

Section	Section Title	Date Created or Amended (MM/DD/YYYY)	Problem 1	Problem 2	Problem 3	Problem 4
1-3-3.2b	Function, organization, power and duties; Composition of the Commisison and Department	7/3/98	Outdated			
1-10-2 (4)	Receipt of Complaints	5/13/96	Outdated			
1-10-3 (2)(B)	Investigation of Complaints	5/13/96	Outdated			
1-10-5 (3)(A)	Review of Complaint Disposition; Complaint Review Board	5/13/96	Outdated			
1-10-7(2)	Duties of investigators and Division Chiefs in regard to complaints; Personnel Coordinator responsibilities	5/13/96	Outdated			
1-11-1(5)	Charges for workshops, publications and other material	7/25/19	Outdated			
1-11-1(6)	Charges for workshops, publications and other material	7/25/19	Outdated			
1-13-1	Hunting and Fishing License Dealers: Purpose	6/30/98	Outdated			
1-13-11	Wildlife Land Stamp, also known as Fishing and Hunting Legacy Permit	7/1/05	Outdated	Unecessary		

1-13-2	License dealer bonding requirements	6/25/95	Outdated			
1-13-3	Dealer operating provisions	7/1/05	Outdated			
1-13-3(2)	Dealer operating provisions; Requirements	7/1/05	Outdated			
1-13-4	Termination of license dealership	6/30/98	Outdated	Unnecessary		
1-13-4(5)	Termination of license dealership	6/30/98	Outdated			
1-13-4(6)	Termination of license dealership	6/30/98	Outdated			
1-13-5	Hunting and Fishing License Dealers; Penalties	6/25/95	Outdated			
1-13-6	Opportunity for hearing	6/30/98	Outdated	Unnecessary		
1-13-8	Telephone license dealers	6/30/98	Outdated	Unnecessary		
1-13-8	Telephone license dealers	6/30/98	Outdated			
1-15-3(g)	Instructors	7/11/09	Outdated			
1-15-4	Administrative requirements	7/1/06	Unnecessary	Ineffective		
1-19-1(d)	Instructors	7/1/10	Outdated			
1-19-2	Administrative requirements	7/11/09	Unnecessary	Ineffective		
1-3-1 through 1-3-3	Function, organization, powers and duties	7/3/98	Duplicate			
1-3-3.4bii	Function, Organization, power and duties	7/13/98	Outdated			

1-5-2.4	General course and method operation	7/25/19	Duplicate	Outdated		
1-7-1 through 1-7-3	Policies and procedures for rulemaking	7/13/98	Duplicate			
10 sections: 2 sections have both statutory and T800 definitions; and 6 additional sections with T800 definitions	Statutory Definitions & Definitions		Ineffective			
10-1-3	Harvest and possession limits; Additional Definitions	9/14/18	Outdated			
10-1-3	Additional Definitions	9/14/18	Other			
10-1-4.8	Size limits on fish	9/11/20	Duplicate	Other		
10-1-5.1	Bag limits on fish	9/11/20	Ineffective			
10-1-5.12 and 10-1-5.3	Bag limits on fish	9/11/20	Unecessary			
10-1-5.12a-c	Bag limits on fish	9/11/20	Ineffective			
10-1-5.17	Bag limits on fish	9/11/20	Ineffective			
10-1-5.4	Bag limits on fish	9/11/20	Ineffective			
10-1-5.8 through 10-1-5.10	Bag limits on fish	9/11/20	Ineffective			
10-1-6, 25-7-7.e, T29:5-403	Bullfrogs	Various	Ineffective	Duplicate		
10-1-6.b	Taking of bullfrogs	9/1/15	Duplicate	Ineffective		
10-1-7	Possession limit	9/1/15	Other			
10-1-7.a	Possession limit	9/1/15	Ineffective			
10-1-7.c	Possession limit	9/1/15	Outdated			

