Senate Bill 247

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Governor John A. Kitzhaber, M.D., for State Department of Fish and Wildlife)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced.**

Incrementally increases or establishes certain fees related to hunting, angling and commercial fishing over six-year period, applicable January 1, 2016, January 1, 2018, and January 1, 2020. Consolidates fee provisions for certain hunting and angling fees into statutory fee schedule. Modifies existing surcharges. Extends landowner preference program. Authorizes State Fish and Wildlife Commission to issue youth license to resident and nonresident persons 12 through 17 years of age. Declares emergency, effective on passage.

A BILL FOR AN ACT 1 2 Relating to State Department of Fish and Wildlife fees; creating new provisions; amending ORS 496.146, 496.232, 496.283, 496.289, 496.303, 496.550, 496.555, 496.562, 496.566, 497.022, 497.032, 3 497.075, 497.102, 497.112, 497.121, 497.124, 497.132, 497.138, 497.142, 497.151, 497.153, 497.156, 5 497.158, 497.258, 497.325, 498.166, 498.418, 508.116, 508.285, 508.505, 508.550, 508.760, 508.790, 508.816, 508.901, 508.941 and 508.949 and section 4, chapter 512, Oregon Laws 1989, section 19, 6 chapter 659, Oregon Laws 1993, and section 2, chapter 460, Oregon Laws 1995; and declaring 8 an emergency. Be It Enacted by the People of the State of Oregon: 9 10 WILDLIFE LAWS LICENSE, 11 TAG AND PERMIT FEE SCHEDULE 12 13 SECTION 1. Section 2 of this 2015 Act is added to and made a part of ORS chapter 497. 14 SECTION 2. (1) Except as otherwise provided for by law, the State Fish and Wildlife 15 16 Commission shall charge the fees listed in the fee schedule under this section for the issu-17 ance of the specified licenses, tags and permits. (2) Fee Schedule: 18 19 20 21 Prices shown include agent fees under ORS 497.022 and dedications 22 23 of funds collected as otherwise Resident Nonresident prescribed by law. Statutory 24 Fee Fee Reference 25 26 27 **HUNTING LICENSES** ANNUAL HUNTING LICENSE \$33.50 \$167.00 497.102 28

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

1	RESIDENT SENIOR HUNTING LICENSE	\$20.50	_	497.102
2	RESIDENT DISABLED VET HUNTER	FREE	_	497.102
3	NONRESIDENT THREE-DAY BIRD LICENSE		\$31.50	497.102
4	THE THE PART OF TH		ψ51.50	1011102
5	HUNTING TAGS/VALIDATIONS			
6	DEER TAG	\$27.50	\$430.50	497.112
7	ELK TAG	\$48.00	\$571.00	497.112
8	SPECIAL ELK TAG (DV/PIONEER)	\$25.00	•	497.112
9	BLACK BEAR TAG	\$15.50	\$15.50	497.112
10	TURKEY TAG	\$25.50	\$87.50	497.112
11	ANTELOPE TAG	\$50.00	\$384.00	497.112
12	MOUNTAIN SHEEP TAG	\$138.00	\$1,469.50	497.112
13	COUGAR TAG	\$15.50	\$15.50	497.112
14	MOUNTAIN GOAT TAG	\$138.00	\$1,469.50	497.112
15	RESIDENT UPLAND BIRD STAMP	\$9.00	-	497.153
16	RESIDENT WATERFOWL STAMP	\$12.50	-	497.151
17	NONRESIDENT BIRD-WATERFOWL STAMP	· -	\$41.50	497.156
18			·	
19	FISHING LICENSES/VALIDATIONS			
20	ANNUAL ANGLING LICENSE	\$38.00	\$96.00	497.121
21	RESIDENT SENIOR ANGLING LICENSE	\$25.00	· -	497.121
22	RESIDENT DISABLED VET ANGLER	FREE	-	497.121
23	ONE-DAY ANGLING LICENSE	\$18.50	\$18.50	497.121
24	TWO-DAY ANGLING LICENSE	\$34.50	\$34.50	497.121
25	THREE-DAY ANGLING LICENSE	\$50.50	\$50.50	497.121
26	NONRESIDENT SEVEN-DAY ANGLING LICENSE	-	\$75.00	497.121
27	ANNUAL COMBINED ANGLING TAG	\$35.00	\$55.00	497.121
28	HATCHERY HARVEST TAG	\$25.00	\$25.00	497.121
29	TWO-ROD ANGLING LICENSE	\$21.50	\$21.50	497.121
30	ANNUAL OCEAN ENDORSEMENT	\$10.00	\$10.00	497.121
31	DAILY OCEAN ENDORSEMENT	\$1.00	\$1.00	497.121
32				
33	SHELLFISH LICENSES			
34	ANNUAL SHELLFISH LICENSE	\$9.00	\$26.00	497.121
35	NONRESIDENT THREE-DAY SHELLFISH LICENS	Е -	\$17.00	497.121
36	RESIDENT DISABLED VET SHELLFISH	FREE	-	497.121
37				
38	COMBINATION LICENSES			
39	RESIDENT COMBINATION LICENSE	\$65.00	-	497.132
40	RESIDENT SPORTSPAC LICENSE	\$185.00	-	497.132
41	RESIDENT SENIOR COMBINATION LICENSE	\$41.50	-	497.132
42	RESIDENT PIONEER COMBINATION LICENSE	\$6.00	-	497.132
43				
44	YOUTH LICENSES/VALIDATIONS (ages 12-17)			
45	YOUTH LICENSE	\$10.00	\$10.00	Section 21 of

1				this 2015 Act
2	RESIDENT YOUTH SPORTSPAC LICENSE	\$55.00	-	497.132
3	YOUTH ANNUAL COMBINED ANGLING TAG	\$5.00	\$5.00	497.121
4	YOUTH UPLAND BIRD STAMP	\$4.00	\$4.00	497.153
5	YOUTH WATERFOWL STAMP	\$4.00	\$4.00	497.151
6	YOUTH TURKEY TAGS	\$10.50	\$10.50	497.112
7	YOUTH HUNT/TRAP FUR-BEARERS	\$17.00	\$17.00	497.142
8				
9	MISCELLANEOUS			
10	DUPLICATE LICENSE/TAG	\$25.50	\$25.50	497.032
11	GUIDE TAGS - DEER	-	\$537.00	497.112
12	GUIDE TAGS - ELK	-	\$792.00	497.112
13	RESIDENT HUNT/TRAP FUR-BEARERS	\$51.00	-	497.142
14	NONRESIDENT FUR-TAKERS HUNT/TRAP	-	\$380.00	497.142
15	RESIDENT HUNT FUR-BEARERS	\$24.00	-	497.142
16	PRIVATE HUNTING PRESERVE	\$6.00	\$13.00	497.102
17	OUTDOOR CLUB PERMIT	\$100.00	\$100.00	498.418
18	LOP REGISTRATION	\$32.00	\$32.00	496.146
19	LOP TAG REDISTRIBUTION	\$16.00	\$16.00	496.146
20				
21	OCCUPATIONAL LICENSES/PERMITS			
22	FUR DEALER LICENSE	\$104.00	-	497.258
23	TAXIDERMIST LICENSE	\$104.00	-	497.258
24	WILDLIFE PROPAGATION LICENSE	\$54.00	-	497.258
25	FISH PROPAGATION LICENSE	\$135.00	-	497.258
26	PRIVATE HUNTING PRESERVE LIC	\$216.00	-	497.258
27	STURGEON PROPAGATION PERMIT	\$3,180.00	\$3,180.00	497.325
28				
00				

31

32

33

SECTION 3. Section 2 of this 2015 Act is amended to read:

Sec. 2. (1) Except as otherwise provided for by law, the State Fish and Wildlife Commission shall charge the fees listed in the fee schedule under this section for the issuance of the specified licenses, tags and permits.

