. No person shall take or attempt to take any species of wildlife with the use of a jacklight, artificial light, or saltlick, or with the use of any contrivance designated a "public nuisance" by this Ordinance.

C. No person, while armed with a firearm or other weapon which discharges a projectile capable of taking big game or domestic livestock, and which is readily available for use, shall search for big game or domestic livestock by casting the rays of a spotlight or other artificial light into any field, pasture, woodland, forest, prairie, or other area where big game or domestic livestock may reasonably be expected to be.

D. No person shall use protected wildlife or any edible part thereof as bait in taking any wildlife.

E. Wildlife, except fish and bullfrogs, shall not be taken by any person who is within or upon, or is using any method within, upon or attached to, a vehicle, automobile, aircraft, train, powerboat, sailboat, watercraft, or floating object towed by watercraft.
D. The provisions of this Section shall not prohibit a permittee, licensee or his family or employee or a tribally licensed trapper or hunter from carrying firearms pursuant to the rights and duties of his permit or license.

Section 5.4 Importation, Transportation, Release or Possession of Live Wildlife

No person shall possess or import or transport onto the Reservation to sell, trade, or release within the Reservation any live wildlife except as authorized by the Director of HDNR, the Program Manager for Wildlife, Fisheries, and Parks, and the Director of the Wildlife Conservation Department, and the Tribal Council.

Section 5.5 Possession, Storage, Sale and Gift of the Carcass or Parts of Wildlife

A. The carcass, or parts of the carcass, including shed antlers and skulls of wildlife lawfully obtained, may be possessed by the person who took such wildlife, and may be placed in storage in accordance with the provisions of this Ordinance. Possession of wildlife unlawfully obtained anywhere is unlawful.

B. Except as provided by subsection C below, the purchase and/or sale by any person of any wild game taken on the Reservation, including amphibians, wild bird, or fish, or the possession of such purchased or sold game is unlawful.

C. Edible portions of meat, heads, horns, antlers, hides, feet, or skin of wildlife lawfully taken, or the treated or mounted specimens thereof, may be possessed, sold and transported at any time, except that migratory birds and parts thereof may be possessed and transported only in accordance with federal regulations and except that Desert Bighorn Sheep horns shall be plugged at the Wildlife Conservation Department.

D. A person may make a gift of the carcass or parts of the carcass of his lawfully obtained wildlife, or he may have it prepared in a public eating-place and served to himself and his guests.

E. A person who has legally killed a big game animal may authorize the transportation or shipment of such animal by filling out and signing the Transportation and Shipping Permit issued as part of the Big Game permit by the Wildlife Conservation Program.

F. A tribal Transportation Permit must accompany the carcass of any wildlife possessed or being transported until it reaches the hunter's permanent residence or the commercial processing plant where it is to be processed.
A. Any person suffering property damage from wildlife may exercise all reasonable measures to alleviate such damage except that reasonable measures shall not include injuring or killing game mammals or game birds.

B. Any person suffering such property damage may, after resorting to such relief as is permissible under subsection A, file a written report with the Wildlife Conservation Department Director advising him of the damage suffered and the species of animals causing such damage, and the Wildlife Conservation Operations Director shall order an investigation and report by an employee trained in the handling of wild animal depredations. The Tribal Council will be supplied with a copy of the report.

C. The Rangers shall provide technical advice and shall assist in the necessary anti-depredation measures recommended in the report.

D. If removal of animals is found to be necessary to prevent further damage, HDNR may:

1. With the approval of the Tribal Council, establish special seasons, special bag limits and/or reduced fees, waive any or all permit fees required by this Ordinance, and/or have a special draw for Hualapai Tribal members for the taking of such wildlife; or

2. Issue a special permit for the taking of such wildlife to the property owner suffering damage, if the HDNR Director determines that the method described in paragraph D1 of this Section is impractical. The edible portions of all such wildlife taken by the person suffering damage shall be turned over to an agent of the HDNR Department for delivery to a Tribal Institution or charitable organization; or

3. Direct an authorized officer to trap, capture or otherwise take such wildlife for removal.

Section 5.10 Taking of Bear or Mountain Lion for Protection of Property; Report

A. Other provisions of the Ordinance notwithstanding, a livestock association or tribal member who is a livestock operator, who has had livestock attacked or killed by bear or mountain lion, may use such measures as are necessary to prevent further damage, including taking the bear or mountain lion, or contracting with another person for such taking with written approval of the HDNR Director.
part of this section.