10-1-5.12(a) & (d)	Bag limits on fish	9/11/20	Outdated			
10-1-5.14	Bag limits on fish	9/11/20	Outdated			
20-3-2 (b)	List of declared noxious aquatic plant species	7/1/08	Outdated			
10-1-7.d	Possession limit	9/1/15	Ineffective			
10-3-1 through 10-3-7	Methods of Taking		Ineffective			
10-3-3	Additional Definitions	9/1/15	Duplicate			
10-3-5.a	Use of bow and arrow, grabhooks, gigs, spears, and spearguns, snagging, noodling and netting	9/14/18	Ineffective			
10-3-5.c1a	Use of bow and arrow, grabhooks, gigs, spears, and spearguns, snagging, noodling and netting	9/14/18	Ineffective	Unnecessary		
10-3-5.c2a-d	Use of bow and arrow, grabhooks, gigs, spears, and spearguns, snagging, noodling and netting	9/14/18	Duplicate	Ineffective		
10-5-1.1	Definitions	9/1/15	Unecessary			
10-5-2.1.A	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.B	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.C	Department Fishing Areas	9/11/20	Other	Duplicate		

10-5-2.1.D	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.E	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.F	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.G	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.H	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.I	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.J	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.K	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.L	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.M	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.N	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.O	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.P	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.Q	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.R	Department Fishing Areas	9/11/20	Other	Ineffective		
10-5-2.1.S	Department Fishing Areas	9/11/20	Other	Duplicate		
10-5-2.1.T	Department Fishing Areas	9/11/20	Other	Duplicate		

10-5-2.1.U	Department Fishing Areas	9/11/20	Other	Duplicate	Outdated	
10-5-2.2	Blue River Public Fishing and Hunting Area	9/11/20	Other	Duplicate		
10-5-2.2	Blue River Public Fishing and Hunting Area	9/11/20	Other	Duplicate		
10-5-2.2.A	Blue River Public Fishing and Hunting Area	9/11/20	Ineffective			
10-5-2.2.C	Blue River Public Fishing and Hunting Area	9/11/20	Ineffective			
10-5-2.2.D	Blue River Public Fishing and Hunting Area	9/11/20	Unecessary	Duplicate		
10-5-2.2.F	Blue River Public Fishing and Hunting Area	9/11/20	Other			
10-5-2.2h	Department fishing areas	9/11/20	Ineffective			
10-5-2.3	Arcadia Conservation Education Area	9/11/20	Other			
10-5-2.G(iii) & H	Blue River Public Fishing and Hunting Area	9/11/20	Other			
10-5-3-A-(1-8)	Designated Trout Areas and Seasons	9/11/20	Ineffective			

10-5-3-B-2	General Area Restrictions	9/11/20	Duplicate			
10-5-3-B-3	General Area Restrictions	9/11/20	Duplicate			
10-5-3-B-4	General Area Restrictions	9/11/20	Duplicate			
10-5-3-B-5	General Area Restrictions	9/11/20	Ineffective			
10-5-3-B-6	General Area Restrictions	9/11/20	Other			
10-5-5-3	General Area Restrictions	9/1/15	Other			
10-5-6-A-1 & 2	Lake Carl Albert	9/11/17	Ineffective			
10-5-6-A-4	Lake Carl Albert	9/11/17	Duplicate			
10-5-6-A-5	Lake Carl Albert	9/11/17	Duplicate			
10-5-6-B & F	Lakes, Reservoirs, Rivers	9/11/17	Other			
10-5-6-B-1	Pickens Lake	9/11/17	Ineffective	Unnecessary		
10-5-6-B-3	Pickens Lake	9/11/17	Other			
10-5-6-C	Sooner Reservoir	9/11/17	Ineffective			
10-5-6-D	Lake Lone Chimney	9/11/17	Duplicate			
10-5-6-E-1	Taft Lake	9/11/17	Ineffective			
10-5-6-E-2 - 16	Taft Lake	9/11/17	Other			
10-5-6-N	OLAP Walk-in Fishing A	9/11/17	Other			
10-5-6-N-7	OLAP Walk-in Fishing A	9/11/17	Ineffective			
15-1-1 through 15-1-6	Commercial Fishing	1/1/92	Outdated	Unnecessary		
15-1-3.1	General; operating provisions	1/1/92	Outdated			
15-3-1 through 15-3-6	Commercial Minnow Seining	1/1/93	Outdated			
15-5-1 through 15-5-5	Commercial Shad Harvest	7/1/06	Outdated	Unnecessary		
15-5-4.b	Areas Open	7/1/06	Outdated			

