WAC 220-200-170

Special use permits.

(1) A special use permit issued by the department sets forth terms and conditions to allow for reasonable accommodations for persons with disabilities.

(2) A special use permit must be carried on the person acting under or using devices authorized by the special use permit.

(3) The terms for use granted by a special use permit, when provided as a reasonable modification, supersede department rules that conflict with the terms of the special use permit.

(4) It is unlawful to fail to abide by the conditions of a special use permit. Violation of this subsection is punishable under RCW, or 77.15.750, 77.15.230, 77.15.160(6)(b), depending on the circumstances of the violation.

WAC 220-200-180

Suspension of a special use permit—Appeal hearing.

(1) The department may suspend a person's special use permit for the following reasons and corresponding lengths of time:

(a) If the person pays the required fine or is found to have committed an infraction under Title 77 or the department's rules, the department shall suspend the person's special use permit for two years;

(b) If the person pays the required fine or is convicted of a misdemeanor or gross misdemeanor under Title 77 or the department's rules, the department shall suspend the person's special use permit for five years;

(c) If the person pays the required fine or is convicted of trespass, reckless endangerment, criminal conspiracy, or making a false statement to law enforcement while hunting, fishing, or engaging in any activity regulated by the department, the department shall suspend the person's special use permit for life;

(d) If the person pays the required fine or is convicted of a felony violation under Title 77, the department shall suspend the person's special use permit for life;

(e) If the person has a hunting or fishing license revoked or has hunting or fishing license privileges suspended in another state, the department shall suspend the person's special use permit for the duration of the underlying suspension or revocation;

(f) If the person is cited, or charged by complaint, for an offense under Title 76, 77, 79, 79A, 9, 9A; or for unlawful use of a department permit, trespass, reckless endangerment, criminal conspiracy, or making a false statement to law enforcement while hunting, fishing, or engaging in any activity regulated by the department, the department shall immediately suspend the person's special use permit until the offense has been adjudicated; or

(g) If the person submits fraudulent information to the department, the department shall suspend the person's special use permit for five years.

(2) The Department may suspend a person's special use permit for two years if the person fails to abide by the terms or conditions of the special use permit issued to that person.

(3) Any person with a disability issued a special use permit, who is notified of an intended suspension may request an appeal hearing under chapter 34.05 RCW.
The “shoot from a vehicle” language will be removed from WAC 220-413-140. If a person needs to shoot from their vehicle due to their disability creating a hardship, they will now complete a SUP application and their physician will certify their need for accommodation.

A SUP permit will be issued to them, along with an 8 x 11 florescent green placard for their window identifying them as having been issued the accommodation. (observable fact)

The orange placards are going away as this was the original intent for those … but, if enforcement feels the orange placard is good for discerning disability from able-bodied … that is a discussion we can have.

WAC 220-413-140 Hunting of game birds and animals by persons with a disability.

(1) Definitions:
(a) "Hunter with a disability" means a person with a permanent disability who possesses a disabled hunter permit issued by the department.
(b) "Disabled hunter permit" means a permit, card, or endorsement to a license issued by the department to any person with a permanent disability who applies to the department and presents such evidence as the director may require showing that the applicant is a person with a qualifying disability.
   (i) Upon approval of the application, the department will issue a vehicle identification placard.
   (ii) A designated hunter companion card will be issued to the holder of a disabled hunter permit along with the issuance of a hunting license.
(c) "Designated hunter companion" means a designated person who only assists with that physical function the hunter with a disability is unable to perform, such as stalking, shooting, tracking, retrieving, or the tagging of game birds and game animals.
(d) "Designated hunter companion card" means an identification card issued by the department to a hunter with a disability for use by another person in assisting or acting on the behalf of the hunter with a disability while engaging in hunting activities.
(e) "Accompany" means the hunter with a disability and the designated hunter companion are in the physical presence of each other, not to exceed a 1/4-mile separation. While stalking or shooting an animal, the hunter with a disability and the designated hunter companion must have a form of reliable and direct communication.
(2) It is unlawful for a hunter with a disability to fail to obtain all required licenses, tags, or stamps before hunting.
(3) It is unlawful for a designated hunter companion to assist a hunter with a disability unless the designated hunter companion has the designated hunter companion card on his or her person. A designated hunter companion must have a valid hunting license issued by Washington state or another state.
   (a) The designated hunter companion must accompany the hunter with a disability when stalking or shooting game on behalf of the hunter with a disability.
   (b) The designated hunter companion does not need to accompany the hunter with a disability while tracking an animal wounded by either hunter, or while tagging or retrieving a downed animal on behalf of the hunter with a disability.
(4) It is unlawful for the hunter with a disability or the designated hunter companion to fail to:
   (a) Immediately cut, notch, or date any required tag upon harvesting a game bird or animal; and
   (b) Affix the tag to the carcass of the game bird or animal as soon as reasonably possible after killing the game.
(5) A violation of subsection (2), (3), or (4) of this section is punishable under RCW 77.15.400, 77.15.410, 77.15.430, or 77.15.750 or other statutes under chapter 77.15 RCW depending on the circumstances of the violation.
(6) Game birds or game animals killed, tagged or retrieved by a designated hunter companion on behalf of a hunter with a disability do not count against the designated hunter companion's bag or possession limit.
(7) It is unlawful for a hunter with a disability to possess a loaded firearm in a motor vehicle, or shoot from a motor vehicle, unless the vehicle is stopped, the vehicle is removed from the maintained portion of the roadway, and the motor is turned off. A disabled hunter vehicle identification placard must be displayed and visible. Removing this language.