(2) Fee Schedule:

34	(2) Fee Schedule:			
35	[1
36				
37	Prices shown include agent fees			
38	under ORS 497.022 and dedications			
39	of funds collected as otherwise			
40	prescribed by law.	Resident	Nonresident	Statutory
41		Fee	Fee	Reference
42				
43	HUNTING LICENSES			
44	ANNUAL HUNTING LICENSE	\$33.50	\$167.00	497.102
45	RESIDENT SENIOR HUNTING LICENSE	\$20.50	-	497.102

1	RESIDENT DISABLED VET HUNTER	FREE	-	497.102
2	NONRESIDENT THREE-DAY BIRD LICENSE	-	\$31.50	497.102
3				
4	HUNTING TAGS/VALIDATIONS			
5	DEER TAG	\$27.50	\$430.50	497.112
6	ELK TAG	\$48.00	\$571.00	497.112
7	SPECIAL ELK TAG (DV/PIONEER)	\$25.00	-	497.112
8	BLACK BEAR TAG	\$15.50	\$15.50	497.112
9	TURKEY TAG	\$25.50	\$87.50	497.112
10	ANTELOPE TAG	\$50.00	\$384.00	497.112
11	MOUNTAIN SHEEP TAG	\$138.00	\$1,469.50	497.112
12	COUGAR TAG	\$15.50	\$15.50	497.112
13	MOUNTAIN GOAT TAG	\$138.00	\$1,469.50	497.112
14	RESIDENT UPLAND BIRD STAMP	\$9.00	-	497.153
15	RESIDENT WATERFOWL STAMP	\$12.50	-	497.151
16	NONRESIDENT BIRD-WATERFOWL STAMP	-	\$41.50	497.156
17				
18	FISHING LICENSES/VALIDATIONS			
19	ANNUAL ANGLING LICENSE	\$38.00	\$96.00	497.121
20	RESIDENT SENIOR ANGLING LICENSE	\$25.00	-	497.121
21	RESIDENT DISABLED VET ANGLER	FREE	-	497.121
22	ONE-DAY ANGLING LICENSE	\$18.50	\$18.50	497.121
23	TWO-DAY ANGLING LICENSE	\$34.50	\$34.50	497.121
24	THREE-DAY ANGLING LICENSE	\$50.50	\$50.50	497.121
25	NONRESIDENT SEVEN-DAY ANGLING LICENSE	-	\$75.00	497.121
26	ANNUAL COMBINED ANGLING TAG	\$35.00	\$55.00	497.121
27	HATCHERY HARVEST TAG	\$25.00	\$25.00	497.121
28	TWO-ROD ANGLING LICENSE	\$21.50	\$21.50	497.121
29	ANNUAL OCEAN ENDORSEMENT	\$10.00	\$10.00	497.121
30	DAILY OCEAN ENDORSEMENT	\$1.00	\$1.00	497.121
31				
32	SHELLFISH LICENSES			
33	ANNUAL SHELLFISH LICENSE	\$9.00	\$26.00	497.121
34	NONRESIDENT THREE-DAY SHELLFISH LICENSE	-	\$17.00	497.121
35	RESIDENT DISABLED VET SHELLFISH	FREE	-	497.121
36				
37	COMBINATION LICENSES			
38	RESIDENT COMBINATION LICENSE	\$65.00	-	497.132
39	RESIDENT SPORTSPAC LICENSE	\$185.00	-	497.132
40	RESIDENT SENIOR COMBINATION LICENSE	\$41.50	-	497.132
41	RESIDENT PIONEER COMBINATION LICENSE	\$6.00	-	497.132
42	WOMEN TO THE PROPERTY OF THE P			
43	YOUTH LICENSES/VALIDATIONS (ages 12-17)	440.00	4-0-5-	Q
44	YOUTH LICENSE	\$10.00	\$10.00	Section 21 of
45				this 2015 Act

1	RESIDENT YOUTH SPORTSPAC LICENSE	\$55.00	-	497.132
2	YOUTH ANNUAL COMBINED ANGLING TAG	\$5.00	\$5.00	497.121
3	YOUTH UPLAND BIRD STAMP	\$4.00	\$4.00	497.153
4	YOUTH WATERFOWL STAMP	\$4.00	\$4.00	497.151
5	YOUTH TURKEY TAGS	\$10.50	\$10.50	497.112
6	YOUTH HUNT/TRAP FUR-BEARERS	\$17.00	\$17.00	497.142
7				
8	MISCELLANEOUS			
9	$DUPLICATE\ LICENSE/TAG$	\$25.50	\$25.50	497.032
10	GUIDE TAGS - DEER	-	\$537.00	497.112
11	GUIDE TAGS - ELK	-	\$792.00	497.112
12	RESIDENT HUNT/TRAP FUR-BEARERS	\$51.00	-	497.142
13	$NONRESIDENT\ FUR\text{-}TAKERS\ HUNT/TRAP$	-	\$380.00	497.142
14	RESIDENT HUNT FUR-BEARERS	\$24.00	-	497.142
15	PRIVATE HUNTING PRESERVE	\$6.00	\$13.00	497.102
16	OUTDOOR CLUB PERMIT	\$100.00	\$100.00	498.418
17	LOP REGISTRATION	\$32.00	\$32.00	496.146
18	LOP TAG REDISTRIBUTION	\$16.00	\$16.00	496.146
19				
20	OCCUPATIONAL LICENSES/PERMITS			
21	FUR DEALER LICENSE	\$104.00	-	497.258
22	TAXIDERMIST LICENSE	\$104.00	-	497.258
23	WILDLIFE PROPAGATION LICENSE	\$54.00	-	497.258
24	FISH PROPAGATION LICENSE	\$135.00	-	497.258
25	PRIVATE HUNTING PRESERVE LIC	\$216.00	-	497.258
26	STURGEON PROPAGATION PERMIT	\$3,180.00	\$3,180.00	497.325
27	[]
28				
29				
30				
31	Prices shown include agent fees			
32	under ORS 497.022 and dedications			
33	of funds collected as otherwise			
34	prescribed by law.	Resident	Nonresident	Statutory
35		Fee	Fee	Reference
36				
37	HUNTING LICENSES			
38	ANNUAL HUNTING LICENSE	\$34.00	\$169.00	497.102
39	RESIDENT SENIOR HUNTING LICENSE	\$21.50	-	497.102
40	RESIDENT DISABLED VET HUNTER	FREE	-	497.102
41	NONRESIDENT THREE-DAY BIRD LICENSE	-	\$32.00	497.102
42				
43	HUNTING TAGS/VALIDATIONS			
44	DEER TAG	\$28.00	\$438.00	497.112
45	ELK TAG	\$49.00	\$580.00	497.112

1	SPECIAL ELK TAG (DV/PIONEER)	\$25.50	-	497.112
2	BLACK BEAR TAG	\$16.00	\$16.00	497.112
3	TURKEY TAG	\$26.00	\$89.00	497.112
4	ANTELOPE TAG	\$51.00	\$390.00	497.112
5	MOUNTAIN SHEEP TAG	\$140.00	\$1,500.00	497.112
6	COUGAR TAG	\$16.00	\$16.00	497.112
7	MOUNTAIN GOAT TAG	\$140.00	\$1,500.00	497.112
8	RESIDENT UPLAND BIRD STAMP	\$9.50	-	497.153
9	RESIDENT WATERFOWL STAMP	\$13.00	-	497.151
10	NONRESIDENT BIRD-WATERFOWL STAMP	-	\$43.00	497.156
11				
12	FISHING LICENSES/VALIDATIONS			
13	ANNUAL ANGLING LICENSE	\$41.00	\$102.00	497.121
14	RESIDENT SENIOR ANGLING LICENSE	\$27.00	-	497.121
15	RESIDENT DISABLED VET ANGLER	FREE	-	497.121
16	ONE-DAY ANGLING LICENSE	\$21.50	\$21.50	497.121
17	TWO-DAY ANGLING LICENSE	\$38.00	\$38.00	497.121
18	THREE-DAY ANGLING LICENSE	\$54.50	\$54.50	497.121
19	NONRESIDENT SEVEN-DAY ANGLING LICENSE	-	\$83.00	497.121
20	ANNUAL COMBINED ANGLING TAG	\$40.50	\$66.00	497.121
21	HATCHERY HARVEST TAG	\$28.50	\$28.50	497.121
22	TWO-ROD ANGLING LICENSE	\$24.50	\$24.50	497.121
23	ANNUAL OCEAN ENDORSEMENT	\$10.00	\$10.00	497.121
24	DAILY OCEAN ENDORSEMENT	\$1.00	\$1.00	497.121
25				
26	SHELLFISH LICENSES			
27	ANNUAL SHELLFISH LICENSE	\$10.00	\$28.00	497.121
28	NONRESIDENT THREE-DAY SHELLFISH LICENS	SE -	\$19.00	497.121
29	RESIDENT DISABLED VET SHELLFISH	FREE	-	497.121
30				
31	COMBINATION LICENSES			
32	RESIDENT COMBINATION LICENSE	\$70.00	-	497.132
33	RESIDENT SPORTSPAC LICENSE	\$191.00	-	497.132
34	RESIDENT SENIOR COMBINATION LICENSE	\$44.50	-	497.132
35	RESIDENT PIONEER COMBINATION LICENSE	\$6.00	-	497.132
36				
37	YOUTH LICENSES/VALIDATIONS (ages 12-17)			
38	YOUTH LICENSE	\$10.00	\$10.00	Section 21 of
39				this 2015 Act
40	RESIDENT YOUTH SPORTSPAC LICENSE	\$55.00	-	497.132
41	YOUTH ANNUAL COMBINED ANGLING TAG	\$5.00	\$5.00	497.121
42	YOUTH UPLAND BIRD STAMP	\$4.00	\$4.00	497.153
43	YOUTH WATERFOWL STAMP	\$4.00	\$4.00	497.151
44	YOUTH TURKEY TAGS	\$10.50	\$10.50	497.112
45	YOUTH HUNT/TRAP FUR-BEARERS	\$17.00	\$17.00	497.142

1	MISCELLANEOUS			
2	DUPLICATE LICENSE/TAG	\$25.50	\$25.50	497.032
3	GUIDE TAGS - DEER	-	\$558.00	497.112
4	GUIDE TAGS - ELK	-	\$824.00	497.112
5	RESIDENT HUNT/TRAP FUR-BEARERS	\$53.00	-	497.142
6	NONRESIDENT FUR-TAKERS HUNT/TRAP	-	\$395.00	497.142
7	RESIDENT HUNT FUR-BEARERS	\$25.00	-	497.142
8	PRIVATE HUNTING PRESERVE	\$6.50	\$13.50	497.102
9	OUTDOOR CLUB PERMIT	\$100.00	\$100.00	498.418
10	LOP REGISTRATION	\$33.50	\$33.50	496.146
11	LOP TAG REDISTRIBUTION	\$16.50	\$16.50	496.146
12				
13	OCCUPATIONAL LICENSES/PERMITS			
14	FUR DEALER LICENSE	\$108.00	-	497.258
15	TAXIDERMIST LICENSE	\$108.00	-	497.258
16	WILDLIFE PROPAGATION LICENSE	\$56.00	-	497.258
17	FISH PROPAGATION LICENSE	\$143.00	-	497.258
18	PRIVATE HUNTING PRESERVE LIC	\$225.00	-	497.258
19	STURGEON PROPAGATION PERMIT	\$3,371.00	\$3,371.00	497.325
20				

SECTION 4. (1) Except as provided in subsection (2) of this section, the amendments to section 2 of this 2015 Act by section 3 of this 2015 Act become operative on January 1, 2018.