15-7-1 through 15-7-6	Commercial Mussel Harvest	1/1/10	Outdated	Unnecessary		
15-9-1 through 15-9-5	Commercial Turtle Harvest	9/15/14	Outdated			
20-3-2	List of declared noxious aquatic plant species	7/1/08	Ineffective	Unnecessary		
23 references to "field tagging"; 7 of which are specifically "tagging" sections	Tagging; Tagging and Checking;	Various	Duplicate	Outdated		
25-1-5	Trapping on Lake Thunderbird State Park	7/11/09	Outdated	Unnecessary		
15-13-2	Fishing Guide License	7/1/10	Ineffective	Outdated		
25-13-3.c.1-2	Commercial Hunt General Provisions	7/1/02	Duplicate			
25-15-4.1	Field Trial Application and Fees		Duplicate			
25-17-1	Black Footed Ferrets and Prairie Dogs	7/1/08	Outdated	Ineffective		
25-19-3.1	Criteria to determine classification of wildlife	7/13/92	Outdated			
25-19-6.a-i	Species Listing (endangered)	7/25/19	Unnecessary			

25-21-1 through 25-21-2	Oklahoma Waterfowl Stamp Design Competition	5/15/91	Outdated			
25-23-2b	Application and fees	7/1/06	Outdated			
25-25-3	Exemptions	7/11/09	Ineffective			
25-27-1 through 25-7-2	Facility Requirements for Captive Bred Wildlife	7/1/01	Outdated			
25-27-2b	Procedures and guidelines	7/1/01	Duplicate			
25-27-2g	Procedures and guidelines	7/1/01	Duplicate	Unnecessary		
25-27-2i	Procedures and guidelines	7/1/01	Duplicate			
25-29-1 through 25-29-4	Oklahoma Deer Management Assistance Program	7/1/12	Outdated	Unnecessary		
25-3-1 through 25-3-6	Hunting on Corps of Engineers Lands	9/11/20	Duplicate	Unnecessary	Ineffective	
25-30-5.b	DCAP (Damage Control Assistance Permits)	7/1/03	Outdated			
25-37-16	Feral swine night shooting exemption	9/11/20	Outdated			
25-37-9.3	Procedures and guidelines	6/1/04	Ineffective			
25-37-9.7	Procedures and guidelines	6/1/04	Ineffective			
	Wildlife Rehabilitation License and Rules	7/1/07	Outdated			
25-38-7	Facility Requirements	7/1/07	Ineffective			

25-5-105a-b	Dates for waterfowl hunting	7/13/92	Unecessary	Outdated		
25-5-2.2.6	General provisions for migratory game birds	6/1/04	Duplicate			
25-5-2.4	Falconry Reporting		Duplicate			
25-5-94	Hunting area, dates and hunting hours/days	5/15/98	Outdated			
25-7-118.a	Little River NWR		Outdated			
25-7-140.18	Sandy Sanders WMA	8/25/16	Ineffective			
25-7-16.2	Wild turkey - Fall; legal means of taking	7/11/09	Ineffective			
25-7-180.h	OLAP General provisions	9/11/17	Other			
25-7-19.7	Wild turkey - general provisions	7/25/19	Outdated			
25-7-28.1c and 2	Dates, open areas, bag limit, hunting hours and legal means of taking	7/11/09	Duplicate			
25-7-3c	General Provisions	9/14/18	Ineffective			
25-7-3k	General Provisions	9/14/18	Unecessary			
25-7-45.1	Dates and areas, bag limit and hunting hours	9/11/17	Other			
25-7-47, 25-7-56, 25-9-12.g	Antelope, Elk, Trapping	Various	Outdated	Duplicate		
25-7-50.4	Tagging and Checking	7/25/19	Duplicate			
25-7-50.4b	General provisions for deer	7/25/19	Outdated			
25-7-50.6	General provisions for deer	7/25/19	Other			

25-7-51.4b	Deer - Archery	7/25/19	Other			
25-7-51.4c	Deer - Archery	7/25/19	Unnecessary			
25-7-51.4d	Deer - Archery	7/26/19	Unnecessary			
25-7-51.4e	Deer - Archery	7/27/19	Unnecessary			
25-7-55b	Deer - Youth Gun Season	6/1/13	Other			
25-7-57.5b	Dates, open areas, bag limit and hunting hours	7/25/19	Outdated			
25-7-61	Bag Limits	9/14/18	Other			
25-7-64.4	General provisions for furbearers	7/11/09	Outdated			
25-7-65.1b	Fur dealers	6/3/91	Outdated			
25-7-65.3c	Fur dealers	6/3/91	Outdated			
25-7-7.2	Reptiles and Amphibians: General provisions	9/15/14	Ineffective			
25-7-80 through 25-7-157	Seasons on Areas owned or managed by the Oklahoma Department of Wildlife Conservation and the U.S. Fish and Wildlife Service	Various	Duplicate	Outdated	Unnecessary	Other
25-7-80-89 (Multiple)	Part 19: Seasons on Areas	Various	Duplicate	Unnecessary	Other	
25-7-81 to 25-7-157	WMA seasons and limits	various	Unnecessary			

