HOUSE BILL NO. 387
INTRODUCED BY K. FLYNN, GREEF, KNUDSEN, WELBORN


#### Abstract

A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO THE ISSUANCE OF CERTAIN NONRESIDENT BIG GAME HUNTING LICENSES AND PERMITS; ESTABLISHING A PREFERENCE POINT SYSTEM FOR CLASS B-10 NONRESIDENT BIG GAME COMBINATION LICENSES; AND CLASS B-11 NONRESIDENT DEER COMBINATION LICENSES,ANDSPECIALELKANDDEERPERMITS; ESTABLISHING AN EARLY BIRD APPLICATION PROCESS FOR CLASS B-10 AND CLASS B-11 LICENSES; AMENDING SECTIONS 87-1-290, 87-1-301, 87-2-113, 87-2-505, 87-2-506, 87-2-510, AND 87-2-511, MCA; AND PROVIDING A DELAYED AN EFFECTIVE DATE."


## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 87-1-290, MCA, is amended to read:
"87-1-290. (Effective March 1, 2011) Hunting access account. (1) There is a hunting access account in the state special revenue fund. Funds deposited in this account may be used only for the purpose of funding any hunting access program established by law or by the department through administrative rule.
(2) The following funds must be deposited in the account:
(a) 25\% of the fee for Class B-10 nonresident big game combination licenses pursuant to 87-2-505(1)(e) and $25 \%$ of the fee for Class B-11 nonresident deer combination licenses pursuant to 87-2-510(1)(b);
(b) $25 \%$ of the fee for hunting licenses issued to nonresident children of a resident pursuant to 87-2-514; and
(c) the hunting access enhancement fees assessed pursuant to 87-2-202(3)(c) and (3)(d); and
(d) the application fee collected pursuant to [section 98 ].
(3) Any interest or income earned on the account must be deposited in the account."

Section 2. Section 87-1-301, MCA, is amended to read:
"87-1-301. Powers of commission. (1) The commission:
(a) shall set the policies for the protection, preservation, management, and propagation of the wildlife, fish, game, furbearers, waterfowl, nongame species, and endangered species of the state and for the fulfillment
of all other responsibilities of the department as provided by law;
(b) shall establish the hunting, fishing, and trapping rules of the department;
(c) shall establish the rules of the department governing the use of lands owned or controlled by the department and waters under the jurisdiction of the department;
(d) must have the power within the department to establish wildlife refuges and bird and game preserves;
(e) shall approve all acquisitions or transfers by the department of interests in land or water, except as provided in 87-1-209(4);
(f) shall review and approve the budget of the department prior to its transmittal to the budget office;
(g) shall review and approve construction projects that have an estimated cost of more than $\$ 1,000$ but less than $\$ 5,000$; and
(h) shall manage elk, deer, and antelope populations based on habitat estimates determined as provided in 87-1-322 and maintain elk, deer, and antelope population numbers at or below population estimates as provided in 87-1-323. In developing or implementing an elk management plan, the commission shall consider landowner tolerance when deciding whether to restrict elk hunting on surrounding public land in a particular hunting district. As used in this subsection (1)(h), "landowner tolerance" means the written or documented verbal opinion of an affected landowner regarding the impact upon the landowner's property within the particular hunting district where a restriction on elk hunting on public property is proposed.
(2) The commission may adopt rules regarding the use and type of archery equipment that may be employed for hunting and fishing purposes, taking into account applicable standards as technical innovations in archery equipment change.
(3) The commission may adopt rules regarding the establishment of special licenses or permits, seasons, conditions, programs, or other provisions that the commission considers appropriate to promote or enhance hunting by Montana's youth and persons with disabilities.
(4) (a) The commission may adopt rules regarding nonresident big game combination licenses to:
(i) separate deer licenses from nonresident elk combination licenses;
(ii) set the fees for the separated deer combination licenses and the elk combination licenses without the deer tag;
(iii) condition the use of the deer licenses; and
(iv) limit the number of licenses sold.
(b) The commission may exercise the rulemaking authority in subsection (4)(a) when it is necessary and