(2) The State Department of Fish and Wildlife may, prior to January 1, 2018, charge the fees provided for in section 2 of this 2015 Act, as amended by section 3 of this 2015 Act, for registrations made, and licenses, permits, tags, endorsements, stamps and transfers applied for, before January 1, 2018, for activities occurring on or after January 1, 2018.

SECTION 5. Section 2 of this 2015 Act, as amended by section 3 of this 2015 Act, is amended to read:

Sec. 2. (1) Except as otherwise provided for by law, the State Fish and Wildlife Commission shall charge the fees listed in the fee schedule under this section for the issuance of the specified licenses, tags and permits.

(2) Fee Schedule:

34	[1
35				
36	Prices shown include agent fees			
37	under ORS 497.022 and dedications			
38	of funds collected as otherwise			
39	prescribed by law.	Resident	Nonresident	Statutory
40		Fee	Fee	Reference
41				
42	HUNTING LICENSES			
43	ANNUAL HUNTING LICENSE	\$34.00	\$169.00	497.102
44	RESIDENT SENIOR HUNTING LICENSE	\$21.50	-	497.102
45	RESIDENT DISABLED VET HUNTER	FREE	-	497.102

1	NONRESIDENT THREE-DAY BIRD LICENSE	-	\$32.00	497.102
$\frac{2}{3}$	HUNTING TAGS/VALIDATIONS			
4	DEER TAG	\$28.00	\$438.00	497.112
5	ELK TAG	\$49.00	\$580.00	497.112
6	SPECIAL ELK TAG (DV/PIONEER)	\$25.50	φοσο.σσ	497.112
7	BLACK BEAR TAG	\$16.00	\$16.00	497.112
8	TURKEY TAG	\$26.00	\$89.00	497.112
9	ANTELOPE TAG	\$51.00	\$390.00	497.112
10	MOUNTAIN SHEEP TAG	\$140.00	\$1,500.00	497.112
11	COUGAR TAG	\$16.00	\$16.00	497.112
12	MOUNTAIN GOAT TAG	\$140.00	\$1,500.00	497.112
13	RESIDENT UPLAND BIRD STAMP	\$9.50	φ1,500.00	497.153
14	RESIDENT WATERFOWL STAMP	\$13.00	_	497.151
15	NONRESIDENT BIRD-WATERFOWL STAMP	φ10.00	\$43.00	497.156
16	NONILESIDENT BIND-WATERFOWD STAMI	_	φ49.00	437.130
17	FISHING LICENSES / VALIDATIONS			
18	ANNUAL ANGLING LICENSE	\$41.00	\$102.00	497.121
19	RESIDENT SENIOR ANGLING LICENSE	\$27.00	φ102.00	497.121
20	RESIDENT DISABLED VET ANGLER	FREE		497.121
21	ONE-DAY ANGLING LICENSE	\$21.50	\$21.50	497.121
22	TWO-DAY ANGLING LICENSE	\$38.00	\$38.00	497.121
23	THREE-DAY ANGLING LICENSE	\$54.50	\$54.50	497.121
24	NONRESIDENT SEVEN-DAY ANGLING LICENSE	φο1.σσ	\$83.00	497.121
25	ANNUAL COMBINED ANGLING TAG	\$40.50	\$66.00	497.121
26	HATCHERY HARVEST TAG	\$28.50	\$28.50	497.121
27	TWO-ROD ANGLING LICENSE	\$24.50	\$24.50	497.121
28	ANNUAL OCEAN ENDORSEMENT	\$10.00	\$10.00	497.121
29	DAILY OCEAN ENDORSEMENT	\$1.00	\$1.00	497.121
30		7-111	7-100	
31	SHELLFISH LICENSES			
32	ANNUAL SHELLFISH LICENSE	\$10.00	\$28.00	497.121
33	NONRESIDENT THREE-DAY SHELLFISH LICENSE	· -	\$19.00	497.121
34	RESIDENT DISABLED VET SHELLFISH	FREE	, -	497.121
35				
36	COMBINATION LICENSES			
37	RESIDENT COMBINATION LICENSE	\$70.00	-	497.132
38	RESIDENT SPORTSPAC LICENSE	\$191.00	-	497.132
39	RESIDENT SENIOR COMBINATION LICENSE	\$44.50	-	497.132
40	RESIDENT PIONEER COMBINATION LICENSE	\$6.00	-	497.132
41				
42	YOUTH LICENSES/VALIDATIONS (ages 12-17)			
43	YOUTH LICENSE	\$10.00	\$10.00	Section 21 of
44				this 2015 Act
45	RESIDENT YOUTH SPORTSPAC LICENSE	\$55.00	-	497.132

1	YOUTH ANNUAL COMBINED ANGLING TAG	\$5.00	\$5.00	497.121
2	YOUTH UPLAND BIRD STAMP	\$4.00	\$4.00	497.153
3	YOUTH WATERFOWL STAMP	\$4.00	\$4.00	497.151
4	YOUTH TURKEY TAGS	\$10.50	\$10.50	497.112
5	YOUTH HUNT/TRAP FUR-BEARERS	\$17.00	\$17.00	497.142
6				
7	MISCELLANEOUS			
8	DUPLICATE LICENSE/TAG	\$25.50	\$25.50	497.032
9	GUIDE TAGS - DEER	-	\$558.00	497.112
10	GUIDE TAGS - ELK	-	\$824.00	497.112
11	RESIDENT HUNT/TRAP FUR-BEARERS	\$53.00	-	497.142
12	$NONRESIDENT\ FUR\text{-}TAKERS\ HUNT/TRAP$	-	\$395.00	497.142
13	RESIDENT HUNT FUR-BEARERS	\$25.00	-	497.142
14	PRIVATE HUNTING PRESERVE	\$6.50	\$13.50	497.102
15	OUTDOOR CLUB PERMIT	\$100.00	\$100.00	498.418
16	LOP REGISTRATION	\$33.50	\$33.50	496.146
17	LOP TAG REDISTRIBUTION	\$16.50	\$16.50	496.146
18				
19	OCCUPATIONAL LICENSES/PERMITS			
20	FUR DEALER LICENSE	\$108.00	-	497.258
21	TAXIDERMIST LICENSE	\$108.00	-	497.258
22	WILDLIFE PROPAGATION LICENSE	\$56.00	-	497.258
23	FISH PROPAGATION LICENSE	\$143.00	-	497.258
24	PRIVATE HUNTING PRESERVE LIC	\$225.00	-	497.258
25	STURGEON PROPAGATION PERMIT	\$3,371.00	\$3,371.00	497.325
26	[]
27				
28				
29				
30	Prices shown include agent fees			
31	under ORS 497.022 and dedications			
32	of funds collected as otherwise			
33	prescribed by law.	Resident	Nonresident	Statutory
34		Fee	Fee	Reference
35				
36	HUNTING LICENSES			
37	ANNUAL HUNTING LICENSE	\$34.50	\$172.00	497.102
38	RESIDENT SENIOR HUNTING LICENSE	\$22.00	· •	497.102
39	RESIDENT DISABLED VET HUNTER	FREE		497.102
40	NONRESIDENT THREE-DAY BIRD LICENSE	-	\$32.50	497.102
41				
42	HUNTING TAGS/VALIDATIONS			
43	DEER TAG	\$28.50	\$443.50	497.112
44	ELK TAG	\$49.50	\$588.00	497.112
45	SPECIAL ELK TAG (DV/PIONEER)	\$26.00	-	497.112
		Ψ=3.00		