25-7-81 to 25-7-157	WMA seasons and limits	various	Other			
25-9-12.d.1-3	General Antelope Regs	9/11/17	Ineffective	Duplicate		
25-9-7	Schedule of hunts	7/1/07	Outdated			
25:7-51.3	Bag Limit	9/15/14	Duplicate			
30-1-1.a3, 30-1-8.c, 30-1-9.b, 30-1-20	Department Lands	Various	Other			
30-1-13	Deer Stands	7/1/02	Ineffective			
30-1-15.b	Large organized groups and military units	6/13/91	Unecessary			
30-1-15.d2	Large organized groups and military units	6/13/91	Ineffective			
30-1-2	Use restrictions	7/1/12	Ineffective	Unecessary		
30-1-2.7b	Use restrictions	7/1/12	Outdated			
30-1-2.7c	Use restrictions	7/1/12	Ineffective	Outdated		
30-1-2.7d	Use restrictions	7/1/12	Outdated			
30-1-20	Restricted public use areas	9/11/20	Ineffective			
30-1-3	License requirements and Wildlife Conservation Passport	6/1/11	Ineffective			
30-1-4	Camping	9/11/20	Ineffective	Outdated		
30-1-4.d14	Camping	9/11/20	Other			

30-1-4.d24	Camping	9/11/20	Unecessary			
30-1-4.e, f, g	Camping	9/11/20	Unecessary	Outdated		
30-1-4.i	Camping	9/11/20	Ineffective			
30-1-5.f8	Vehicles	9/11/20	Duplicate			
30-1-5.g	Vehicles	9/11/20	Duplicate			
30-1-5.h	Vehicles	9/11/20	Duplicate			
30-1-8.b	Language, disorderly assemblage, noise or other disruptive acts	9/11/20	Outdated	Unecessary		
30-1-8.e	Language, disorderly assemblage, noise or other disruptive acts	9/11/20	Duplicate	Unecessary		
30-1-8.f	Language, disorderly assemblage, noise or other disruptive acts	9/11/20	Ineffective			
30-3-1.9	Use of Department Managed Lands: General Provisions	8/25/16	Ineffective			
30-3-5.d	Regulations for production wells	8/25/16	Duplicate			
Multiple	Vehicles/Walk-in Access	Various	Ineffective			
Multiple	essentially reiterates section 25-7-14 for a closed season	Various	Duplicate			
59 occurances	Oklahoma Hunting Guide	Various	Other	Outdated		
Multiple	WMA deer seasons	Various	Outdated	Duplicate		

Multiple	WMA	Various	Ineffective			
Multiple	WMAs	Various	Ineffective	Outdated		
Multiple	Deer gun season	Various	Ineffective			
Multiple	Labeling/Tagging	Various	Outdated			
Multiple	WMA quail seasons	Various	Ineffective	Outdated		
25-37-1 through 25-37-5, a	Nuisance Wildlife Control	Various	Duplicate	Ineffective		
25-30-1 through 25-30-5 a	Wildlife Depredation on	Various	Ineffective			
25-37-26	Feral swine night shooting	9/11/20	Outdated			
25-34-1 through 25-34-5	Sale or Auction of Spec	6/1/04	Duplicate			

Problem 5	If duplicate, specify section that's duplicated	Explanation of problems
		Refers to "Game" Division, which is outdated
		We no longer have a "Personel Coordinator"
		"tape recorder" that is self explanatory and outdated technology
		We no longer have a "Personel Coordinator"
		We no longer have a "Personel Coordinator"
		We no longer have a Bird Identification Guide for sale
		Title of sold items needs to be updated to reflect the variety of materials sold
		29:4-201 has been repealed
		There is no longer a physical "stamp." Language needs to be stricken/updated when license changes are made (currently underway, but require legislative approval).