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appropriate to regulate the harvest by nonresident big game combination license holders:
(i) for the biologically sound management of big game populations of elk, deer, and antelope;
(ii) to control the impacts of those elk, deer, and antelope populations on uses of private property; and
(iii) to ensure that elk, deer, and antelope populations are at a sustainable level as provided in 87-1-321 through 87-1-325.
(5) The Subject to the provisions of [section 87], the commission may adopt rules establishing license preference systems to distribute hunting licenses and permits:
(a) giving an applicant who has been unsuccessful for a longer period of time priority over an applicant who has been unsuccessful for a shorter period of time; and
(b) giving a qualifying landowner a preference in drawings. As used in this subsection (5)(b), "qualifying landowner" means the owner of land that provides some significant habitat benefit for wildlife, as determined by the commission.
(6) (a) The commission may adopt rules to:
(i) limit the number of nonresident mountain lion hunters in designated hunting districts; and
(ii) determine the conditions under which nonresidents may hunt mountain lion in designated hunting districts.
(b) The commission shall consider, but is not limited to consideration of, the following factors:
(i) harvest of lions by resident and nonresident hunters;
(ii) history of quota overruns;
(iii) composition, including age and sex, of the lion harvest;
(iv) historical outfitter use;
(v) conflicts among hunter groups;
(vi) availability of public and private lands; and
(vii) whether restrictions on nonresident hunters are more appropriate than restrictions on all hunters."

Section 3. Section 87-2-113, MCA, is amended to read:
"87-2-113. Drawing and application fees. (1) When the department determines a drawing is necessary prior to issuance of hunting licenses for any game species during a hunting season, it shall collect a $\$ 5$ per species drawing fee with each application submitted.
(2) (a) If a resident participates in a preference system adopted by the commission, the department shall
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collect an additional application fee of $\$ 2$ for each application form to fund the administration of the preference system.
(b) 1 Except as provided in [section 8 7], if a nonresident participates in a preference system adopted by the commission, the department shall collect an additional application fee of $\$ 20$ for each application form to fund the administration of the preference system.
(3) Drawing fees collected pursuant to this section must be deposited in the state special revenue fund to the credit of the department as set forth in 87-1-601.
(4) The payment of a drawing fee confers no hunting rights or privileges.
(5) The commission may waive the provisions of subsection (1) when a drawing is required for a special season under 87-1-304."

Section 4. Section 87-2-505, MCA, is amended to read:
"87-2-505. (Temporary) Class B-10-nonresident big game-combination license. (1) Except as otherwise provided in this chapter, a person who is not a resident, as defined in 87-2-102, but who is 12 years ef age of older or who willturn 12 years old before of during the season for which the lieense is issued may, upon payment of the fee of $\$ 628$ plus the nonresident hunting access enhancement fee in 87-2-202(3)(d) or upon payment of the fee established as provided in 87-1-268 if the license is one of the licenses reserved pursuant to 87-2-511 for applicants indieating their intent to use the-serviees of a lieensed outfitter and-subject to the limitations preseribed by law and department regulation, apply to the fish, willdife, and parks offiee, Helena, Montana, to purchase a B-10 nonresident big game combination license that entitles a holder who is 12 years Of age or older to all the privileges of Class B, Class B-1, and Class B-7 licenses and an elk tag. This license ineludes the nonresidenteonservation lieense aspreseribedin $87-2-202$. Notmore than 11,500 unreservedClass B-10 lieenses may be-sold in any 1 lieense year.
(2) A person who is not a resident, as defined in 87-2-102, who is unsurecessful in the Class B-10 big game combination license drawing may pay a fee-of $\$ 25$ to participate in a preference-system for deer and etk permits established by the commission.

