General Information: Most of the land occupied by elk in the hunt area is in private ownership. These lands are open to elk hunting only with the written permission of the land owner. Your elk tag does not give you the authority to enter private property nor is it valid on Private Land Management (PLM) areas that currently harvest elk. Tule elk have been known to use the CDFW property on San Luis Wildlife Area (WLA). Special weapon restrictions apply on this property (archery only for elk). Contact the Department of Fish and Wildlife at the Los Banos WLA (209) 826-0463 for additional information and maps. Currently, no big game hunting is permitted on State Parks or Department of Resources lands surrounding the San Luis Reservoir.

For those who have access to a computer and a high speed internet connection, the Department has an interactive mapping program which allows you to zoom in to the 7.5 minute topographical maps. The program website is https://www.wildlife.ca.gov/Data/GIS/IMAPS

Harvest Data: CDFW recommends all elk hunters to provide the most accurate harvest information possible. A GPS harvest location is preferred. These data are crucial for CDFW personnel to evaluate current harvest strategies, propose new strategies, assess herd health, track elk herd distributions, and recommend tag quota changes to the Fish and Wildlife Commission. All information is used by CDFW personnel to best manage the elk herds for continued population growth and expansion while providing continued recreational use and hunter opportunity. Online reporting is preferred, but please use whatever method is most convenient for you – as long as you report. Thank you!

Non-lead ammunition information: Effective July 1, 2019, it shall be unlawful to use, or possess with any firearm capable of firing, any projectile(s) not certified as nonlead when taking any wildlife for any purpose in this state. For more information, please refer to the California Code of Regulations Title 14 Section 250.1 and Fish and Game Code Section 3004.5.

Remember all hunters MUST report to the Department within one week after the close of elk season, REGARDLESS if an elk was taken, either through mailing in the tag or the new online reporting system outlined below.

The Department offers an internet reporting option for hunters to submit big game tag report card information. Both successful and unsuccessful hunters will be able to report their hunt results online via the Department’s online license service at http://www.wildlife.ca.gov/Licensing/Online-Sales Log on to the Online License Sales and Service, and then click on Harvest Reporting in the top section. Hunters submitting reports online will receive a report confirmation number and will not have to mail in the report card. The Department encourages all hunters (including those who were unsuccessful or who had a tag but did not hunt) to use this new service to meet their respective reporting requirements. Accurate harvest information is a crucial element in developing population estimates and the resulting tag quotas as well as in assessing the performance of current hunt programs and in the development of new opportunities. Online reporting will provide that information in a timelier, more convenient manner.

Tooth Collection: The Department is collecting teeth from animals taken by hunters for age analysis. Successful hunters should follow directions on the tooth envelope (included with this flyer) to remove the two front teeth (and only the two front teeth, please do not send in sections of the jaw) and submit them to the Department. Please do not wrap teeth in plastic or foil. The Department will post the age analysis results at https://www.wildlife.ca.gov/Conservation/Mammals/Elk/Tooth-Age-Data for hunters that submit teeth from their hunt. The age of your animal can be found by using your GO ID
Care of Meat: Conditions during the elk hunting season can be quite warm, even with mild temperatures an improperly handled carcass can lead to spoilage. The weather and the steep, rugged terrain within the hunt area make it critical you are prepared to properly care for the meat if you harvest an animal. Elk are large mammals and hold heat, which leads to spoilage. Open up the elk as soon as possible including the neck area, hip joints, and shoulders to promote cooling. You should be physically fit and prepared to skin and quarter or de-bone your elk immediately after it is tagged. It is encouraged that you debone the meat as soon as possible to prevent the meat from spoiling (bone sour). The meat should be hung in fly proof breathable sacks in the shade until you pack it out (as soon as possible). If you are hunting by yourself, you will need, at minimum, four game sacks (six is better for loose cuts of meat), plenty of rope, a game hoist, a knife, a knife sharpener, and a pack frame. A meat saw or hatchet and a tarp would also likely be helpful. Failure to properly care for or remove all edible portions of a harvested animal can lead to a violation of the Fish and Wildlife Code. Never lay meat directly on the bed of a truck because the exhaust system heats the bed and can lead to spoilage. It is suggested you place a pad or sleeping bag down to insulate the meat underneath.

Collars: Please note that some of the elk within the hunt area have been fitted with radio collars. Some of these collars are no longer responding and the Department encourages hunters to harvest an elk with a collar. If a collared elk is harvested, please contact Cristen Langner (209) 668-3170 immediately so that she can arrange to obtain the collar. In order to prevent the loss of data it is important that we are contacted as soon as possible.

