FACT SHEET
Possession and use of spotlights in recognised deer habitat

The spotlighting of deer is a major enforcement issue for government agencies, such as the Game Management Authority and Victoria Police. It is illegal, dangerous, unethical and reduces recreational hunting opportunities for law-abiding hunters.

When hunting deer, it is already an offence to:
- hunt deer at night.
- hunt deer with the use of artificial light.
- carry a loaded firearm in a vehicle.
- possess a loaded firearm or discharge a firearm on or across a public road or thoroughfare.

On 11 September 2012, the Victoria Government remade the game hunting regulations. The Wildlife (Game) Regulations 2012 include some minor amendments in response to advances in lighting technology. People are not to be in possession of a firearm and spotlight between 30 minutes after sunset until 30 minutes before sunrise in recognised deer habitat.

There are certain situations where deer hunters can be in possession of a firearm and spotlight in a vehicle, where their firearm and ammunition is secured in their vehicle, or, while on foot, their firearm is unloaded, their ammunition is stored in an appropriate case or container and the spotlight is not fitted to their firearm.

The aim is to address illegal spotlighting without impacting on deer hunters genuinely using torches, lanterns or headlamps for safety, domestic or emergency purposes.

What is a spotlight?
A spotlight is now defined as any source of artificial light, infrared device, night vision or heat detecting device.

The definition of a spotlight no longer refers to lights that have a power source that exceeds 4.5 volts. This is due to advances in technology for low voltage lights (including LED lights), which now have sufficient power to be used as a spotlight.

Under the regulations, a spotlight does not include:
- a domestic light used for domestic purposes – this could include lights such as torches, lanterns and work lights used around camp.
- an emergency light used for emergency purposes such as hand-held torches or headlamps used to navigate out of the bush or 12 volt lights used when working on your vehicle.
- a light fitted to your vehicle that complies with the Road Safety (Vehicles) Regulations 2009 – this covers all spotlights and work lights that are fitted on your vehicle in a legal manner.

Possession of a spotlight and firearm when in a vehicle
Hunters travelling in vehicles between 30 minutes after sunset until 30 minutes before sunrise in recognised deer habitat can be in possession of a firearm and spotlight as long as:
- the firearm is unloaded and stored in a securely fastened case or container (e.g. gun bag or gun case) that is stowed in the boot or storage area of a sedan, dual cab or wagon and is not readily accessible by any occupant of the vehicle.
- for utes or single cabs, the firearm is unloaded and stored in a securely fastened case or container and stowed in a part of the vehicle not readily accessible by any occupant of the vehicle. The best approach here is to fit a lockable steel box to the tray and store the firearm in there.
- any ammunition is stored separately (but not in a glove box) and is in a part of the vehicle not readily accessible by any occupant of the vehicle.
- any spotlight in or on the vehicle is not in use.
Possession of a spotlight and firearm when on foot

Hunters on foot in recognised deer habitat between 30 minutes after sunset until 30 minutes before sunrise in recognised deer habitat can carry an artificial light (e.g. torch or headlamp) for on-foot navigation purposes as long as:

- the firearm and magazine is unloaded – this means that all cartridges must be removed from the firearm and any magazine.
- ammunition is stored in a closed case or container – this could include a backpack or cartridge case.
- any artificial light is not fitted to the firearm or fixture attached to the firearm – no light can be fitted to any part of the firearm or a scope or other fitting attached to the firearm.

Recognised deer habitat

Recognised deer habitat is defined as all areas of Crown land in the following Victorian municipalities:

- Alpine Shire Council
- Ararat Rural City
- Baw Baw Shire Council
- Benalla Rural City Council
- Cardinia Shire Council
- Colac-Otway Shire Council
- Corangamite Shire Council
- East Gippsland Shire Council
- Glenelg Shire Council
- Horsham Rural City Council
- Mansfield Shire Council
- Mitchell Shire Council
- Murrindindi Shire Council
- Northern Grampians Shire Council
- Pyrenees Shire Council
- South Gippsland Shire Council
- South Grampians Shire Council
- Strathbogie Shire Council
- Towong Shire Council
- Wangaratta Shire Council
- Wellington Shire Council
- Whittlesea City Shire Council
- Yarra Ranges Shire Council

People exempt from spotlighting laws

Landowners/occupiers or their agents who are using a spotlight for the purposes of controlling pest animals to a distance of 250 metres outside the boundary of their property in recognised deer habitat are exempt.

Any person acting in accordance with an Authority to Control Wildlife or other authorisation issued under the Wildlife Act 1975 that stipulates they can destroy wildlife with the aid of a spotlight are also exempt.

Penalties

There are multiple offences for people caught spotlighting deer or for being in possession of a spotlight and firearm in recognised deer habitat. Each offence can attract a fine of up to $2,800 and Firearms and Game Licences may be cancelled. In addition, equipment used in the commission of an offence, such as firearms, spotlights and vehicles, can be seized by enforcement officers and forfeited by the courts.

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