87-2-505. (Effective March 1, 2011) Class B-10--nonresident big game combination license. (1) (a) Except as otherwise provided in this chapter, a person who is not a resident, as defined in 87-2-102, but who is 12 years of age or older or who will turn 12 years old before or during the season for which the license is issued may, upon payment of the fee of $\$ 897$ plus the nonresident hunting access enhancement fee in 87-2-202(3)(d)
and subject to the limitations prescribed by law and department regulation, apply to the fish, wildlife, and parks office, Helena, Montana, to purchase a B-10 nonresident big game combination license pursuant to subsection (2) that entitles a holder who is 12 years of age or older to all the privileges of Class B, Class B-1, and Class B-7 licenses and an elk tag. This license includes the nonresident conservation license as prescribed in 87-2-202.
(b)(2) Not more than 17,000 Class B-10 licenses may be sold in any 1 license year. Of those:
(a) $60 \%$ must be issued pursuant to [section 87 7]; and
(b) $40 \%$ must be issued pursuant to [section 98 ].
(e)(3) Of the fee paid for the purchase of a Class B-10 nonresident big game combination license pursuant to subsection (1)(a), 25\% must be deposited in the account established in 87-1-290.
(d)(4) The cost of the Class B-10 nonresident big game combination license must be adjusted annually based on any change to the consumer price index from the previous year. The consumer price index to be used for calculations is the consumer price index for all urban consumers (CPI-U).
(2) A person who is not a resident, as defined in 87-2-102, who is unsuecessful in the Class B-10 big game combination lieense drawing may pay a fee of $\$ 25$ to participate in a preferenee-system for deer and elt permits established by the commission.
(5) A PERSON WHO IS NOT A RESIDENT, AS DEFINED IN 87-2-102, WHO IS UNSUCCESSFUL IN THE CLASS B-10 BIG GAME COMBINATION LICENSE DRAWING MAY PAY AFEE OF $\$ 25$ TO PARTICIPATE IN A PREFERENCE SYSTEM FOR DEER AND ELK PERMITS ESTABLISHED BY THE COMMISSION."

## -Section 5. Seetion 87-2-506, MCA, is amended to read:

"87-2-506. Restrietions on hunting lieenses. (1) The department may preseribe by rule the number of hunting lieenses to be issued. Any lieense-sold may be restricted to a speeific administrative region, hunting distriet, or other designated area and may speeify the species, age, andsex to be taken and the time period for Whieh the lieense is valid.
(2) When Exeept as provided infsection 87 , when the number of valid resident applieations for big game Heenses or permits of a single elass or type exeeeds the number of lieenses or permits the department desires to issue in an administrative region, hunting distriet, or other designated area, then the number of big game Hieenses or permits issued to nonresident lieense or permitholders in the region, distriet, or area may not exeeed $10 \%$ of the total issued.

- (3) Disabled veterans who meet the qualifying eriteria provided in $87-2-803(5)$ must be provide a totat
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of 50 Class $A-3$ deer A tags, 50 Class $A=4$ deer $B$ tags, 50 Class $B-7$ deer A tags, 50 Class $B-8$ deer $B$ tags, and 50 special antelope lieenses annually, which may be used within the administrative region, hunting distriet, of other designated area of the disabled veteran's choice, exeept in a region, distriet, of area where the number of lieenses are less than the number of applieants, in which case qualifying disabled veterans are eligible for no more than $10 \%$ of the total licenses for that region, distriet, or area."

Section 5. Section 87-2-510, MCA, is amended to read:
"87-2-510. (Temporary) Class B-11-nonresident deercombination license. (1) Except as otherwise provided in this chapter, a person who is not a resident, as defined in 87-2-102, but who is 12 years of age or oldef or who will turn 12 years old before or during the season for which the lieense is issued may, uponpayment of a fee of $\$ 328$ plus the nonresident hunting aceess enhaneement fee in $87-2-202(3)($ d) , upon payment of the fee established as providedin87-1-268 if the license is one of those reserved pursuantto 87-2-511 for applieants indieating their intent to use the-services of a licensed outfitter or upon payment of the fee-of $\$ 328$ plus the nonresident hunting aceess enhaneement fee in $87-2-202(3)(\mathrm{d})$, if the lieense is one of those resenved pursuant to 87-2-511 for applieants indieating their intent to hunt with a resident sponsor on land owned by that sponsor and subject to the limitations preseribed by law and department regulation, apply to the fish, wildlife, and parks effice, Helena, Montana, to purchase a Class B-11 nonresident deer combination lieense that entitles a holder Who is 12 years of age of older to all the privileges of the Class B, Class B-1, and Class B-7 lieenses. This lieense includes the nomresident willellife conservation license as prescribed in 87-2-202.
(2) Not more than 2,300 unreserved Class B-11 lieenses may be-sold in any 1 lieense year.
(3) A person who is not a resident, as defined in 87-2-102, who is unsurecessful in the Class B-11 deef eombination lieense drawing may pay a fee of $\$ 25$ to participate in a preference-system for deer and elk permits established by the commission.

