

IN THE SENATE

SENATE BILL NO. 1219

BY RESOURCES AND ENVIRONMENT COMMITTEE

AN ACT

1 RELATING TO FISH AND GAME; AMENDING SECTION 36-111, IDAHO CODE, TO PROVIDE
2 THAT CLASS 7 LICENSES AND TAGS SHALL BE EXEMPT FROM CERTAIN SET-ASIDE
3 ACCOUNT PROVISIONS, TO PROVIDE THAT TWENTY-FIVE CENTS SHALL BE PAID
4 INTO THE SET-ASIDE ACCOUNT FROM EACH DISABLED PERSONS COMBINATION
5 LICENSE AND TO CLARIFY THAT CERTAIN REFERENCES TO ANTELOPE ARE TO
6 PRONGHORN ANTELOPE.
7

8 Be It Enacted by the Legislature of the State of Idaho:

9 SECTION 1. That Section 36-111, Idaho Code, be, and the same is hereby
10 amended to read as follows:

11 36-111. FISH AND GAME SET-ASIDE ACCOUNT. (1) There is hereby estab-
12 lished the fish and game set-aside account in the dedicated fund. The ac-
13 count shall have paid into it moneys as follows:

14 (a) Four dollars (\$4.00) of each steelhead trout or anadromous salmon
15 permit sold. Moneys from this source shall be used for the acquisition,
16 development and maintenance of parking areas, access sites, boat ramps
17 and sanitation facilities in salmon and steelhead fishing areas, for
18 management of and research on steelhead trout and anadromous salmon
19 problems, and for technical assistance with litigation concerning
20 steelhead and anadromous salmon originating in Idaho.

21 (b) Two dollars (\$2.00) from each combination hunting and fishing li-
22 cense, or each hunting license sold, as provided in sections 36-406 and
23 36-407, Idaho Code, except that class 4 and 7 licenses shall be exempt
24 from this provision and twenty-five cents (25¢) shall be paid from each
25 disabled persons combination license. Moneys from this source shall be
26 used for the purposes of acquiring access to and acquiring and rehabil-
27 itating big game ranges and upland bird and waterfowl habitats. Unless
28 it is inconsistent with the goals of the commission, it is the intent
29 of the legislature that the commission negotiate lease arrangements as
30 compared with outright purchase of private property.

31 (c) One dollar and fifty cents (\$1.50) from each pronghorn antelope,
32 elk and deer tag sold as provided in section 36-409, Idaho Code, except
33 that class 7 tags shall be exempt from this provision. Not less than
34 seventy-five cents (75¢) of each one dollar and fifty cents (\$1.50) col-
35 lected shall be placed in a separate account to be designated as a feed-
36 ing account. Moneys in this account shall be used exclusively for the
37 purposes of actual supplemental winter feeding of pronghorn antelope,
38 elk and deer. Moneys shall be used solely for the purchase of blocks,
39 pellets and hay for such winter feeding purposes and/or for the purchase
40 of seed or other material that can be shown to directly provide feed or
41 forage for the winter feeding of pronghorn antelope, elk and deer. The
42 balance of moneys realized from this source may be used for the control

1 of depredation of private property by pronghorn antelope, elk and deer
2 and control of predators affecting pronghorn antelope, elk and deer.
3 Moneys in the feeding account shall not be used for any purpose other
4 than winter feeding as herein specified. Moneys in the feeding account
5 may not be expended except upon the declaration of a feeding emergency
6 by the director of the department of fish and game. Such emergency need
7 not exist on a statewide basis but can be declared with respect to one
8 (1) or more regions of the state. The department shall by rule estab-
9 lish the criteria for a feeding emergency. The department shall submit
10 a yearly report to the senate resources and environment committee and
11 the house resources and conservation committee of the legislature on or
12 before the 31st day of July, detailing how funds in the feeding account
13 have been expended during the preceding fiscal year.

14 (d) Those amounts designated by individuals in accordance with section
15 63-3067A(3) (a), Idaho Code, and from fees paid under the provisions of
16 section 49-417, Idaho Code. Moneys from these sources shall be used for
17 a nongame management and protection program under the direction of the
18 fish and game commission.

19 (e) Money derived from the assessment of processing fees. Moneys de-
20 rived from this source shall be used as provided in section 36-1407,
21 Idaho Code.

22 (2) Moneys in the fish and game set-aside account and the feeding ac-
23 count established in subsection (1) (c) of this section are subject to appro-
24 priation, and the provisions of section 67-3516, Idaho Code. Moneys in the
25 fish and game set-aside account and the feeding account shall be invested
26 by the state treasurer in the manner provided for investment of idle state
27 moneys in the state treasury by section 67-1210, Idaho Code, with interest
28 earned on investments from each account to be paid into that account.