1	BLACK BEAR TAG	\$16.50	\$16.50	497.112
2	TURKEY TAG	\$26.50	\$90.00	497.112
3	ANTELOPE TAG	\$51.50	\$395.50	497.112
4	MOUNTAIN SHEEP TAG	\$142.00	\$1,513.50	497.112
5	COUGAR TAG	\$16.50	\$16.50	497.112
6	MOUNTAIN GOAT TAG	\$142.00	\$1,513.50	497.112
7	RESIDENT UPLAND BIRD STAMP	\$10.00	-	497.153
8	RESIDENT WATERFOWL STAMP	\$13.50	-	497.151
9	NONRESIDENT BIRD-WATERFOWL STAMP	-	\$44.50	497.156
10				
11	FISHING LICENSES/VALIDATIONS			
12	ANNUAL ANGLING LICENSE	\$44.00	\$109.00	497.121
13	RESIDENT SENIOR ANGLING LICENSE	\$29.00	-	497.121
14	RESIDENT DISABLED VET ANGLER	FREE	-	497.121
15	ONE-DAY ANGLING LICENSE	\$24.50	\$24.50	497.121
16	TWO-DAY ANGLING LICENSE	\$42.00	\$42.00	497.121
17	THREE-DAY ANGLING LICENSE	\$59.50	\$59.50	497.121
18	NONRESIDENT SEVEN-DAY ANGLING LICENSE	-	\$92.00	497.121
19	ANNUAL COMBINED ANGLING TAG	\$46.00	\$79.00	497.121
20	HATCHERY HARVEST TAG	\$33.00	\$33.00	497.121
21	TWO-ROD ANGLING LICENSE	\$28.00	\$28.00	497.121
22	ANNUAL OCEAN ENDORSEMENT	\$10.00	\$10.00	497.121
23	DAILY OCEAN ENDORSEMENT	\$1.00	\$1.00	497.121
24				
25	SHELLFISH LICENSES			
26	ANNUAL SHELLFISH LICENSE	\$10.00	\$28.00	497.121
27	NONRESIDENT THREE-DAY SHELLFISH LICENS	E -	\$19.00	497.121
28	RESIDENT DISABLED VET SHELLFISH	FREE	-	197.121
29				
30	COMBINATION LICENSES			
31	RESIDENT COMBINATION LICENSE	\$72.00	-	497.132
32	RESIDENT SPORTSPAC LICENSE	\$196.50	-	497.132
33	RESIDENT SENIOR COMBINATION LICENSE	\$47.50	-	497.132
34	RESIDENT PIONEER COMBINATION LICENSE	\$6.00	-	497.132
35				
36	YOUTH LICENSES/VALIDATIONS (ages 12-17)			
37	YOUTH LICENSE	\$10.00	\$10.00	Section 21 of
38				this 2015 Act
39	RESIDENT YOUTH SPORTSPAC LICENSE	\$55.00	-	497.132
40	YOUTH ANNUAL COMBINED ANGLING TAG	\$5.00	\$5.00	497.121
41	YOUTH UPLAND BIRD STAMP	\$4.00	\$4.00	497.153
42	YOUTH WATERFOWL STAMP	\$4.00	\$4.00	497.151
43	YOUTH TURKEY TAGS	\$10.50	\$10.50	497.112
44	YOUTH HUNT/TRAP FUR-BEARERS	\$17.00	\$17.00	497.142
45				
-				

[10]

1	MISCELLANEOUS			
2	DUPLICATE LICENSE/TAG	\$25.50	\$25.50	497.032
3	GUIDE TAGS - DEER	· <u>-</u>	\$575.00	497.112
4	GUIDE TAGS - ELK	-	\$848.00	497.112
5	RESIDENT HUNT/TRAP FUR-BEARERS	\$54.50	-	497.142
6	NONRESIDENT FUR-TAKERS HUNT/TRAP	-	\$407.00	497.142
7	RESIDENT HUNT FUR-BEARERS	\$26.00	-	497.142
8	PRIVATE HUNTING PRESERVE	\$6.50	\$14.00	497.102
9	OUTDOOR CLUB PERMIT	\$100.00	\$100.00	498.418
10	LOP REGISTRATION	\$35.00	\$35.00	496.146
11	LOP TAG REDISTRIBUTION	\$17.00	\$17.00	496.146
12				
13	OCCUPATIONAL LICENSES/PERMITS			
14	FUR DEALER LICENSE	\$111.00	-	497.258
15	TAXIDERMIST LICENSE	\$111.00	-	497.258
16	WILDLIFE PROPAGATION LICENSE	\$58.00	-	497.258
17	FISH PROPAGATION LICENSE	\$151.50	-	497.258
18	PRIVATE HUNTING PRESERVE LIC	\$232.00	-	497.258
19	STURGEON PROPAGATION PERMIT	\$3,573.00	\$3,573.00	497.325
20				

SECTION 6. (1) Except as provided in subsection (2) of this section, the amendments to section 2 of this 2015 Act by section 5 of this 2015 Act become operative on January 1, 2020.

(2) The State Department of Fish and Wildlife may, prior to January 1, 2020, charge the fees provided for in section 2 of this 2015 Act, as amended by section 5 of this 2015 Act, for registrations made, and licenses, permits, tags, endorsements, stamps and transfers applied for, before January 1, 2020, for activities occurring on or after January 1, 2020.

WILDLIFE LAWS: GENERAL PROVISIONS

SECTION 7. ORS 496.146 is amended to read:

496.146. In addition to any other duties or powers provided by law, the State Fish and Wildlife Commission:

- (1) May accept, from whatever source, appropriations, gifts or grants of money or other property for the purposes of wildlife management, and use such money or property for wildlife management purposes.
- (2) May sell or exchange property owned by the state and used for wildlife management purposes when the commission determines that such sale or exchange would be advantageous to the state wildlife policy and management programs.
- (3) May acquire, introduce, propagate and stock wildlife species in such manner as the commission determines will carry out the state wildlife policy and management programs.
- (4) May by rule authorize the issuance of such licenses, tags and permits for angling, taking, hunting and trapping and may prescribe such tagging and sealing procedures as the commission determines necessary to carry out the provisions of the wildlife laws or to obtain information for use in wildlife management. Permits issued pursuant to this subsection may include special hunting

permits for a person and immediate family members of the person to hunt on land owned by that person in areas where permits for deer or elk are limited by quota. As used in this subsection, "immediate family members" means husband, wife, father, mother, brothers, brothers-in-law, sisters, sisters-in-law, sons, sons-in-law, daughters, daughters-in-law, stepchildren and grandchildren. A landowner who is qualified to receive landowner preference tags from the commission may request two additional tags for providing public access and two additional tags for wildlife habitat programs. This request shall be made to the Access and Habitat Board with supporting evidence that the access is significant and the habitat programs benefit wildlife. The board may recommend that the commission grant the request. When a landowner is qualified under landowner preference rules adopted by the commission and receives a controlled hunt tag for that unit or a landowner preference tag for the landowner's property and does not use the tag during the regular season, the landowner may use that tag to take an antlerless animal, when approved by the State Department of Fish and Wildlife, to alleviate damage that is presently occurring to the landowner's property.

- (5) May by rule prescribe procedures requiring the holder of any license, tag or permit issued pursuant to the wildlife laws to keep records and make reports concerning the time, manner and place of taking wildlife, the quantities taken and such other information as the commission determines necessary for proper enforcement of the wildlife laws or to obtain information for use in wildlife management.
- (6) May establish special hunting and angling areas or seasons in which only persons less than 18 years of age or over 65 years of age are permitted to hunt or angle.
- (7) May acquire by purchase, lease, agreement or gift real property and all appropriate interests therein for wildlife management and wildlife-oriented recreation purposes.
- (8) May acquire by purchase, lease, agreement, gift, exercise of eminent domain or otherwise real property and all interests therein and establish, operate and maintain thereon public hunting areas.
- (9) May establish and develop wildlife refuge and management areas and prescribe rules governing the use of such areas and the use of wildlife refuge and management areas established and developed pursuant to any other provision of law.
- (10) May by rule prescribe fees for licenses, tags, permits and applications issued or required pursuant to the wildlife laws, and user charges for angling, hunting or other recreational uses of lands owned or managed by the commission, unless such fees or user charges are otherwise prescribed by law. [Except for licenses issued pursuant to subsection (14) of this section,] No fee or user charge prescribed by the commission pursuant to this subsection shall exceed [\$100] \$250.
- (11) May enter into contracts with any person or governmental agency for the development and encouragement of wildlife research and management programs and projects.
- (12) May perform such acts as may be necessary for the establishment and implementation of cooperative wildlife management programs with agencies of the federal government.
- (13) May offer and pay rewards for the arrest and conviction of any person who has violated any of the wildlife laws. No such reward shall exceed [\$100] \$1,000 for any one arrest and conviction.
- (14) May by rule prescribe fees for falconry licenses issued pursuant to the wildlife laws, unless such fees are otherwise prescribed by law. Fees prescribed by the commission pursuant to this subsection shall be based on actual or projected costs of administering falconry regulations and shall not exceed \$250.
 - (15) May establish special fishing and hunting seasons and bag limits applicable only to persons

[12]

with disabilities.