E. The Wildlife, Fisheries and Parks Program Manager, upon receipt of an Animal Nuisance/Hazard Report, shall order an investigation and report by an employee trained in the handling of animal depredations. If, in consultation with that employee and with a Wildlife, Fisheries and Parks Biologist, the Program Manager determines that the nuisance or hazard is likely to be of a continuing or repetitious nature, he shall formulate a written Animal Nuisance/Hazard Abatement Plan to remedy the nuisance or hazard and shall implement the plan.

F. An Abatement Plan formulated pursuant to this section may authorize the trapping, tagging, moving, or killing of hazardous or nuisance animals if necessary for the safety of the public or the protection of property from repeated damage.

G. No animal trapped pursuant to this section shall be kept in captivity for longer than is necessary to tag and transport the animal to another area for release.

H. Any animal killed pursuant to this section shall be disposed of pursuant to the provisions of Section 5.11(C).

I. After an Abatement Plan has been implemented, the Wildlife, Fisheries and Parks Program Manager shall prepare and file a report on the methods used and the final results, including the disposition of any animal killed pursuant to the plan.

Section 5.12 Injured Animals; Taking by Authorized Personnel; Disposition; Display

A. Whenever it comes to the attention of an authorized officer that an animal has been injured to such a degree that it is unlikely that the animal will recover from its injury, the officer shall, as soon as possible, describe the animal, its injury, and its location to the Wildlife, Fisheries, and Parks Program Manager who, if it appears that the
employees. A tribal employment ID card will be supplied by the Human
Resources Office for that purpose. In addition refer to Section 2.4B.

K. A Special permit for the collection of eagle feathers may be obtained, by tribal
members for ceremonial purposes only, with HDNR and Department of Cultural
Resources approval. This does not authorize the killing of eagles.

Section 6.2 Form and Contents of Permits; Duplicate Permits; Period of Validity

A. Permits shall be prepared by the Wildlife Conservation Department. The permit
shall be issued in the name of the Hualapai Tribe. Each permit shall be signed by
the permittee in ink on the face thereof and any permit not so signed is invalid.
With each permit authorizing the taking of big game, the Department shall
provide such tags as the Director may prescribe, which the permittee shall attach
to the game animal in such a manner as is prescribed by the program.

B. The Wildlife Conservation Department may issue more than one big game permit
to a single individual in a given year if that is the most effective way to market
them. There is no restriction on the number of times a hunter can hunt and no
limit on the number of kills for a given hunter so long as all other rules and
regulations are followed. The Department may issue a duplicate permit, provided
that the person requesting such duplicate permit furnishes the information deemed
necessary. A fee to be determined and published by the Wildlife Conservation
Department shall be collected for each duplicate permit issued, by approval of
Tribal Council.

Section 6.3 Permit Agreements Required

All persons to whom permits are issued by Wildlife Conservation Department shall be
required to sign a Permit Agreement before any such permit shall be valid. The Permit
Agreement shall be in the form provided by Section 6.4. The Permit Agreement shall be signed
by the applicant in the presence of the individual who issued the permit, or his agent.

Section 6.4 Permit Agreement Form

A. Permit Agreements shall be printed on the back
of all permits and shall take the following form:

I, ________________________, hereby agree, as consideration for receiving this permit,
that the following terms and conditions govern my use of the permit, my presence on the
Hualapai Reservation, and my use of Tribal resources and services:
B. **FISHING PERMITS**

**Non-Member Permit:** Any non-member, resident or non-resident, may purchase a fishing permit which shall entitle him to fish in the Reservation streams and lakes during the open season of the permit year. Fees and regulations, including the season and the fishing areas to be opened, shall be prescribed by HDNR and approved by the Tribal Council.

**Tribal Members Permit:** Permits for fishing on the Reservation shall not be required for members of the Tribe, excluding fee fishing areas.

