

10-305.

If any person loses the person's hunter's license, the person may make affidavit stating the date the license was issued, its number, description, and the name of the [court clerk or] designated person who issued the license. Upon receipt of this information the Department may issue a duplicate hunting license for a \$1 fee.

10-308.

(d) (1) A person may obtain the consolidated hunting license, the resident and nonresident basic license, and individual hunting stamp [from the clerk of the circuit court of any county or] from any person designated by the Department.

(2) The issuing [clerk or] person designated shall retain the sum of 50 cents as compensation for issuing each resident and nonresident basic hunting license and an individual hunting stamp and \$1 as compensation for issuing each consolidated hunting license. The balance of the fee is paid over and accounted for in the same manner as hunting licenses.

(3) The Department shall use \$1 from the sale of each consolidated hunting license and, except for the fee retained by the issuing [clerk] PERSON, all of the money derived from the sale of bow and arrow and black powder stamps as follows:

(i) Up to 40 percent to:

1. Provide bow hunter education;
2. Acquire, construct, and maintain public archery ranges; or
3. Perform any study necessary to evaluate any program or project related to bow or muzzle loader hunting; and

(ii) The remaining percentage to:

1. Establish an effective and efficient deer checking system during the muzzle loader and bow hunting deer season;
2. Acquire additional hunter access during the muzzle loader and bow hunting season by:
 - A. The opening of additional State-owned lands to muzzle loader and bow hunting;
 - B. The purchase of rights-of-way or access roads to reach areas not open to muzzle loader and bow hunting;
 - C. The acquisition of additional lands for muzzle loader and bow hunting; and
 - D. The administration of a permit system applicable to newly opened areas; and