- (16) May adopt optimum populations for deer and elk consistent with ORS 496.012. These population levels shall be reviewed at least once every five years.
- (17) Shall establish a preference system so that individuals who are unsuccessful in controlled hunt permit drawings for deer and elk hunting have reasonable assurance of success in those drawings in subsequent years. In establishing the preference system, the commission shall consider giving additional preference points to persons who have been issued a resident **annual** pioneer [hunting] **combination** license pursuant to ORS [497.102] **497.132**.
- (18) May sell advertising in State Department of Fish and Wildlife publications, including annual hunting and angling regulation publications.
- (19) May, notwithstanding the fees required by ORS 497.112, provide free hunting tags to an organization that sponsors hunting trips for terminally ill children.
- (20) Shall, after consultation with the State Department of Agriculture, adopt rules prohibiting the use of the World Wide Web, other Internet protocols or broadcast or closed circuit media to remotely control a weapon for the purpose of hunting any game bird, wildlife, game mammal or other mammal. The rules may exempt the State Department of Fish and Wildlife or agents of the department from the prohibition.
- (21) May adopt rules establishing a schedule of civil penalties, not to exceed \$6,500 per violation, for violations of provisions of the wildlife laws or rules adopted by the commission under the wildlife laws. Civil penalties established under this subsection must be imposed in the manner provided by ORS 183.745 and must be deposited in the State Wildlife Fund established under ORS 496.300.
- (22) May by rule impose a surcharge not to exceed \$25 for the renewal of a hunting license on any person who fails to comply with mandatory hunting reporting requirements. Amounts collected as surcharges under this subsection must be deposited in the State Wildlife Fund established under ORS 496.300.
- (23) May by rule establish annual and daily Columbia Basin salmon, steelhead and sturgeon recreational fishing endorsements with a fee not to exceed \$9.75 per annual license and \$1 per day per daily license. An endorsement is required to fish for salmon, steelhead or sturgeon in **portions** of the Columbia Basin as designated by rule and is in addition to and not in lieu of angling licenses and tags required under the wildlife laws. Amounts collected as fees under this subsection must be deposited in the Columbia River Fisheries Enhancement Fund established under section 7, chapter 672, Oregon Laws 2013.
- (24) May by rule establish multiyear licenses and may prescribe fees for such licenses. Fees prescribed by the commission for multiyear licenses may provide for a discount from the annual license fees that would otherwise be payable for the period of time covered by the multiyear license.
- (25) May by rule establish a program to offer unique fishing opportunities through drawings, raffles or auctions and charge application and participation fees for the program.
- **SECTION 8.** ORS 496.146, as amended by section 10, chapter 672, Oregon Laws 2013, is amended to read:
- 496.146. In addition to any other duties or powers provided by law, the State Fish and Wildlife Commission:
- (1) May accept, from whatever source, appropriations, gifts or grants of money or other property for the purposes of wildlife management, and use such money or property for wildlife management purposes.

[13]

- (2) May sell or exchange property owned by the state and used for wildlife management purposes when the commission determines that such sale or exchange would be advantageous to the state wildlife policy and management programs.
- (3) May acquire, introduce, propagate and stock wildlife species in such manner as the commission determines will carry out the state wildlife policy and management programs.
- (4) May by rule authorize the issuance of such licenses, tags and permits for angling, taking, hunting and trapping and may prescribe such tagging and sealing procedures as the commission determines necessary to carry out the provisions of the wildlife laws or to obtain information for use in wildlife management. Permits issued pursuant to this subsection may include special hunting permits for a person and immediate family members of the person to hunt on land owned by that person in areas where permits for deer or elk are limited by quota. As used in this subsection, "immediate family members" means husband, wife, father, mother, brothers, brothers-in-law, sisters, sisters-in-law, sons, sons-in-law, daughters, daughters-in-law, stepchildren and grandchildren. A landowner who is qualified to receive landowner preference tags from the commission may request two additional tags for providing public access and two additional tags for wildlife habitat programs. This request shall be made to the Access and Habitat Board with supporting evidence that the access is significant and the habitat programs benefit wildlife. The board may recommend that the commission grant the request. When a landowner is qualified under landowner preference rules adopted by the commission and receives a controlled hunt tag for that unit or a landowner preference tag for the landowner's property and does not use the tag during the regular season, the landowner may use that tag to take an antlerless animal, when approved by the State Department of Fish and Wildlife, to alleviate damage that is presently occurring to the landowner's property.
- (5) May by rule prescribe procedures requiring the holder of any license, tag or permit issued pursuant to the wildlife laws to keep records and make reports concerning the time, manner and place of taking wildlife, the quantities taken and such other information as the commission determines necessary for proper enforcement of the wildlife laws or to obtain information for use in wildlife management.
- (6) May establish special hunting and angling areas or seasons in which only persons less than 18 years of age or over 65 years of age are permitted to hunt or angle.
- (7) May acquire by purchase, lease, agreement or gift real property and all appropriate interests therein for wildlife management and wildlife-oriented recreation purposes.
- (8) May acquire by purchase, lease, agreement, gift, exercise of eminent domain or otherwise real property and all interests therein and establish, operate and maintain thereon public hunting areas.
- (9) May establish and develop wildlife refuge and management areas and prescribe rules governing the use of such areas and the use of wildlife refuge and management areas established and developed pursuant to any other provision of law.
- (10) May by rule prescribe fees for licenses, tags, permits and applications issued or required pursuant to the wildlife laws, and user charges for angling, hunting or other recreational uses of lands owned or managed by the commission, unless such fees or user charges are otherwise prescribed by law. [Except for licenses issued pursuant to subsection (14) of this section,] No fee or user charge prescribed by the commission pursuant to this subsection shall exceed [\$100] \$250.
- (11) May enter into contracts with any person or governmental agency for the development and encouragement of wildlife research and management programs and projects.
 - (12) May perform such acts as may be necessary for the establishment and implementation of

[14]

cooperative wildlife management programs with agencies of the federal government.

- (13) May offer and pay rewards for the arrest and conviction of any person who has violated any of the wildlife laws. No such reward shall exceed [\$100] \$1,000 for any one arrest and conviction.
- (14) May by rule prescribe fees for falconry licenses issued pursuant to the wildlife laws, unless such fees are otherwise prescribed by law. Fees prescribed by the commission pursuant to this subsection shall be based on actual or projected costs of administering falconry regulations and shall not exceed \$250.
- (15) May establish special fishing and hunting seasons and bag limits applicable only to persons with disabilities.
- (16) May adopt optimum populations for deer and elk consistent with ORS 496.012. These population levels shall be reviewed at least once every five years.
- (17) Shall establish a preference system so that individuals who are unsuccessful in controlled hunt permit drawings for deer and elk hunting have reasonable assurance of success in those drawings in subsequent years. In establishing the preference system, the commission shall consider giving additional preference points to persons who have been issued a resident **annual** pioneer [hunting] **combination** license pursuant to ORS [497.102] **497.132**.
- (18) May sell advertising in State Department of Fish and Wildlife publications, including annual hunting and angling regulation publications.
- (19) May, notwithstanding the fees required by ORS 497.112, provide free hunting tags to an organization that sponsors hunting trips for terminally ill children.
- (20) Shall, after consultation with the State Department of Agriculture, adopt rules prohibiting the use of the World Wide Web, other Internet protocols or broadcast or closed circuit media to remotely control a weapon for the purpose of hunting any game bird, wildlife, game mammal or other mammal. The rules may exempt the State Department of Fish and Wildlife or agents of the department from the prohibition.
- (21) May adopt rules establishing a schedule of civil penalties, not to exceed \$6,500 per violation, for violations of provisions of the wildlife laws or rules adopted by the commission under the wildlife laws. Civil penalties established under this subsection must be imposed in the manner provided by ORS 183.745 and must be deposited in the State Wildlife Fund established under ORS 496.300.
- (22) May by rule impose a surcharge not to exceed \$25 for the renewal of a hunting license on any person who fails to comply with mandatory hunting reporting requirements. Amounts collected as surcharges under this subsection must be deposited in the State Wildlife Fund established under ORS 496.300.
- (23) May by rule establish multiyear licenses and may prescribe fees for such licenses. Fees prescribed by the commission for multiyear licenses may provide for a discount from the annual license fees that would otherwise be payable for the period of time covered by the multiyear license.
- (24) May by rule establish a program to offer unique fishing opportunities through drawings, raffles or auctions and charge application and participation fees for the program.

SECTION 9. ORS 497.022 is amended to read:

497.022. (1) The State Fish and Wildlife Commission may appoint agents to issue any of the licenses, tags or permits the commission is authorized by law to issue. The commission shall prescribe the procedure for the issuance of such licenses, tags and permits. Agents of the commission shall issue licenses, tags and permits in accordance with the prescribed procedure and shall charge and

collect the fees prescribed by law therefor.

