SENATE BILL NO. 400
INTRODUCED BY C. VINCENT

Section 1. Section 87-2-511, MCA, is amended to read:
"87-2-511. (Temporary) Sate anduse of Class B-10, Class B-11, and Class B-13 lieenses. (1) The department-shalloffer the-Class B-10 andClass B-11 lieenses for sate on Mareh 15, with a numberofauthorized Class B-10 and Class B-11 lieenses, as determined under 87-1-268, reserved for applicants using the-serviees of a lieensed outfitter and 2,000 of the authorized Class B-11 lieenses reserved for applieants indieating their intent to hunt with a resident sponsor on land owned by that sponsor, as provided in subsections (2) and (3).
(2) Each applieation for a resident-sponsored lieense 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 of the resident sponsor with whom the applieant intends to hunt. In addition, the application must be accompanied by a certifieate 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 mannerpreseribed by the department, completerecords 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 applieant to obtain a license or for providing anyserviee or assistance to the nonresident applieant, except as provided in Titte 37, ehapter 47, and this titte.
(3) The certifieate-signed by the resident sponsor pursuant to subsection (2) must also affirm that the sponsor is a landowner and that the applieant under the certifieate 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 licenses remain for a second applieant for each resident landowner sponsor, the department shall issue a lieense to the second applicant sponsored by each resident landowner. The department-shall conduet 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 applieant, the department shatt eonduct a drawing for the resident-sponsored licenses. However, a residentsponsorofaClass B-11 lieense may submit no more than 15 certifieates of sponsorship in any lieense year.
(4) Each application for an outfitter-sponsored lieense under subsection (1) must contain a written affirmation by the applieant that the applicant will hunt with a licensed outfitter for all big game hunted by the applieant under the lieense and must indicate the name of the licensed outfitter with whom the applieant will hunt. In addition, the applieation must be aceompanied by a certifieate that is signed by a lieensec- outfitter and that affirms that the outfitter will:
(a) accompany the applieant;
(b) provide guiding-serviees for the-speeies hunted by the applieant;
(e) direct the applicant's hunting for all big game hunted by the applicant under the license and advise the applieant of game and trespass laws of the-state;
(d) submit to the department, in a mannerprescribed by the department, completerecords of who hunted with the ouffitter, where they hunted, and what game was taken; and
(e) aceept no monetary consideration for enabling the nonresident applicant to obtain a license or for providing any serviees or assistance to the nonresident applieant, except as provided in Titte 37, ehapter 47, and this title.
(5) An outfitter-sponsored lieense 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- outfitters for hunting different species of game, an outfitter-sponsored license may be used with a substitute licensed outfitter, in complianee with the affirmations under subsection (4), upen advance written notifieation to the board by the sponsoring licensed outfitter or the substitute outfitter.
(6) A nonresident who hunts under the authority of a resident landowner-sponsoredlieense shalleonduet all deer hunting on the deeded lands of the sponsoring landowner.
(7) Any permits or tags-secured as a result of obtaining a Class B-10 or Class B-11 lieense through an
outfitter sponsor are valid only when hunting is condueted with a lieensed outfitter.
(8) The departmentshallmake 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 respective unreserved licenses.
(10) The department shalloffer the-Class B-13 nonresident youthbiggame combination lieense for sale on Mareh 1. An applieant shallprovide 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 validClass B-10 or Class B-11 license or a valid resident deer or elk tag at the time of application.

87-2-511. (Effective March 1, 2011) Sale and use of Class B-7, Class B-10, Class B-11, and Class
B-13 licenses. (1) 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)

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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 by a drawing among all applicants for the respective unreserved licenses.
(6) (a) In addition to the Class B-10 licenses made available in 87-2-505, the department shall offer 2,000 of the Class B-10 licenses to nonresident applicants indicating their intent to hunt in the:
(i) Absaroka-Beartooth wilderness;
(ii) Anaconda Pintler wilderness;
(iii) Bob Marshall wilderness;
(iv) Cabinet Mountains wilderness;
(v) Gates of the Mountains wilderness;
(vi) Great Bear wilderness;
(vii) Lee Metcalf wilderness;
(viii) Medicine Lake wilderness;
(ix) Mission Mountains wilderness;
(x) Rattlesnake wilderness;
(xi) Red Rock Lakes wilderness;
(xii) Scapegoat wilderness;
(xiii) Selway-Bitterroot wilderness;
(xiv) UL Bend wilderness; or
(xv) Welcome Creek wilderness.
(b) Licenses issued pursuant to subsection (6)(a) must be sold for the fee set in 87-2-505.
(c) (i) An applicant who applies for a wilderness license pursuant to subsection (6)(a) may choose to retain only the elk tag portion of the Class B-10 license. The department shall sell the elk tag portion as an elk-only combination license for $\$ 150$ less than the fee set in 87-2-505.
(ii) The remaining Class B-7 portion of the license separated pursuant to subsection (6)(c)(i) must be sold by the department as a Class B-11 combination license for the fee set in 87-2-510. This does not affect the limit

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 Divisionestablished in 87-2-510(2).
(d) The department may charge a $\$ 25$ processing fee if an applicant chooses to buy only a portion of the Class B-10 license pursuant to subsection (6)(c) after the Class B-10 license has been issued to the applicant.
(7) The revenue collected pursuant to subsection (6) must be deposited in the state special revenue account to the credit of the department and not allocated pursuant to other statutory requirements generally applicable to Class B-10 or Class B-11 licenses.
$(6)(8)$ 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 2. Effective date. [This act] is effective March 1, 2012.

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