		Bonding requirements no longer exist
		4-201 and 202 have both been repealed
		The requirements listed are no longer required
		We no longer have "telephone license dealers"
		Needs to be updated to address wire transfer payments
		This is no longer required
		Replaced by statute 29: 4-203
		We no longer have "telephone license dealers"
		We no longer have "telephone license dealers"
		We no longer have "telephone license dealers"
		The incentive program no longer exists
		rule is lengthy and unnecessarily complicated
		The incentive program no longer exists
		rule is lengthy and unnecessarily complicated
	T29 Article 3 and Artle 26 of the Constitution	The majority of this section is identical to what's in Title 29 and Article 26 of the Constitution. It's unnecessary to reiterate most of this in T800.
		Refers to "ranger", which is outdated for "warden"

	Duplicates language in the open meetings act at 29 O.S. 3-103	Duplicates language in the open meetings act at 29 O.S. 3-103. Section could simply reference relevant statutes. Additionally, some text needs to be updated (change mail to email).
	Duplicates language in APA	Need to do a line-by-line review of section, but a lot of it spells out what's in the APA and then references the APA.
		There are definitions listed in T29 and in T800. Would be more effective to put all definitions in one place, preferably T29.
		"Fishing guide" is out of date now that we've combined hunting and fishing into one regulations guide. Also, this definition needs to be clarified as to whether it's defining "close to home" or "close to home fishing waters." It appears to be a definition of CTH waters
		Typo: replace second "means" with "to." Also capitalize "Program".
		Rule is for a specific area. Consider how to apply this to all rivers/streams
		Section is titled "bag limits" and includes length limits. Would be good to streamline the two sections
		sections include scientific names, whereas no other species include such information. Needs consistency.
		Could use overall simplification/trimming
		Rule is overly complicated by jargon. Needs rewording
		Rule is complex and needs review for simplification.
		8-10 can be combined to one section and simplified.
		Each of these sections includes regulations for bullfrogs. Should be streamlined and in one place.
	duplicated to definition of "hunt"	Rule could be simplified by removing redundant language
		Possession limits add complication to what an angler can legally keep. Should consider how to simplify these restrictions.
		This rule includes the definition of "in the field" and needs to move to definitions section. Also includes reference to "Fishing Guide" which is now a combined regulations booklet.
		"Fishing guide" is out of date now that we've combined hunting and fishing into one regulations guide.

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		This rule needs to be made clear. I believe adding 'for that species' to the end would greatly improve it. If a person is not actively engaged in fishing for a species, why can they not possess fillets or pieces
		Fishing methods of take are overly complex. It's covered over 5 pages of text.
	T29	Jugline and limpline are defined here, and also listed in 10-3-2 as statutory definitions
		1-12 are all essentially closures- section could be condensed.
		Could use a rephrasing and review for whether its still necessary.
	10-5-6.h	A through D could be condensed and point d is duplicated in 10-5-6.h
		Remove "or the purpose of keeping a fish attached to the hook." Barbless hooks are manufactured for the purpose of catching a fish.
	See 'Explanation'	Add to 800:30-1-4, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Add to 800:30-1-5, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Move to 800:30-1, condense into one section "Department Managed Lands and Waters"

	See 'Explanation'	Similiar to 800:30-1-6, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-8.B, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-10, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-4.C, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-11, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-5, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-9.B, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-9, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-8, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Add to 800:30-1-4.B, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Add to 800:30-1, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Compare to 800:25-7, remove any duplicates
	See 'Explanation'	Move to 30-1
	See 'Explanation'	Referenced 4 times in 800:10-5 (2.2.F, 5.1, 6.D.11, & 6.E.14)
	See 'Explanation'	Simplify, simply state what can be done
	See 'Explanation'	Similiar to 800:30-1-8.B, condense into one section "Department Managed Lands and Waters"
	See 'Explanation'	Similiar to 800:30-1-8.E, condense into one section "Department Managed Lands and Waters"

	See 'Explanation'	Consider moving to a renamed 30-1 "Department Managed Lands and Waters"; also includes reference to "fishing guide" which is now a combined booklet
		Consider adding to new section "Departments Managed Lands and Waters" or New Subsection to 30-1 "Department Managed Lakes and Access Areas
		Similiar to 800:30-1-4 and 10-5-2-1-A, condense into one section "Department Managed Lands and Waters"
		Should be in 25-7-85
		Move to new section referenced in 10-5-2.2
	800:10-5-2-1-P	Rule unecessarily states that fishing is allowed.
		Move to new section referenced in 10-5-2.2
		As the law stands now it is illegal to swim in the Blue River hunting and fishing area. Anyone who has been to the Blue River knows that the area is full of swimmers. The enforcement side of things is a slippery slope, there has been talk that the draw to BRHF would be affected by enforcing 800:10-5-2(2)H. Blue River is a hunting and fishing area and should be directed towards those who are hunting or fishing, the main problems occur between swimmers and fishermen. Allowing swimming on the Blue River is directly affecting the quality of fishing in the area. A resolution needs to be considered.
		Consider adding to new section "Departments Managed Lands and Waters" or New Subsection to 30-1 "Department Managed Lakes and Access Areas
		Move to new section referenced in 10-5-2.2
		Consider condensing into only two subsections: areas open year round and areas open Nov. 1 - Mar 31