CHANGES IN ELK TAG APPLICATION, RETENTION, and EVIDENCE OF SEX: CCR T14-708.11.
Elk License Tags, Application, Distribution and Reporting Procedures.
Bold sections were new in 2015
(A) License tags shall be attached to the antler of an antlered elk immediately after killing. The license tag shall be kept attached to the antler of an antlered elk and retained for 15 days after the close of the season.
(B) License tags shall be attached to the ear, leg, or largest portion of meat of antlerless elk immediately after killing. If the head is removed and not retained, evidence of sex in the form of udder or vulva must remain naturally attached. Boned out or quartered animals shall have evidence of sex naturally attached to a portion of the meat. The license tag shall be kept attached to the ear, leg, or largest portion of meat of an antlerless elk until processed and then shall be retained for 15 days after the close of the season.

Our goal is to assure that you have a safe and enjoyable hunting experience. Please contact Cristen Langner (209) 668-3170 if you have any questions.
§ 364. Elk.
(d) Department Administered General Methods Tule Elk Hunts:
(14) San Luis Reservoir General Methods Tule Elk Hunt:
(A) Area: In those portions of Merced, Fresno, San Benito, and Santa Clara counties within a line beginning in Merced County at the junction of Highway 152 and Interstate 5 near the town of Santa Nella, west along Highway 152 to Highway 156 in Santa Clara County, southwest along Highway 156 to Highway 25 near the town of Hollister in San Benito County, south along Highway 25 to the town of Paicine, south and east along J1 to Little Panoche Road, North and east along Little Panoche Road to Interstate 5 in Fresno County, north along Interstate 5 to the point of beginning.

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Shall open on the first Saturday in October and continue for 23 consecutive days.

Definitions
(1) Bull elk: Any elk having an antler or antlers at least four inches in length as measured from the top of the skull.
(2) Spike bull: A bull elk having no more than one point on each antler. An antler point is a projection of the antler at least one inch long and longer than the width of its base.
(3) Antlerless elk: Any elk, with the exception of spotted calves, with antlers less than four inches in length as measured from the top of the skull.
(4) Either-sex elk: For the purposes of these regulations, either-sex is defined as bull elk, spike elk, or antlerless elk.

Method of Take: Only methods for taking elk as defined in sections 353 and 354 may be used.

Tagholder Responsibilities:
(1) No tagholder shall take or possess any elk or parts thereof governed by the regulations except herein provided.
(2) The department reserves the right to use any part of the tagholder's elk for biological analysis as long as the amount of edible meat is not appreciably decreased.
(3) Any person taking an elk which has a collar or other marking device attached to it shall provide the department with such marking device within 10 days of taking the elk.
(p) The use of dogs to take or attempt to take elk is prohibited.


§ 353. Methods Authorized for Taking Big Game.
(a) Except for the provisions of subsections 353(b) through (g), Title 14, CCR, big game (as defined by Section 350, title 14, CCR) may only be taken by rifles using centerfire cartridges with softnose or expanding bullets; bow and arrow (see Section 354, Title 14, CCR, for archery equipment regulations); or wheellock, matchlock,
flintlock or percussion type, including “in-line” muzzleloading rifles using black powder or equivalent black powder substitute, including pellets, with single ball or bullet loaded from the muzzle and at least .40 caliber in designation.

(b) Shotguns capable of holding not more than three shells firing single slugs may be used for the taking of deer, bear and wild pigs. In areas where the discharge of rifles or shotguns with slugs is prohibited by county ordinance, shotguns capable of holding not more than three shells firing size 0 or 00 buckshot may be used for the taking of deer only.

(c) Pistols and revolvers using centerfire cartridges with softnose or expanding bullets may be used to take deer, bear, and wild pigs.

(d) Pistols and revolvers with minimum barrel lengths of 4 inches, using centerfire cartridges with softnose or expanding bullets may be used to take elk and bighorn sheep.

(e) Except as provided in subsection 354 (j), crossbows may be used to take deer and wild pigs only during the regular seasons.

(f) Under the provisions of a muzzleloading rifle only tag, hunters may only possess muzzleloading rifles as described in subsection 353(a) equipped with open or “peep” type sights only.

(g) Under the provisions of a muzzleloading rifle/archery tag, hunters may only possess muzzleloading rifles with sights as described in subsection 353(f); archery equipment as described in Section 354; or both. For purposes of this subsection, archery equipment does not include crossbows, except as provided in subsection 354(j).

(h) Except as otherwise provided, while taking or attempting to take big game under the provisions of Section 353 or Section 354, Title 14, CCR, it is unlawful to use any device or devices which: 1) throw, cast or project an artificial light or electronically alter or intensify a light source for the purpose of visibly enhancing an animal; or 2) throw, cast or project an artificial light or electronically alter or intensify a light source for the purpose of providing a visible point of aim directly on an animal. Devices commonly referred to as “sniperscopes”, night vision scopes or binoculars, or those utilizing infra-red, heat sensing or other non-visible spectrum light technology used for the purpose of visibly enhancing an animal or providing a visible point of aim directly on an animal are prohibited and may not be possessed while taking or attempting to take big game. Devices commonly referred to as laser rangefinders, “red-dot” scopes with self-illuminating reticles, and fiberoptic sights with self illuminating sight or pins which do not throw, cast or project a visible light onto an animal are permitted.