- (2)(a) As part of the fees prescribed in the fee schedule under section 2 of this 2015 Act and in addition to [the] fees otherwise prescribed by law for the issuance of a license, tag or permit, the issuing agent shall charge and collect:
- (A) [\$5] For each resident annual [sportsperson's] sportspac license issued pursuant to ORS 497.132 [(2)(a) and] (3)(a) and (4)(a), \$5.
 - (B) [\$10] For each nonresident annual hunting license issued pursuant to ORS 497.102, \$10.
- (C) [\$10] For each nonresident annual deer tag, nonresident annual elk tag, nonresident annual black bear tag, nonresident annual mountain goat tag, nonresident annual mountain sheep tag and nonresident annual antelope tag issued pursuant to ORS 497.112 (1), \$10.
 - (D) [and \$2 Each] For any other license, tag or permit, \$2 each.
- (b) If the agent is a county clerk, the agent shall deposit [such additional fees] the agent fees provided for in this section in the general fund of the county for which the agent is the clerk. If the agent is an employee of the State Department of Fish and Wildlife, the [moneys] agent fees shall be deposited in the State Wildlife Fund. Agents other than county clerks or department employees who issue licenses without the use of a state computerized licensing system may retain [such additional] the agent fees for their license tag or permit issuance services. Agents other than county clerks or department employees who issue licenses, tags or permits using a state computerized licensing system may retain [such portion of the additional fees, but] a portion of the agent fees not less than:
- (A) [\$2.50] For each resident annual [sportsperson's] sportspac license issued pursuant to ORS 497.132 [(2)(a) and] (3)(a) and (4)(a), \$2.50.
 - (B) [\$7.50] For each nonresident annual hunting license issued pursuant to ORS 497.102, \$7.50.
- (C) [\$7.50] For each nonresident annual deer tag, nonresident annual elk tag, nonresident annual black bear tag, nonresident annual mountain goat tag, nonresident annual mountain sheep tag and nonresident annual antelope tag issued pursuant to ORS 497.112 (1), \$7.50. [or]
- (**D**) [\$1] For any other license, tag or permit, as may be specified by contract between the department and the agent for license, tag or permit issuance service performed by the agent, \$1 each.
- (3) If the commission finds that an agent appointed pursuant to this section has violated any of the provisions of law or the procedures prescribed by the commission for the issuance of licenses, tags or permits or the collection and disposition of fees therefrom, the commission may revoke the authority of the agent to issue licenses, tags and permits, or may suspend such authority for such time as the commission considers appropriate.

WILDLIFE LAWS: LICENSE, TAG AND PERMIT REQUIREMENT ADJUSTMENTS

- **SECTION 10.** Section 2, chapter 460, Oregon Laws 1995, as amended by section 1, chapter 227, Oregon Laws 2001, section 1, chapter 349, Oregon Laws 2009, section 2a, chapter 832, Oregon Laws 2009, and section 1, chapter 363, Oregon Laws 2013, is amended to read:
- **Sec. 2.** Notwithstanding any other provision of the wildlife laws, during the period beginning January 1, 1996, and ending January 2, [2020] **2022**, the following provisions apply with regard to the issuance and use of landowner preference tags referred to in ORS 496.146 (4):
 - (1) Landowner preference tags shall be issued for the hunting of deer, elk or antelope.
 - (2) Landowner preference tags may be used only for hunting on the landowner's property.

- (3) Subject to subsection (6) of this section, landowner preference tags for the hunting of deer or elk may be transferred to any person of the landowner's choosing and shall be used for the taking of antlerless animals.
- (4) Landowner preference tags for the hunting of antelope are not transferable and may not be used for the taking of buck antelope.
- (5) Each landowner preference tag for the hunting of deer may be used to take two antlerless animals before, during or after the hunting season for which the tags are valid for the purpose of alleviating damage that is presently occurring to the landowner's property, in accordance with such rules as the State Fish and Wildlife Commission may adopt.
- (6) Landowner preference tags for the hunting of deer or elk may be transferred to a person of the landowner's choosing as follows:
 - (a) A landowner who is issued only one tag may not transfer that tag.
- (b) A landowner who is issued two or more tags may transfer not more than 50 percent of the tags to a person who is not an immediate family member, as defined in ORS 496.146 (4). If the calculation of the number of tags eligible for transfer under the provisions of this paragraph results in a fraction, the commission shall round up the number of tags to the next whole number.
- (7)(a) As specified pursuant to a formula determined by the commission by rule, the number of landowner preference tags issued for mule deer must be based upon the management, research and habitat needs set forth in the wildlife management plan for mule deer.
- (b) If the population of mule deer in a wildlife management unit is greater than the goal specified in the wildlife management plan for mule deer, a landowner who is issued a landowner preference tag is eligible, pursuant to criteria established by rule of the commission, for the number of tags that corresponds to the number of acres that landowner has registered with the State Department of Fish and Wildlife for participation in the program.
- (c) The commission may specify by rule a formula for determining the number of landowner preference tags that are available for controlled hunts for mule deer in a wildlife management unit in which the population of mule deer is less than the goal specified for that wildlife management unit in the wildlife management plan for mule deer.
- (8) Landowners shall pay [a \$30 fee] the applicable fee under the fee schedule in section 2 of this 2015 Act to register for participation in the program.
- (9) A landowner shall pay [a \$15 fee] the applicable fee under the fee schedule in section 2 of this 2015 Act to modify the landowner's tag distribution.

SECTION 11. ORS 497.032 is amended to read:

497.032. If a license, tag or permit issued by the State Fish and Wildlife Commission is lost, destroyed or stolen, the holder thereof may submit to the commission a certificate stating that the license, tag or permit has been lost, stolen or destroyed, together with [a fee of \$15] the applicable fee under the fee schedule in section 2 of this 2015 Act for each such license, tag or permit. If the fee paid for the license, tag or permit that was lost, destroyed or stolen was less than [\$15] the applicable fee, the same fee shall be charged for the duplicate license, tag or permit. Upon receipt of the certificate and appropriate fees, the commission shall issue to the person a duplicate license, tag or permit that may be used in lieu of the lost, destroyed or stolen licenses, tags or permits.

SECTION 12. ORS 497.075 is amended to read:

497.075. (1) Except as provided in subsections (2), (3) and (4) of this section, no person shall angle for, take, hunt or trap, or assist another in angling for, taking, hunting or trapping, any wildlife unless the person has in possession such valid licenses, tags and permits therefor as the

[17]

State Fish and Wildlife Commission issues.

1 2

- (2) An angling or shellfish license is not required:
- (a) Of a person younger than [14] 12 years of age. However, each such person who angles for salmon, steelhead trout, sturgeon or halibut must have in possession a valid annual **youth combined** angling tag to angle for salmon, steelhead trout, sturgeon and halibut while so angling.
- (b) Of a resident person to angle or take shellfish on land owned by that person. However, each such person who angles for salmon, steelhead trout, sturgeon or halibut must have in possession a valid annual **combined angling** tag to angle for salmon, steelhead trout, sturgeon and halibut while so angling.
- (c) Of a resident person to angle or take shellfish on land owned by a member of the person's immediate family and upon which the person resides. However, each such person who angles for salmon, steelhead trout, sturgeon or halibut must have in possession a valid annual **combined angling** tag to angle for salmon, steelhead trout, sturgeon and halibut while so angling.
 - [(d) Of a person to angle for or otherwise take smelt.]
 - [(e)] (d) Of a person to take crayfish or freshwater clams.
 - (3) A hunting license is not required:
- (a) Of a person younger than [14] 12 years of age to hunt wildlife, except those species for which a tag or permit is required by the wildlife laws or by any rule promulgated pursuant thereto.
- (b) Of a resident person to hunt wildlife, except those species of wildlife for which a tag or permit is required by the wildlife laws or by any rule promulgated pursuant thereto, on land upon which the person resides and is owned by the person or a member of the person's immediate family.
- (c) Of a person who holds a valid trapping license to take, by any means involving the use of a weapon, fur-bearing mammals during authorized trapping seasons or predators.
- (d) Of a person to take wildlife pursuant to ORS 498.012, notwithstanding any other provision of this subsection.
 - (4) A trapping license is not required:
- (a) Of a resident person to trap fur-bearing mammals or predators, except those species for which a tag or permit is required by the wildlife laws or any rule promulgated pursuant thereto, on land upon which the person resides and is owned by the person or a member of the person's immediate family.
- (b) Of a person younger than [14] 12 years of age to trap fur-bearing mammals or predators, except those species for which a tag or permit is required by the wildlife laws or by any rule promulgated pursuant thereto.
- (c) Of a person to trap wildlife that is not protected by the wildlife laws or the laws of the United States.

SECTION 13. ORS 497.102 is amended to read:

- 497.102. (1) The State Fish and Wildlife Commission is authorized to issue, upon application, to persons desiring to hunt wildlife the following licenses and permits and shall charge [therefor the following fees] the applicable fees under the fee schedule in section 2 of this 2015 Act:
 - (a) Resident annual hunting license to hunt wildlife[, \$23.50].
 - (b) Nonresident annual hunting license to hunt wildlife[, \$134.50].
- 42 [(c) Resident annual juvenile hunting license for persons 12 through 17 years of age to hunt 43 wildlife, \$11.50.]
 - [(d) Nonresident annual juvenile hunting license for persons 12 through 17 years of age to hunt wildlife, \$17.50.]