C. **ELK HUNTING PERMITS**

**Non-member Permit:** Any non-member, resident or non-resident, may apply to purchase an elk hunting permit which will entitle him to hunt elk on the Reservation during the open season of the permit year. Regulations, including season, the hunting areas to be opened, the number of elk permits to be issued, and the method for determining which applicants receive permits, shall be established by HDNR and approved by the Tribal Council. Permits shall be issued by the Wildlife Conservation Department. Fees shall be established by the Wildlife Conservation Department and approved by the Wildlife Conservation Department governing body.

D. **TURKEY HUNTING PERMITS**

**Non-member Permit:** Any non-member, resident, or non-resident, may be issued a turkey hunting permit only at such times, and under such rules and regulations as may be prescribed by HDNR and approved by the Tribal Council.

E. **DEER HUNTING PERMITS**

**Non-member Permit:** Permits which entitle the permittee to hunt deer on the Reservation shall not be issued to any non-member, resident or non-resident, except as may be specifically authorized and regulated by the Tribal Council.

F. **DOVE, SQUIRREL AND QUAIL HUNTING PERMIT**
small game or migratory birds if accompanied by a person holding a valid tribal permit for that activity. The non-member child can take 1/2 the legal limit of a regular permit.

**Non-member Minor Big Game Hunting:** A non-member under the age of fourteen (14) years of age may not take big game. A non-member between the ages of fourteen (14) and seventeen (17) years of age inclusive, may take big game only if said minor possesses a valid tribal permit and is accompanied by a person eighteen (18) years or older.

**Member Minor Big Game Hunting:** A member under the age of fourteen (14) years may not take big game. A member between the ages of fourteen (14) years of age and seventeen (17) years of age inclusive, may take big game only if said minor has obtained a valid tribal permit, as may be required under this Ordinance, and is accompanied by a person eighteen (18) years of age or older.

### J. FALCONRY PERMITS

The Director may issue a permit to capture and keep in the permittee's possession a Cooper's, sharp Shinned, Rattail, Harris, American Kestrel or Goshawk for use in the practice of falconry on the Reservation.

All raptor permits shall expire on December 31st of each year.

Raptors may be captured only in those areas prescribed by the department.

Permits required by this section must be in the possession of the permittee whenever he is on the Reservation and practicing falconry.
O. HDNR shall prescribe such rules and regulations as may be necessary to carry out the provisions of this section, subject to the approval of the Tribal Council.

Section 6.6 Camping Permits: Regulations

A. Except as specifically authorized in writing by the Director of the Wildlife Conservation Department, no non-member shall camp in other than a designated campsite.

B. Any non-member occupying a campsite shall first have obtained a Tribal camping permit, and such permit shall be available for inspection at all times during which the campsite is occupied. One permit is required for each campsite occupied.

C. Camping permits are not transferable, and transferring a permit to or receiving a permit from another person is unlawful.

D. Campfires shall be permitted only in designated areas for which the permit is issued.

E. No person shall camp within one quarter (1/4) mile of a wildlife or livestock watering hole, or in any area which is posted as a "No Camping" area, with the exception of members of Livestock Associations.

F. In addition to pursuing any other remedies provided by this Ordinance, the Wildlife Conservation Department, after notice and an administrative hearing, may suspend or revoke the camping privileges of any violator of this Section for a period not to exceed five years. Before any such suspension or revocation, the Wildlife Conservation Department shall notify the person whose privileges may be suspended to appear and show cause why they should not be suspended. Notice of the hearing shall be sent by registered mail to the violator's last known address within ninety days of a determination by the Tribal Court that the person is liable for any such violation. Notice of the hearing must be given BEFORE
Section 6.8 Obtaining Permit by Fraud

No person shall, by fraud or misrepresentation, obtain a permit to take wildlife, and a permit so obtained is void and of no effect from the date of issuance thereof.

Section 6.9 Transportation Permits

A. A person may transport big game legally taken by another provided that the big game has attached to it a permit for the taking of that game endorsed by the person who took it. Wildlife shall be transported in such a manner that it may be inspected by authorized persons upon demand until the wildlife is processed. No person shall possess more than one bag or possession limit of any species of wildlife, except for the purpose of transportation.

Section 6.10 Shipment by Common Carrier

A. No person shall deliver for transportation to any common carrier, and no common carrier shall transport, any wildlife except as provided for under this Ordinance.