	10-1-5.4 & .5	Established 3 times in this code, state the information 1 time
	30-1-8-B	Redundant, remove, correct 30-1-8-B if any more info is needed
		Information in 4 is also repeated in A & B. only state the information in one place 4, A, or B. Shorten and condense 4, 4.A, & 4.B
		Create one rule stating "no culling" rather than stating this multiple times in the code. 'No Culling' is already defined in T800
		Move this information to 10-5-3-B-4-C
		See 1-5-3-B-5, this should be a general regulation, not a species specific regulation.
		This is referenced several times in T800, should either be added to 30-1-5 or removed by 10-5-2-B.
	10-5-2-N	Covered by 10-5-2-N
	10-5-2-C	Covered by 10-5-2-C, methods of take say what they can do.
		Combine the wording from F
		Remove. Unecessary to say it is allowed year round
		Replace 'who has not reached the age of' with 'younger than'
		Title says Reservoir, body says River. Correct wording.
	30-1 or 10-5-2	3, 4, 5, 6, 7, 8, 9, &, 11 are all referenced in 30-1 or 10-5-2 correct wording and remove duplication
		There are different areas with different numbers of days allowed to camp. This should be standardized
		These sections should be added or condensed into 30-1 under 'Department Managed Lands and \
		Area or Areas? Also several formating/spacing issues in this subsection. Do N and O need to be dif
		This rule is confusing, is it still catch and release if the OLAP property allows walk in access to a rive
		There is currently no open commercial fishing. Section is no longer necessary.
		Refers to "ranger", which is outdated for "warden"
		This subchapter needs to be completely overhauled and be renamed Commercial Minnow Dealer. Then I would like to remove all of the language about wild minnow harvest. I don't think that we really need to allow wild minnow harvest and I believe that all of our current license holders only use the license for import and transport of minnows. We don't allow any other commercial harvest of fish and we really shouldn't be allowing any commercial harvest of minnows either.
		this entire subchapter needs to be removed because we do not issue these licenses anymore and have turned down every request for the past 15 years.
		Refers to "ranger", which is outdated for "warden"

		this entire subchapter needs to be removed. We have not allowed commercial harvest of live mussels for the past 15 years and I don't think our agency ever intends to allow this practice ever again because freshwater mussels are one of the most imperiled aquatic taxa in the world.
		Needs review by technical expert, and overhaul in general, and as necessary
		Maintaining a list like this is difficult to keep updated. Would be more effective to reference a list available on our website that can be easily maintained
	most field tagging language is duplicated for each species.	1) Each species that requires field tagging has its own field tagging section. This could be streamlined into one field tagging section in the "general provisions" for hunting. 2) All sections refer to using name and license number on tag. With new license system we can update this to customer ID
		Section is simply outdated and no longer needed. Strike.
		Need to reassess fees and consider larger fee for nonresident guides. Additionally, need to include revocation provisions.
	25-27-2.i	Duplicated text on 50lb bears and cats
	Covered in Title 29:1-4-109 https://www.oscn.net/applications/oscn/DeliverDocument.asp?CiteID=77742	\$5 fee is listed in both 800 and 29
		Black-tailed prairie dogs are listed a Species of Special Concern Category II, meaning they are "possibly threatened or vulnerable to extirpation but for which little, if any, evidence exists to document the population level, range or factors pertinent to its status." It seems quite contradictory to say, yes you can kill them but don't deplete any county to fewer than 1000, but we have no idea how many are out there and they are likely imperiled.
		The Nongame Section no longer exists
		This list of imperiled species contains 9 errors in scientific nomenclature, 4 errors in common names, duplications, and inconsistencies with federal status. Maintaining this list (and others like it) are a regulatory burden.