- [(e) Resident pioneer hunting license to hunt wildlife for persons 65 years of age or older who have resided in the state for not less than 50 years prior to the date of application, free.]
- [(f)] (c) Resident annual senior citizen hunting license to hunt wildlife for persons 70 years of age or older who have resided in the state for not less than five years prior to the date of application[, one-half the fee imposed under paragraph (a) of this subsection for a resident annual hunting license to hunt wildlife].
- [(g)] (d) Resident disabled veteran hunting license to hunt wildlife for a person who files with the commission written proof that the last official certification of record by the United States Department of Veterans Affairs or any branch of the Armed Forces of the United States shows the person to be at least 25 percent disabled[, free].
- [(h)] (e) [Annual] Resident annual private hunting preserve permit to hunt privately owned hunting preserve game birds[, \$4].
- [(i)] (f) [Annual] Nonresident annual private hunting preserve permit to hunt privately owned hunting preserve game birds[, \$10].
- [(j)] (g) Nonresident hunting license to hunt migratory waterfowl and upland birds for three consecutive days[, \$24.50].
- (2) The hunting preserve permits referred to in subsection [(1)(h) and (i)] (1)(e) and (f) of this section are in lieu of the hunting licenses required by the wildlife laws.

SECTION 14. ORS 497.112 is amended to read:

1

2

3

4

5

6

7

8 9

10

11 12

13

14 15

16

17 18

19

20

21 22

23

94

25

2627

28

29 30

31

34

36

- 497.112. (1) The State Fish and Wildlife Commission is authorized to issue, upon application, to persons desiring to hunt wildlife the following general tags and shall charge [therefor the following fees] the applicable fees under the fee schedule in section 2 of this 2015 Act:
 - (a) Resident annual elk tag to hunt elk[, \$40.50].
 - (b) Nonresident annual elk tag to hunt elk[, \$498.50].
- (c) Special annual elk tag for holders of pioneer **combination licenses** or disabled veteran hunting licenses to hunt elk[, one-half the fee imposed under paragraph (a) of this subsection for a resident annual elk tag to hunt elk].
 - (d) Resident annual deer tag to hunt deer[, \$22.50].
 - (e) Nonresident annual deer tag to hunt deer[, \$373.50].
 - (f) Resident annual black bear tag to hunt black bear[, \$12.50].
- (g) Nonresident annual black bear tag to hunt black bear[, \$180.50].
- 32 (h) Resident annual mountain sheep tag to hunt mountain sheep[, \$120.50].
- 33 (i) Nonresident annual mountain sheep tag to hunt mountain sheep[, \$1,298.50].
 - (j) Resident annual mountain goat tag to hunt mountain goat[, \$120.50].
- 35 (k) Nonresident annual mountain goat tag to hunt mountain goat[, \$1,298.50].
 - (L) Resident annual cougar tag to hunt cougar[, \$12.50].
- 37 (m) Nonresident annual cougar tag to hunt cougar[, \$12.50].
- 38 (n) Resident annual antelope tag to hunt antelope[, \$42.50].
- 39 (o) Nonresident annual antelope tag to hunt antelope[, \$331.50].
 - (p) Resident annual turkey tag to hunt [turkeys, \$20.50] turkey.
- 41 (q) Resident annual [juvenile] **youth** turkey tag to hunt [turkeys, \$8.50] **turkey**.
- 42 (r) Nonresident annual [juvenile] **youth** turkey tag to hunt [turkeys, \$8.50] **turkey**.
- 43 (s) Nonresident annual turkey tag to hunt [turkeys, \$75.50] turkey.
- 44 (t) Outfitter and guide annual deer tag for a nonresident to hunt deer[, \$495.25].
- 45 (u) Outfitter and guide annual elk tag for a nonresident to hunt elk[, \$731.75].

- (2)(a) Notwithstanding ORS 496.146 (10), the commission is authorized to issue each year one special tag that is auctioned to the highest bidder in a manner prescribed by the commission for each of the following:
- (A) Mountain sheep;
- (B) Antelope; and

- (C) Mountain goat.
- (b) In addition to the tags referred to in paragraph (a) of this subsection, the commission is authorized to issue each year one special tag that is raffled in a manner prescribed by the commission for each of the following:
 - (A) Mountain sheep;
- 11 (B) Antelope; and
- 12 (C) Mountain goat.
 - (c) Moneys received under this subsection for:
 - (A) Mountain sheep tags shall be placed in the Mountain Sheep Subaccount established in ORS 496.303;
 - (B) Antelope tags shall be placed in the Antelope Subaccount established in ORS 496.303; and
 - (C) Mountain goat tags shall be placed in the Mountain Goat Subaccount established in ORS 496.303.
 - (d) Notwithstanding ORS 496.146 (10), the commission, upon the recommendation of the Access and Habitat Board to fulfill the board's charge of providing incentives to increase public access and habitat improvements to private land, is authorized to issue each year up to 10 elk and 10 deer tags to hunt deer or elk. The tags shall be auctioned or raffled to the highest bidder in a manner prescribed by the commission. The Access and Habitat Board, in recommending any tags, shall include a proposal as to the land on which each tag can be used and a percentage of funds received from the tags that may revert to the landowner if the tag is limited to private land. However, the percentage cannot be more than 50 percent and the programs must, by written agreement, provide for public access and habitat improvements.
 - (3) The tags referred to in subsection (1) of this section are in addition to and not in lieu of the hunting licenses required by law.
 - (4) The commission may, at the time of issue only, indorse upon the tags referred to in subsection (1) of this section an appropriate designation indicating whether it is for a game animal to be taken with bow and arrow or with firearms, at the choice of the applicant. The commission may prescribe by rule that the holder of such a tag is not authorized to take the game animal by any other means than the tag so indorsed.
 - (5) Except as provided in subsection (6) of this section, a person is not eligible to obtain, in a lifetime, more than one controlled hunt tag issued by the commission to hunt mountain sheep and one controlled hunt tag issued by the commission to hunt mountain goat.
 - (6) A person is eligible to obtain mountain sheep tags, antelope tags or mountain goat tags described in subsection (2)(a) and (b) of this section, regardless of whether the person has previously taken a mountain sheep, antelope or mountain goat or previously obtained a mountain sheep tag, antelope tag or mountain goat tag issued pursuant to subsection (1) or (2)(a) or (b) of this section.
 - (7) The number of nonresident mountain goat tags and nonresident mountain sheep tags shall be decided by the commission, but:
 - (a) The number of nonresident mountain goat tags may not be less than five percent nor more than 10 percent of all mountain goat tags issued.

- (b) The number of nonresident mountain sheep tags may not be less than five percent nor more than 10 percent of all mountain sheep tags issued.
- (8) The number of tags issued by drawing under subsection (1)(g), (m) and (o) of this section shall be decided by the commission, but for each class of tag so issued, the number may not be more than three percent of all tags of that class issued for hunting in a particular area except one nonresident tag may be issued for each hunt when the number of authorized tags is less than 35. The number of tags issued under subsection (1)(g) of this section for the general hunting season may be decided by the commission, but the number may not be more than three percent of all tags issued the previous year for hunting in a particular area.
- (9) The number of tags issued by drawing under subsection (1)(b) and (e) of this section shall be decided by the commission, but for each class of tag so issued, the number may not be more than five percent of all tags of that class issued for hunting in a particular area except one nonresident tag may be issued for each hunt when the number of authorized tags is fewer than 35. The commission shall set the percentage by rule each year after holding a public hearing.
- (10) If a controlled hunt for game mammals is undersubscribed during the primary controlled hunt drawing, the commission may issue the unallocated tags to licensed hunters at up to four times the standard tag fee on a first-come, first-served basis. This controlled hunt tag program shall be in addition to and not replace any existing controlled hunt tag program.
- (11) The commission by rule may authorize the issuance of free tags to hunt antelope, deer and elk to provide an incentive to increase compliance with hunting reporting requirements.

SECTION 15. ORS 497.121 is amended to read:

- 497.121. (1) The State Fish and Wildlife Commission is authorized to issue, upon application, to persons desiring to angle for fish or take shellfish the following licenses, [and] tags [and shall charge therefor the following fees] and endorsements and shall charge the applicable fees under the fee schedule in section 2 of this 2015 Act:
 - (a) Resident annual angling license[, \$26].
 - (b) Nonresident annual angling license[, \$93.25].
 - (c) Nonresident angling license to angle for seven consecutive days[, \$51.75].
- (d) Angling license to angle for one day[, \$11.75].
 - (e) Angling license to angle for two days.
 - (f) Angling license to angle for three days.
 - [(e) Resident annual juvenile angling license for persons 14 through 17 years of age, \$4.]
 - [(f) Nonresident annual juvenile angling license for persons 14 through 17 years of age, \$17.25.]
 - (g) Resident annual shellfish license[, \$5].
 - (h) Nonresident annual shellfish license[, \$18.50].
- (i) Nonresident three-day shellfish license[, \$9.50].
- (j) Two rod angling license [valid in lakes and reservoirs] for anglers who also hold a valid annual angling license[, \$15].
- [(k) Resident pioneer angling license for persons 65 years of age or older who have resided in the state for not less than 50 years prior to the date of application, free.]
- [(L)] (k) Resident annual senior citizen angling license for persons 70 years of age or older who have resided in the state for not less than five years prior to the date of application[, one-half the fee imposed under paragraph (a) of this subsection for a resident annual angling license].
- [(m)] (L) Resident disabled veteran angling license for a person who files with the commission written proof that the last official certification of record by the United States Department of Vet-

erans Affairs or by any branch of the Armed Forces of the United States shows the person to be at least 25 percent disabled[, free].