B. Wildlife may be shipped during the open season, or within two weeks thereafter, but such shipment shall not exceed the possession limit for any one species, and no more than one such possession limit may be shipped in a period of seven consecutive days. When shipped, a valid transportation permit shall be firmly attached to such shipment and the shipment shall be clearly and conspicuously labeled with the name and address of the consignor and consignee and an accurate statement of the contents of package.

CHAPTER 7. WILDLIFE HABITAT PROTECTION

Section 7.1 Restrictions on Motor Vehicle Use; Recommendations; Agreements; Rules; and Regulations

A. When HDNR and the Wildlife Conservation Department determine that the operation of motor vehicles within a certain area is or may be damaging to Wildlife reproduction, wildlife management or wildlife habitat of that area, the Departments, with the approval of the Tribal Council, may order the area closed to motor vehicles for such period as is approved by the Tribal Council, provided that all roads in the area shall remain open unless specifically closed.
4. A licensed hunter who enters an area solely to pick up a big game animal which he has legally killed.

5. Emergency situations, such as fire or other disasters, or when otherwise necessary to protect life or property.

B. Parking shall be allowed along open roads in closed areas, except that no vehicle shall be parked or operated at a distance greater than three hundred feet from such roads.

Section 7.5 Expenditure of Funds; Source, Functions

The Wildlife Conservation Department may expend such funds on wildlife habitat protection as may become available from budget funds appropriated to carry out the provisions of this Chapter, including, but not limited to, expenditures for;

1. Investigations and surveys of actual or possible wildlife habitat damage by motor vehicles.

2. Posting notices of restrictions, prohibitions and permitted uses of motor vehicles.

3. Providing maps to hunters.

4. An informational and education program on wildlife habitat preservation and restoration.

5. The enforcement of the provisions of this Chapter or any rule or regulations adopted pursuant to the Chapter.
authorization;

14. Cut, damage, or destroy any fence on the Reservation;

15. Hunt for small game on the Reservation without a valid permit in his possession;

16. Take small game in excess of the number permitted by tribal regulations;

17. Hunt small game during a period of the year not permitted by tribal regulations;

18. Hunt small game in any manner or place not permitted by tribal regulations;

19. Obtain by fraud or misrepresentation a permit to hunt small game on the Reservation;

20. Take, possess, transport, import, trade, buy, sell or offer for sale small game within the Reservation;

21. Allow small game to go to waste;

22. Hunt big game on the Reservation without a valid permit in his possession;

23. Take big game in excess of the number permitted by tribal regulations;

24. Hunt big game during a period of the year not permitted by tribal regulations;

25. Hunt big game in any manner or place not permitted by tribal regulations;

26. Obtain by fraud or misrepresentation a permit to hunt big game on the Reservation;

27. Take, possess, transport, import, trade, buy, sell, or offer for sale big game within the Reservation;
38. Shoot, take, ensnare, or trap for the purpose of killing or in any other manner to injure or destroy any song bird or birds whose principal food consists of insects;

39. Carry, transport, or possess devices for taking game within or upon a game refuge;

40. Misuse firearms as defined in this Ordinance or by tribal regulations;

41. Camp in a designated campsite on the Reservation without a camping permit;

42. Camp in any area on the Reservation other than in a designated campground;

43. Build a campfire other than in designated areas for which permit is issued;

44. Assign a camping permit, or accept an assigned camping permit;

45. Camp within one quarter mile of a wildlife or livestock water hole, or in an area posted to-prohibit camping therein; except the exceptions listed Section 6.6E.

46. Camp in any place, or manner, or at any time not permitted by this Ordinance or by tribal regulations;

47. Cut a hole larger than eight inches in diameter for ice fishing;

48. Enter any special use area of the Reservation without a proper special use Permit;

49. Allow any unleashed dog to roam within any campground, populated or public area; except Peach Springs;

50. Disobey a lawful order of any official Tribal Officer;
NOTICE

NATURAL RESOURCE VIOLATIONS

LIQUIDATED DAMAGES AND BOND SCHEDULE

Pursuant to Section 3.12C of the Hualapai Ordinance 24-70 2003 Revised, public notice is hereby given of the amount of liquidated damages for which violators will be liable to the Hualapai Tribe for each of the following violations of the Hualapai Ordinance 24-70 2003 Revised. The amounts also indicate the amount of bond which violators may be required to post in the field when cited for these violations. In extreme or aggravated cases violators may also be subject to higher and/or punitive damages, federal prosecution and expulsion from the Reservation.