87-2-510. (Effective March 1, 2011) Class B-11--nonresident deer combination license. (1) (a) Except as otherwise provided in this chapter, a person who is not a resident, as defined in 87-2-102, but who is 12 years of age or older or who will turn 12 years old before or during the season for which the license is issued may, upon payment of a fee of \$527 plus the nonresident hunting access enhancement fee in 87-2-202(3)(d) and subject to the limitations prescribed by law and department regulation, apply to the fish, wildlife, and parks office, Helena, Montana, to purchase a Class B-11 nonresident deer combination license pursuant to subsection (2) that entitles a holder who is 12 years of age or older to all the privileges of the Class $B$, Class $B-1$, and Class B-7

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licenses. This license includes the nonresident wildlife conservation license as prescribed in 87-2-202.
(2) Not more than 4,600 unreserved Class B-11 licenses may be sold in any 1 license year. Of those:
(a) $60 \%$ must be issued pursuant to [section 87 7] and
(b) $40 \%$ must be issued pursuant to [section 98 ].
(b)(3) Of the fee paid for the purchase of a Class B-11 nonresident deer combination license pursuant to subsection (1)(a), $25 \%$ must be deposited in the account established in 87-1-290.
(e)(4) The cost of the Class B-11 nonresident deer combination license must be adjusted annually based on any change to the consumer price index from the previous year. The consumer price index to be used for calculations is the consumer price index for all urban consumers (CPI-U).
(2) Not more than 4,600 unreserved Class B-11 lieenses may be-sold in any 1 lieense year.
(3) A person who is not a resident, as definedin87-2-102, who is unsueeessfulin the Class B-11 deef eombination lieense drawing may pay a fee of $\$ 25$ to participate in a preference system for deer and etk permits established by the commission.
(5) A PERSON WHO IS NOT A RESIDENT, AS DEFINED IN 87-2-102, wHO IS UNSUCCESSFUL IN THE CLASS B-11 DEER COMBINATION LICENSE DRAWING MAY PAY A FEE OF $\$ 25$ TO PARTICIPATE IN A PREFERENCE SYSTEM FOR DEER AND ELK PERMITS ESTABLISHED BY THE COMMISSION."

Section 6. Section 87-2-511, MCA, is amended to read:
"87-2-511. (Femporary) Sale anduse of Class B-10, Class B-11, andClass B-13 lieenses. (1) The department shall offer the Class B-10 and Class B-11 lieenses for sate on March 15, with a number of authorized Class B-10 and Class B-11 lieenses, as determined under 87-1-268, reserved for applieants using the serviees of a lieensed ouffitter and 2,000 of the autherized Class $B-11$ lieenses reserved for applieants indieating their intent to hunt with a residen sponsor on land owned by that sponsor, as provided in subsections ( 2 ) and (3).
(2) Each applieation for a resident-sponsored license under subsection (1) must contain a written affirmation by the applicant that the applicant intends to hunt with a resident sponsor and must indieate the name ef the resident sponsor with whom the applieant intends to hunt. In addition, the applieation mustbe aceompanied by a certifieate that is signed by a resident sponsor and that affirms that the resident sponsor will:

