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any necessary report of sale together with the duplicate license after the first day of each month as long as the agent sells these licenses in accordance with § 10-301 of this subtitle. The report and duplicate licenses shall reach the Department by the seventh day of each succeeding month. The Department shall reimburse any agent not RESIDENT AND operating on consignment the sum paid for unissued NONRESIDENT hunting basic licenses, consolidated hunting NONRESIDENT 3-DAY HUNTING LICENSES, and individual hunting stamps provided they are returned intact, and still attached in the issuing books by June 30 of each year, and have been checked and found to be correct by the Department. Every hunting license and individual hunting stamp not returned by June 30 shall be deemed sold and not reimbursable unless accompanied by a statement under oath stating why the hunting license or individual hunting stamp is returned late. The Department, after review, may reimburse the agent.

- (d) (C) A designated person may not make any false statement concerning any date of issuance or other RESIDENT OR NONRESIDENT basic hunting license, consolidated hunting license, NONRESIDENT 3-DAY HUNTING LICENSE, or individual hunting stamp data. Every hunting license book, duplicate individual hunting license, or individual hunting stamp shall be available for any law enforcement officer to inspect at any time during the regular business day. An agent may not issue any hunting license or individual hunting stamp without receiving the fees required by law. A receipt may not be issued in lieu of a hunting license or individual hunting stamp.
- (e) (D) In addition to any other penalty provided for by the provisions of this title, any agent convicted of violating the provisions of this section shall have the agent's hunting license and individual hunting stamp issuing privilege rescinded.
- (a) (1) Except as provided in paragraph <u>PARAGRAPHS</u> (2) <u>AND (3)</u> of this subsection, in addition to the basic hunting license, a person hunting deer in the State first shall obtain the appropriate individual hunting stamp.
- (2) A person <u>RESIDENT</u> may hunt deer in the State during each season with a consolidated hunting license.
- (3) A NONRESIDENT MAY HUNT DEER IN THE STATE DURING REGULAR FIREARMS SEASON WITH A NONRESIDENT BASIC HUNTING LICENSE.
- (b) A hunting license or other individual hunting stamp is not required of the following:
- (1) The owner or tenant of farmland, the owner's or tenant's spouse and children, or the spouse of any child who resides on the farmland. A tenant is a person holding land under a lease, or a sharecropper who resides in a dwelling on the land, but it does not include any employee of the owner or tenant; and
- (2) Any resident serving in the Armed Forces of the United States while on leave in the State, during the resident's leave period, if, while hunting, the resident