		Generally needs a review and to be updated. Section has not been modified for nearly 30 years. Participation has dropped off, and the stamp itself has lost relevance.
		Application process follows an outdated process of utilizing mail and fax. Should move to new GoOutdoors system, of at least update to allow electronic transmission (email)
		Maintaining a list like this is difficult to keep updated. Would be more effective to reference a list available on our website that can be easily maintained
		Section has not been updated in 19 years. Needs a thorough review and update by technical expert.
	Duplicated Federal law: Animal Welfare Act	Language reiterates federal law and its's not clear whether or not section is up to date
	Language is duplicated from ODAFF rules/laws	Regulation is under Agriculture Code and not relevant to ODWC
	Duplicated in 800:25-13-3	Language regarding cats and bears is duplicated.
		Section has not been updated in 8 years. Needs a thorough review and update. Questions about whether or not we appropriately enforce provisions. Also questions about the necessity of keeping program details in T800 or moving to procedure
		This section includes Regs that we as an agency do not set, yet by including them in T800 we are required to update almost annually.
		Refers to "Game" Division, which is outdated
		Language for how to obtain the exemption is out of date now that we utilize the GoOutdoors system
		Typo: "harassent" should be "harassment"
		Typo: "an State" should be "a State"
		Section has not been updated in 13 years. Need a thorough review and update
		No clarification on what an "adequate" facility is. Leaves it to the discretion of the warden, which could lead to subjectivity.

		Referenced rules have been revoked.
		Retrieving responsibility is part of wanton waste laws.
	25-7-27	Falconry reporting should be in the falconry section, and this particular section about reporting appears to be duplicated in the falconry section
		References "waterfowl regulations booklet" which is no longer printed as an independent document
		Link included in section does not work.
		Typo: "burbearer" should be "furbearer"
		Gun regulations are confusing and could be streamlined
		Verbiage uses "permanent" and "temporary" blinds, although 25-5-48 defines blinds as "seasonal" and "daily".
		References physical check station or checking with Dept. employee which no longer exists.
	25-7-14	Language is reference in other section of T800.
		Regulation is unclear, specifically how "an area" is defined
		(k) specifies there are no restrictions. It could simply be deleted
		Unclear why a split is necessary for crow season. Need to verify with migratory bird bio whether or not this is part of a federal reg.
	T29	These species specifically require written permission, whereas access to other private lands simply requires permission (written or otherwise). Suggest streamlining hunting access requirements for all species - either all require written or none, but at least require verbal permission (there is also a provision in T29). Further, if written permission is still merited, it should be clarified that electronic options be allowed (email, text, etc.)
	25-7-56.5, 25-7-66.6	Tagging and checking language is mostly the same for deer, elk, bear
		References physical check station or checking with Dept. employee which no longer exists.
		Potentially outdated for current technology (thermal). A review is merited.

		Crossbow bolt size may be unnecessary. Needs to be reviewed further.
		Specifies a permitted behavior.
		potentially outdated for current technology
		Specifies a permitted behavior.
		Further review to consider opportunities to expand youth opportunities
		References physical check station or checking with Dept. employee which no longer exists.
		Further review merited to consider updating/replacing daily limits with the season limits
		Refers to "ranger", which is outdated for "warden"
		Refers to "Game" Division, which is outdated
		Refers to "Game" Division, which is outdated
		Different licenses are required for taking reptiles and amphibians, but its unclear the distinction between water-dwelling and land-dwelling. Many species can be found both on land and in the water. Does the water-dwelling/land-dwelling distinction only apply the instance the animal is taken/harvested? If you take a leopard frog in the water you need a fishing license but if you take a leopard frog on land you need a hunting license? If the language remains as-is, it may be helpful to identify each species we recognize as land-dwelling or water-dwelling.
		Many rules are outdated or unnecessary, and duplicated for each WMA.
	Various sections of Part 19	Area specific seasons and bag limits should standardized where feasible. Multiple season dates on various areas create confusion, use of the same terms multiple times (e.g. Same as Statewide Season)
		All 1381 instances of "same as statewide season dates" are unnecessary. Our regulations should only include what is prohibited. Listing species for each WMA that are equivalent to statewide is a regulatory burden.