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(c) aceept no monetary consideration for enabling the nonresident applicant to obtain a license or for
providing any senviees of assistanee to the nonresident applicant, exeept as provided in Title 37 , ehapter 47 , and
this title.
(3) The centifieate-signed by the resident sponsor pursuant to subsection (2) must also affirm that the sponsor is a landowner and that the applicant under the certificate will hunt only on land owned by the sponsor. If there is a suffieient number of lieenses set forth in subsection (1), the department shallissue a lieense to one applieant sponsored by each resident landowner who owns 640 or more contiguous acres. If enough lieenses remain for a second applicant for each resident landowner sponsor, the department shall issue a license to the second applieant sponsored by each resident landowner. The department-shall conduct a drawing for any remaining resident-sponsored licenses. If there is not a suffieient number of lieenses set forth in-subsection (1) to allow each residentlandowner who 640 eontiguous aeres tosponsor one applieant, the department shatl eonduct a drawing for the resident-sponsored licenses. However, a resident sponsor of a Class B-11 lieense may submit no more than 15 certifieates of sponsorship in any license year.
(4) Each applieation for an outfitter-sponsored license under subsection (1) must contain a written affirmation by the applicant that the applicant will hunt with a licensed outfitter for all big game hunted by the applicant under the license and must indicate the name of the licensed outfitter with whom the applieant will hunt. In addition, the application must be accompanied by a certifieate that is signed by a lieensed outfitter and that affirms that the outfitter wilt:

- (a) accompany the applicant;
- (b) provide guiding serviees for the-species hunted by the applieant;
(c) direct the applieant's hunting for all big game hunted by the applieant under the license and advise the applieant of game and trespass laws of the state; - (d) submitto the department, ina mannerpreseribed by the department, completerecords of who hunted with the ouffitter, where they hunted, and what game was taken; and
(e) accept no monetary consideration for enabling the nonresident applieant to obtain a license or for providing anyserviees or assistanee to the nomresident applieant, exeept as provided in Title 37, ehapter 47, and this title.
(5) An outfitter-sponsored license under subsection (1) is valid only when used in compliance with the affirmations of the applieant and outfitter required under subsection (4). If the sponsoring outfitter is unavailable or if the applicant wishes to use the-services of separate-ouffitters for hunting different species of game, an


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outfitter-sponsored license may be used with a substitute licensed outfitter, in compliance with the affirmations under subsection (4), upen advanee written notifieation to the board by the-sponsoring licensed outfitter or the substitute outfitter.
(6) Anonresident whohunts under the authority of a residentlandowner-sponsoredlicense-shalleonduet all deer hunting on the deeded lands of the-sponsoring landowner.
(7) Any permits or tags seeured as a result of obtaining a Class B-10 or Class B-11 lieense through an
outfitter sponsor are valid only when hunting is conducted with a licensed outfitter. (8) The departmentshall make the reservedoutfitter-sponsoredClass B-10 andClass B-11 lieenses that remain unsold available as provided in 87-1-268.
(9) All-Class B-10 and Class B-11 lieenses that are not reserved under subsection (1) must be issued by a drawing among all applicants for the respeetive unreserved lieenses. (10) The department shalloffer the Class B-13 nonresident youth big game combination license for sale on March 1. An applieant shall provide the name and automated licensing system number of the adult immediate family member who will aceompany the youth. The adultsponsor must possess either a validClassB-10or Class B-11 lieense of a valid resident deef or elk tag at the time of applieation.