§354. Archery Equipment and Crossbow Regulations.

(a) Bow, as used in these regulations, means any device consisting of a flexible material having a string connecting its two ends and used to propel an arrow held in a firing position by hand only. Bow, includes long bow, recurve or compound bow.

(b) Crossbow, as used in these regulations means any device consisting of a bow or cured latex band or other flexible material (commonly referred to as a linear bow) affixed to a stock, or any bow that utilizes any device attached directly or indirectly to the bow for the purpose of keeping a crossbow bolt, an arrow or the string in a firing position. Except as provided in subsection 354(j), a crossbow is not archery equipment and cannot be used during the archery deer season.

(c) For the taking of big game, hunting arrows and crossbow bolts with a broad head type blade which will not pass through a hole seven-eighths inch in diameter shall be used. Mechanical/retractable broad heads shall be measured in the open position. For the taking of migratory game birds, resident small game, furbearers and nongame mammals and birds any arrow or crossbow bolt may be used except as prohibited by subsection (d) below.

(d) No arrows or crossbow bolt with an explosive head or with any substance which would tranquilize or poison any animal may be used. No arrows or crossbow bolt without flu-flu fletching may be used for the take of pheasants and migratory game birds, except for provisions of section 507(a)(2).

(e) No arrow or crossbow bolt may be released from a bow or crossbow upon or across any highway, road or other way open to vehicular traffic.

(f) No bow or crossbow may be used which will not cast a legal hunting arrow, except flu-flu arrows, a horizontal distance of 130 yards.

(g) Except as described in subsection 354(j), crossbows may not be used to take game birds and game mammals during archery seasons.

(h) Except as provided in subsection 353(g), archers may not possess a firearm while hunting in the field during
any archery season, or while hunting during a general season under the provisions of an archery only tag.

(i) No person may nock or fit the notch in the end of an arrow to a bowstring or crossbow string in a ready-to-fire position while in or on any vehicle.

(j) Any person with a physical disability which prevents him/her from being able to draw and hold a bow in a firing position, may use a crossbow or device which holds a string and arrow in the firing position to assist in the taking of birds and mammals under the conditions of an archery tag, archery season, or general season. Under these conditions, archers must provide to the Department and retain in his/her immediate possession while taking or attempting to take big game written verification of the disability, including: the person’s name and signature, address, date of birth, driver’s license or DMV number; physician’s name and signature, physician’s license number and address; and a description of the disability.


§ 730. Camping Near or Occupying Wildlife Watering Places.

(a) Camping/Occupying Defined. For purposes of this Section, camping/occupying is defined as establishing or inhabiting a camp; resting; picnicking; sleeping; parking or inhabiting any motor vehicle or trailer; hunting; or engaging in any other recreational activity for a period of more than thirty (30) minutes at a given location.

(b) Wildlife Watering Places Defined. For purposes of this Section, wildlife watering places are defined as waterholes, springs, seeps and man-made watering devices for wildlife such as guzzlers (self-filling, in-the-ground water storage tanks), horizontal wells and small impoundments of less than one surface acre in size.

(c) Prohibitions.

(1) Camping/Occupying is prohibited within 200 yards of the following:
   (A) Any guzzler or horizontal well for wildlife on public land within the State of California.
   (B) Any of the wildlife watering places on public land within the boundary of the California Desert Conservation Area as depicted on the Bureau of Land Management maps of “Calif. Federal Public Lands Responsibility,” “Calif. Desert Conservation Area” and the new “Desert District, B.L.M.”

(2) Camping/Occupying is prohibited within one-quarter mile of the following wildlife watering places:
   (A) Butte Well -T31N, R14E, Section 28, NE1/4, M.D.B.M., Lassen County.
   (B) Schaffer Well -T31N R14E, Section 25, Center, M.D.B.M., Lassen County.
   (C) Tableland Well -T31N, R14E, Section 17, SE1/4, M.D.B.M., Lassen County.
   (D) Table Mountain Well -T31N, R14E, Section 32, SE1/4, M.D.B.M., Lassen County.
   (E) Timber Mountain Well -T44N, R6E, Section 33, M.D.B.M., Modoc National Forest, Modoc County.
   (F) Belfast Well -T31N, R14E, Section 31, NE1/4, M.D.B.M., Lassen County.
Note: Hunt boundary shown is an approximation. Hunters are responsible for knowing the exact boundary locations as described within Section 364, Title 14, Calif. Code of Regs.