Except as otherwise provided by this Ordinance, in addition to all other activities prohibited by this Ordinance, it shall be unlawful for any person to:

<table>
<thead>
<tr>
<th>VIOLATION(S)</th>
<th>FINE</th>
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<tr>
<td>1. Trespass</td>
<td>$100 + award of damages for the benefit of the injured party.</td>
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<tr>
<td>2. Enter any Special Use Area of the Reservation without a proper Special Use Permit</td>
<td>$1000 + $100 per day after the first day</td>
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<tr>
<td>3. Enter any part of the Reservation that is posted as closed</td>
<td>$1,000</td>
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<td>4. Disobey a lawful order of any official Tribal Officer</td>
<td>$500</td>
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<tr>
<td>5. For a non-member, fish in any waters of the Reservation without a valid permit in his possession</td>
<td>$100</td>
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<tr>
<td>6. Take fish from any waters on the Reservation in excess of the number permitted by tribal regulations</td>
<td>$100 up to five (5) over the limit; $10 for the 6th fish over the limit and each additional fish.</td>
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<tr>
<td>7. Fish in any waters on the Reservation during a period of the year not permitted by tribal regulations</td>
<td>$100</td>
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<tr>
<td>8. Fish in any manner or place not permitted by tribal regulations</td>
<td>$100</td>
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<td>9. Clean fish in streams, springs, or lakes</td>
<td>$100</td>
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<tr>
<td>10. Obtain by fraud or misrepresentation a permit to fish on the Reservation</td>
<td>$100</td>
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<tr>
<td>27.</td>
<td>Hunt Big Game in any manner or place not permitted by tribal regulations</td>
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<td>Allow any edible portion of Big Game to go to waste</td>
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<td>31.</td>
<td>Detach or remove, or attempt to detach or remove, from the carcass of a Big Game animal a portion thereof for the purpose of misrepresenting or concealing the species or sex of the animal</td>
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<td>32.</td>
<td>Use any explosive compound or corrosive, narcotic, poisonous or other deleterious substance for the purpose of taking, stunning, or killing fish, birds, Small Game or Big Game</td>
</tr>
<tr>
<td>33.</td>
<td>Shoot, or attempt to shoot, any wildlife within one quarter mile of any occupied residence, cabin, or building, without permission of the owner or resident, or shoot from or across paved road</td>
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<td>34.</td>
<td>Use a dog or dogs to take Big Game other than Bear or Mountain Lion</td>
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<tr>
<td>35.</td>
<td>Have in his possession, while hunting, any contrivance designed to silence, muffle, or minimize the report of a firearm</td>
</tr>
<tr>
<td>36.</td>
<td>Misuse firearms as defined in this Ordinance or by tribal regulations</td>
</tr>
<tr>
<td>37.</td>
<td>Carry, transport, or possess devices for taking game within or upon a game refuge</td>
</tr>
<tr>
<td>38.</td>
<td>Take, possess, transport, import, buy, sell or offer for sale, molest, or in any way interfere with Desert Big Horn Sheep on the Reservation without a valid sheep hunting tag.</td>
</tr>
<tr>
<td>39.</td>
<td>Willfully or carelessly set or start a forest fire, brush or grass fire</td>
</tr>
<tr>
<td>40.</td>
<td>Pollute any Reservation waters</td>
</tr>
<tr>
<td>41.</td>
<td>Destroy remove, injure or cut any green tree on the Reservation without tribal authorization</td>
</tr>
<tr>
<td>42.</td>
<td>Cut, damage, or destroy any fence on the Reservation</td>
</tr>
<tr>
<td>43.</td>
<td>Destroy or deface signs, tables, improvements, crops, personal or real property</td>
</tr>
<tr>
<td>44.</td>
<td>Litter roads, roadside, campgrounds, waters or any other tribal land on the Reservation</td>
</tr>
</tbody>
</table>
Appendices