87-2-511. (Effective March 1, 2011) Sale and use of Class B-10, Class B-11, and Class B-13 licenses. (1) The Except as provided in [section 9 8], the department shall offer the Class B-10 and Class B-11 licenses for sale on March 15, with 2,000 of the authorized Class B-11 licenses reserved for applicants indicating their intent to hunt with a resident sponsor on land owned by that sponsor, as provided in subsections (2) and (3).
(2) Each application for a resident-sponsored license under subsection (1) must contain a written affirmation by the applicant that the applicant intends to hunt with a resident sponsor and must indicate the name of the resident sponsor with whom the applicant intends to hunt. In addition, the application must be accompanied by a certificate that is signed by a resident sponsor and that affirms that the resident sponsor will:
(a) direct the applicant's hunting and advise the applicant of game and trespass laws of the state;
(b) submit to the department, in a manner prescribed by the department, complete records of who hunted with the resident sponsor, where they hunted, and what game was taken; and
(c) accept no monetary consideration for enabling the nonresident applicant to obtain a license or for providing any services or assistance to the nonresident applicant, except as provided in Title 37, chapter 47, and this title.
(3) The certificate signed by the resident sponsor pursuant to subsection (2) must also affirm that the sponsor is a landowner and that the applicant under the certificate will hunt only on land owned by the sponsor. If there is a sufficient number of licenses set forth in subsection (1), the department shall issue a license to one applicant sponsored by each resident landowner who owns 640 or more contiguous acres. If enough licenses remain for a second applicant for each resident landowner sponsor, the department shall issue a license to the second applicant sponsored by each resident landowner. The department shall conduct a drawing for any remaining resident-sponsored licenses. If there is not a sufficient number of licenses set forth in subsection (1) to allow each resident landowner who owns 640 contiguous acres to sponsor one applicant, the department shall conduct a drawing for the resident-sponsored licenses. However, a resident sponsor of a Class B-11 license may submit no more than 15 certificates of sponsorship in any license year.
(4) A nonresident who hunts under the authority of a resident landowner-sponsored license shall conduct all deer hunting on the deeded lands of the sponsoring landowner.
(5) All Class B-10 and Class B-11 licenses that are not reserved under subsection (1) must be issued byadrawing among all applicants for the respective unreserved licenses pursuant to 87-2-505(2) or 87-2-510(2).
(6) The department shall offer the Class B-13 nonresident youth big game combination license for sale on March 1. An applicant shall provide the name and automated licensing system number of the adult immediate family member who will accompany the youth. The adult sponsor must possess either a valid Class B-10 or Class B-11 license or a valid resident deer or elk tag at the time of application."

NEW SECTION. Section 7. Nonresident elk and deer license andpermit preference point system.
(1) The department shall establish a preference point system to distribute Class B-10 nonresident big game combination licenses; AND Class B-11 nonresident deer combination licenses, and any applieable elk or deer permits of a-single class or type.
(2) In addition to payment of any fees established in 87-2-113, 87-2-505, and 87-2-510, nonresidents applying to purchase a Class B-10 or Class B-11 license may purchase a preference point, upon payment of a nonrefundable $\$ 50$ fee, that gives an applicant who has more preference points priority to receive a Class B-10 or Class B-11 license and any applieable etk or deer permits over an applicant who has purchased fewer preference points.
(3) An applicant may:
(a) purchase only one preference point per license year; and
(b) purchase a preference point without applying for a Class B-10 or Class B-11 license. An applicant not applying for a Class B-10 or Class B-11 license may purchase a preference point only between July 1 and September 30 prior to the applicable license year. The department shall delete an applicant's accumulated preference points if the applicant does not apply for a Class B-10 or Class B-11 license for 2 consecutive years.
(4) Except as provided in subsection (3)(b), the department may not delete an applicant's accumulated preference points unless the applicant is suceessfulin the applicant's first choiee hunting distriet OBTAINS THE LICENSE APPLIED FOR, in which case the department shall delete the applicant's accumulated preference points.
(5) The department shall issue 75\% of the Class B-10 and Class B-11 licenses made available for purchase pursuant to 87-2-505(2) and 87-2-510(2) by drawings in which the licenses are awarded to applicants in the order of which applicants have purchased the greatest number of preference points. If the number of licenses to be issued under this subsection exceeds the number of applicants who have purchased preference points, the remaining licenses must be added to the licenses issued pursuant to subsection (6).
(6) The department shall issue 25\% of the Class B-10 and Class B-11 licenses made available for purchase pursuant to 87-2-505(2) and 87-2-510(2) by drawings in which the licenses are awarded to applicants who have not purchased any preference points.
(7) For the purposes of this section and to meet the intent of 87-2-506, the department may issue a number of special elk or deer permits to nonresidents in an administrative region, hunting distriet, of other designated area that is equivalent to 10\% of the finalqueta of special permits set by the commission for the same administrative region, humting district, of other designated area in the previous lieense year.
(8)(7) The department shall conduct a drawing for the issuance of special elk or deer permits for all nonresident applicants at the same time, regardless of whether an applicant has obtained a Class B-10 or Class B-11 license pursuant to [section 98 ].
(9)(8) Up to six FIVE applicants may apply as a party under this section. The department shall use an average of the number of preference points accumulated by those applicants to determine their priority in receiving licenses issued pursuant to subsection (5). The department shall consider any fraction that results from the calculation of an average when determining that priority.