		The phrase "except closed during first nine days of deer gun season" is repeated 322 times. For an exception to be so prolific is an indication that we are not regulating this in an efficient manner.
		Instructions on field-tagging antelope. Can be included in a global description on field tagging and reporting requirements.
		References a brochure, which is no longer printed
	25-7-52.3, 25-7-53.3	Language for separate deer tag required for each deer is mostly the same. Could just be in the general provisions.
		Multiple sections that restrict non-hunting and fishing access to Department lands. Should the Department consider opening up properties for new/alternative wildlife uses, these sections may need revisions.
		Rule should be reconsidered as it's unclear whether or not enforcement of "cleats... driven into a tree" happens.
		Rule specifies that approval be obtained by Federal entities. Not necessary to include in our rules if we have no authority.
		Rule is unclear. Needs rewording at a minimum.
		There are overlap in the types of lands defined in this section, making it confusing and perhaps unnecessary.
		"Dead Indian" lake may have different official name, and Black Kettle closures listed here are not accurate. Listed as open on https://www.fs.usda.gov/detail/cibola/home/?cid=stelprdb5397425
		Overly complicated explanation/description of an area that's closed. Also unsure if this closure is necessary anymore
		Unclear if Van Osdol should be closed
		This section could be streamlined with the WMA regs a little better so you don't have to refer to two sections of T800 for closures/openings. Further, the title, "public use areas" may be inconsistent with how we refer to Department lands
		The Conservation Passport requirements and restrictions are convoluted. This section is one example, although the challenges apply to multiple sections.
		Camping regulations vary by area, including hours. Standardization should be considered.
		Unsure what "Major County Lands" is. Is this anything in Major County or a specific WMA?

		Previous section lists Van Osdol WMA as closed. Unecessary to list camping as closed, as well
		Camping is only allowed for "hunter" and "fisherman." Unclear if this excludes families of these individuals from camping with them. Should clarify and update "fisherman" to "angler"
		No need for (i) to be it's own section. Should be moved to (e)
	800:30-1-22	Rule is at least partly duplicated
	T29?	Potentially duplicated rule to law prohibiting shooting from a motor vehicle
	https://www.oscn.net/applications/oscn/deliverdocument.asp?id=77780&hits=39+	In part it's duplicated to law prohibiting spotlighting (third sentence)
		Rule prohibits consuming beer while fishing on Department Lakes. Potentially something to review.
	Title 63	Rule essentially reaffirms that it's illegal to use controlled substances. It's unnecessary.
		Unclear what the difference between "fireworks" and "firecrackers" are
		This section appears to be a strong discouragement rather than an actual regulation. Should either be a regulation or be stricken.
	Section is redundant to 800:30-3-3	Section is redundant to 800:30-3-3
		Clarification is needed regarding the use of non-motorized bicycles in walk-in areas. Are these allowed or not? Is an electric bicycle considered motorized?
	25-7-14	Prairie chicken season is closed per 25-7-14, yet each WMA section reiterates that that the season is closed.
		Inconsistent use of Oklahoma Hunting Guide (ex: Hunting Brochure, Hunting Regulations). Additionally, in some sections the Hunting Guide is listed as the authority for the rules. We can't rely on information in there to be the letter of the law.
	Most WMA seasons are the same, and are duplicated for each WMA	Many deer seasons on WMAs are "closed the first 9 days." This appears to be outdated phrasing since we've changed to a 16 days season.

		Many WMA sections labeled "season dates" include bag limits. Adds complication for hunters in figuring out what requirements are for these areas.
		formatting is inconsistent across WMA sections in multiple ways. Examples include having a "the" or not, or including a parenthesized number (ex: "(9)") or not. A more detailed housekeeping review is needed.
		Multiple sections refer to "deer gun season" but it's unclear if this includes the special antlerless deer gun season. Clarification should be made.
		Multiple requirements throughout T800 to tag animals, equipment, etc. Requires hunters/anglers to use name, address, etc. These sections should all be updated to use customer ID
		There are multiple variations of closing times for hunting quail on WMAs: noon, 4:30, 7 and sunset. Not sure this is an outdated management strategy, but it would be good to add consistency for closure times at minimum. Further, there are at least 8 variations of season openings for quail across WMAs. This could be better standardized.
	processes are similar for the	Combine NWCO with Goose; they essentially do the same thing, but we have to separate sections and separate requirements. Makes it easier for everyone to combine.
		These sections create similar processes for essentially the same objective: allowing landowners to shoot depredating animals. Suggest combining sections as much as possible, but in particular combining the permit applications into the new license system to becoming one streamlined "depredation permit" or something along those lines (combine for all species except big game)
		Consider license requirements and fees for night shooting (coyotes, hogs) as these activities have mostly become recreational
	https://www.oscn.net/applic	To our knowledge this program has not been utilized. Further review is merited to determine if this section is still necessary. Section is in part duplicated from statute.