NEW SECTION. Section 8. Nonresident Class B-10 and Class B-11 early bird application. (1) On September 1 prior to the applicable license year, the department shall make available on the internet applications for nonresidents who, pursuant to 87-2-505(2)(b) or 87-2-510(2)(b), choose to apply to purchase a Class B-10
nonresident big game combination license or Class B-11 nonresident deer combination license under this section.
(2) Nonresidents applying under this section:
(a) shall pay a $\$ 300$ application fee in addition to any other applicable fee required by 87-2-113, 87-2-505, and 87-2-510;
(b) shall apply by January 1;
(c) shall only apply on the internet as prescribed by the department; and
(d) may not apply for a Class B-10 or Class B-11 license issued pursuant to 87-2-505(2)(a) or 87-2-510(2)(a).
(3) The department shall issue the Class B-10 and Class B-11 licenses made available under 87-2-505(2)(b) and 87-2-510(2)(b) on January 15. If the department receives more applications than the number of available licenses, the department shall conduct a drawing pursuant to [section 87]. Any licenses that remain unsold must be included in the drawings conducted pursuant to 87-2-505(2)(a) or 87-2-510(2)(a).
(4) The department shall refund any fees collected, except a fee collected pursuant to [section 8(2)], to applicants who are unsuccessful under this section.
(5) Revenue collected from the fee established in subsection (2)(a) must be deposited in the hunting access account established in 87-1-290.
(6) Up to six FIVE applicants may apply as a party under this section.

NEW SECTION. Section 9. Codification instruction. [Sections 7 AND 8 and 9 ] are intended to be codified as an integral part of Title 87, chapter 2, part 5, and the provisions of Title 87, chapter 2, part 5, apply to [sections 7 AND 8 and 9].

COORDINATION SECTION. SECTION 10. Coordination instruction. If both House Bill No. 372 and [THIS ACT] ARE PASSED AND APPROVED, THEN [SECTION 2 OF HOUSE BILL No. 372] AND [SECTION 7 OF THIS ACT] ARE VOID AND [SECTION 7 OF THIS ACT] MUST READ AS FOLLOWS:
"NEW SECTION. SECTION 7. NONRESIDENT ELK AND DEER LICENSE PREFERENCE POINT SYSTEM. (1) THE DEPARTMENT SHALL ESTABLISH A PREFERENCE POINT SYSTEM TO DISTRIBUTE CLASS B-10 NONRESIDENT BIG GAME COMBINATION LICENSES AND CLASS B-11 NONRESIDENT DEER COMBINATION LICENSES.
(2) IN ADDITION TO PAYMENT OF ANY FEES ESTABLISHED IN 87-2-113, 87-2-505, AND 87-2-510, NONRESIDENTS APPLYING TO PURCHASE A CLASS B-10 OR CLASS B-11 LICENSE MAY PURCHASE A PREFERENCE POINT, UPON PAYMENT

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OF A NONREFUNDABLE $50 FEE, THAT GIVES AN APPLICANT WHO HAS MORE PREFERENCE POINTS PRIORITY TO RECEIVE
A CLASS B-10 OR CLASS B-11 LICENSE OVER AN APPLICANT WHO HAS PURCHASED FEWER PREFERENCE POINTS.
(3) AN APPLICANT MAY:
(A) PURCHASE ONLY ONE PREFERENCE POINT PER LICENSE YEAR; AND
(B) PURCHASE A PREFERENCE POINT WITHOUT APPLYING FOR A CLASS B-10 OR CLASS B-11 LICENSE. AN APPLICANT NOT APPLYING FOR A CLASS B-10 OR CLASS B-11 LICENSE MAY PURCHASE A PREFERENCE POINT ONLY between July 1 and September 30 prior to the applicable license year. The department shall delete an APPLICANT'S ACCUMULATED PREFERENCE POINTS IF THE APPLICANT DOES NOT APPLYFOR A CLASS B-10 OR CLASS B-11 LICENSE FOR 2 CONSECUTIVE YEARS.
(4) EXCEPT AS PROVIDED IN SUBSECTION (3)(B), THE DEPARTMENT MAY NOT DELETE AN APPLICANT'S ACCUMULATED PREFERENCE POINTS UNLESS THE APPLICANT OBTAINS THE LICENSE APPLIED FOR, IN WHICH CASE THE DEPARTMENT SHALL DELETE THE APPLICANT'S ACCUMULATED PREFERENCE POINTS.
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(5) THE DEPARTMENT SHALL ISSUE 75\% OF THE CLASS B-10 AND CLASS B-11 LICENSES MADE AVAILABLE FOR PURCHASE PURSUANT TO 87-2-505 AND 87-2-510 BY DRAWINGS IN WHICH THE LICENSES ARE AWARDED TO APPLICANTS IN THE ORDER OF WHICH APPLICANTS HAVE PURCHASED THE GREATEST NUMBER OF PREFERENCEPOINTS. IF THENUMBER OF LICENSES TO BE ISSUED UNDER THIS SUBSECTION EXCEEDS THE NUMBER OF APPLICANTS WHO HAVE PURCHASED PREFERENCE POINTS, THE REMAINING LICENSES MUST BE ADDED TO THE LICENSES ISSUED PURSUANT TO SUBSECTION (6).
(6) THE DEPARTMENT SHALL ISSUE 25\% OF THE CLASS B-10 AND CLASS B-11 LICENSES MADE AVAILABLE FOR PURCHASE PURSUANT TO 87-2-505 AND 87-2-510 BY DRAWINGS IN WHICH THE LICENSES ARE AWARDED TO APPLICANTS WHO HAVE NOT PURCHASED ANY PREFERENCE POINTS. IF THE NUMBER OF LICENSES TO BE ISSUED UNDER THIS SUBSECTION EXCEEDS THE NUMBER OF APPLICANTS WHO HAVE NOT PURCHASED PREFERENCE POINTS, THE REMAINING LICENSES MUST BE ADDED TO THE LICENSES ISSUED PURSUANT TO SUBSECTION (5).
(7) THE DEPARTMENT SHALL CONDUCT A DRAWING FOR THE ISSUANCE OF SPECIAL ELK OR DEER PERMITS FOR ALL NONRESIDENT APPLICANTS AT THE SAME TIME, REGARDLESS OF WHETHER AN APPLICANT HAS OBTAINED A CLASS B-10 OR CLASS B-11 LICENSE PURSUANT TO [SECTION 8].
(8) UP TO FIVE APPLICANTS MAY APPLY AS A PARTY UNDER THIS SECTION. THE DEPARTMENT SHALL USE AN AVERAGE OF THE NUMBER OF PREFERENCE POINTS ACCUMULATED BY THOSE APPLICANTS TO DETERMINE THEIR PRIORITY IN RECEIVING LICENSES ISSUED PURSUANT TO SUBSECTION (5). THE DEPARTMENT SHALL CONSIDER ANY FRACTION THAT RESULTS FROM THE CALCULATION OF AN AVERAGE WHEN DETERMINING THAT PRIORITY."

## Legislative

Services

NEW SECTION. Section 11. Effective date. [This act] is effective Mareh 1, 2012 JULY 1, 2011. - END -


[^0]:    - (a) direct the applieant's hunting and advise the applieant of game and trespass laws of the state;
    (b) submit to the department, in a manner preseribed by the department, complete records of whohunted with the resident sponsor, where they hunted, and what game was taken; and