- [(n)] (m) Resident disabled veteran shellfish license for a person who files with the commission written proof that the last official certification of record by the United States Department of Veterans Affairs or by any branch of the Armed Forces of the United States shows the person to be at least 25 percent disabled[, free].
- [(o)] (n) Resident annual combined angling tag to angle for salmon, steelhead trout, sturgeon and halibut[, \$24.50].
- (o) Nonresident annual combined angling tag to angle for salmon, steelhead trout, sturgeon and halibut.
- (p) Annual **youth combined angling** tag for persons under 18 years of age to angle for salmon, steelhead trout, sturgeon and halibut[, \$6.50].
 - (q) Renewable tag to angle for hatchery salmon and steelhead[, \$14.50].
- (r) Annual ocean endorsement to angle by boat in the waters of the Pacific Ocean off the coast of the State of Oregon.
- (s) One-day ocean endorsement to angle by boat in the waters of the Pacific Ocean off the coast of the State of Oregon.
- (2) Any person who holds a valid permanent angling license for persons who are blind or a permanent angling license for persons in a wheelchair issued by the commission before January 1, 2000, need not obtain a resident annual angling license under this section.
- (3) The annual **combined angling** tags to angle for salmon, steelhead trout, sturgeon and halibut referred to in subsection [(1)(o), (p) and (q)] (1)(n), (o), (p) and (q) of this section and the annual and one-day ocean endorsements referred to in subsection (1)(r) and (s) of this section are in addition to and not in lieu of the angling licenses required by the wildlife laws. However, an annual **combined angling** tag to angle for salmon, steelhead trout, sturgeon and halibut is not required of a person who holds a valid angling license referred to in subsection [(1)(c) or (d)] (1)(c) to (f) of this section.
- **SECTION 16.** Section 4, chapter 512, Oregon Laws 1989, as amended by section 1, chapter 184, Oregon Laws 1991, section 3, chapter 619, Oregon Laws 1993, section 9, chapter 8, Oregon Laws 1997, section 11, chapter 1006, Oregon Laws 1999, section 1, chapter 643, Oregon Laws 2003, and section 1, chapter 765, Oregon Laws 2009, is amended to read:
- Sec. 4. [In addition to the fees otherwise prescribed by law, the issuer of each of the following licenses shall charge and collect each time the license is issued, during the period beginning January 1, 1998, and ending December 31, 2019, the following surcharges:] Notwithstanding any other provision of the wildlife laws and during the period beginning January 1, 1998, and ending December 31, 2019, of the moneys received from the sale of the following licenses, the following amounts shall be deposited as provided for in ORS 496.283:
 - (1) Resident annual combination license issued under ORS 497.132, \$4.
 - (2) Resident annual angling license issued under ORS 497.121 (1)(a), \$4.
- [(3) Resident juvenile angling license issued under ORS 497.121 (1)(e), \$2.]
- 41 [(4)] (3) Angling license to angle for one day issued under ORS 497.121 (1)(d), \$2.
 - (4) Angling license to angle for two days issued under ORS 497.121 (1)(e), \$2.
 - (5) Angling license to angle for three days issued under ORS 497.121 (1)(f), \$2.
- 44 [(5)] (6) Nonresident annual angling license issued under ORS 497.121 (1)(b), \$10.
 - [(6)] (7) Nonresident angling license to angle for seven consecutive days issued under ORS

1 497.121 (1)(c), \$5.

- SECTION 17. Section 19, chapter 659, Oregon Laws 1993, as amended by section 1, chapter 246, Oregon Laws 1997, section 12, chapter 1006, Oregon Laws 1999, section 1, chapter 203, Oregon Laws 2003, and section 1, chapter 291, Oregon Laws 2009, is amended to read:
- Sec. 19. [(1) In addition to the fees otherwise prescribed by law, the issuer of each of the following licenses shall charge and collect each time the license is issued, during the period beginning January 1, 1994, and ending December 31, 2019, the following surcharges:] Notwithstanding any other provision of the wildlife laws and during the period beginning January 1, 1994, and ending December 31, 2019, of the moneys received from the sale of the following licenses, the following amounts shall be deposited as provided for in ORS 496.242:
 - [(a)] (1) Resident annual combination license issued under ORS 497.132, \$4.
 - [(b)] (2) Resident annual hunting license issued under ORS 497.102 (1)(a), \$4.
 - [(c)] (3) Nonresident annual hunting license issued under ORS 497.102 (1)(b), \$4.
 - [(d) Resident annual juvenile hunting license issued under ORS 497.102 (1)(c), \$1.]
 - [(2) Payment of the surcharges required by this section does not entitle the license holder to special access to any property or to any other privilege. Notice to this effect shall be printed in materials distributed by the State Department of Fish and Wildlife to licensees.]

SECTION 18. ORS 496.232 is amended to read:

- 496.232. (1) The Access and Habitat Board shall meet, adopt and recommend to the State Fish and Wildlife Commission, within 120 days after November 4, 1993, and at not more than 120-day intervals thereafter, access and habitat programs.
- (2) The commission shall review such programs and may approve or disapprove the program recommendation by the board. Funds may be expended from the subaccount referred to in ORS 496.242 for projects that have been approved by the commission.
- (3) The State Department of Fish and Wildlife and the board jointly shall submit to each oddnumbered year regular session of the Legislative Assembly a report on expenditure of funds for the access and habitat programs and on the status of various projects.
 - (4) In recommending access and habitat programs, the board shall:
 - (a) Recommend a mix of projects that provides a balance between access and habitat benefits.
- (b) Recommend projects that are to be implemented by volunteers under volunteer coordinators and nonprofit organizations engaged in approved access and habitat activities.
- (c) Recommend programs that recognize and encourage the contributions of landowners to wildlife and programs that minimize the economic loss to those landowners.
- (d) Encourage agreements with landowners who request damage control hunts to ensure public access to those hunts.
 - (e) Encourage projects that result in obtaining matching funds from other sources.
- (5) All moneys made available for the access and habitat programs [from surcharges received] under section 19, chapter 659, Oregon Laws 1993, and from gifts and grants made to carry out the access and habitat programs may be expended only if the board so recommends and the commission so approves. Such amounts may be expended:
- (a) On programs that benefit wildlife by improving habitat. These programs shall be in coordination with the Wildlife Division and shall be in addition to programs provided by federal funds. These programs may:
 - (A) Be on private lands.
- (B) Provide seed and fertilizer to offset forage consumed by wildlife and for other programs that

1 enhance forage.

3

11

13

14 15

16

17 18

19

20

21 22

23

2425

26 27

28

29 30

31

32

33

35

40

- 2 (C) Be adjacent to agricultural and forest land to attract animals from those crops.
 - (b) On programs that promote access to public and private lands:
- 4 (A) Through contracting for various levels of management of these lands. These management 5 programs may include:
- 6 (i) Creating hunting lease programs that provide access at present levels or stimulate new ac-7 cess.
- 8 (ii) Controlling access.
- (iii) Opening vehicle access.
- 10 (iv) Promoting land exchanges.
 - (v) Promoting proper hunting behavior.
- 12 (B) Through the acquisition of easements.
 - (c) On programs that would provide for wildlife feeding to alleviate damage, to intercept wildlife before wildlife becomes involved in a damage situation and for practical food replacement in severe winters.
 - (d) On programs to coordinate volunteers to improve habitat, repair damage to fences or roads by wildlife or recreationists, monitor orderly hunter utilization of public and private lands and assist the Oregon State Police in law enforcement activities.
 - (e) On programs that provide for auction or raffle of tags to provide incentives for habitat or access.
 - (6) The board may accept, from whatever source, gifts or grants for the purposes of access and habitat. All moneys so accepted shall be deposited in the subaccount referred to in ORS 496.242. Unless otherwise required by the terms of a gift or grant, gifts or grants shall be expended as provided in subsection (5) of this section.
 - SECTION 19. ORS 497.124 is amended to read:
 - 497.124. [In addition to the fees otherwise prescribed by law, the issuer of each of the following licenses shall charge and collect each time the license is issued a surcharge of 75 cents for each of the following licenses:] Notwithstanding any other provision of the wildlife laws, of the moneys received from the sale of the following licenses, 75 cents from the sale of each license shall be credited to the Fish Screening Subaccount under ORS 496.303:
 - (1) Resident annual combination license issued under ORS 497.132.
 - (2) Resident annual angling license issued under ORS 497.121 (1)(a).
 - [(3) Resident annual juvenile angling license issued under ORS 497.121 (1)(e).]
- 34 [(4)] (3) Angling license to angle for one day issued under ORS 497.121 (1)(d).
 - (4) Angling license to angle for two days issued under ORS 497.121 (1)(e).
- 36 (5) Angling license to angle for three days issued under ORS 497.121 (1)(f).
- 37 [(5)] (6) Nonresident annual angling license issued under ORS 497.121 (1)(b).
- 38 [(6)] (7) Nonresident angling license to angle for seven consecutive days issued under ORS 497.121 (1)(c).
 - [(7) Nonresident annual juvenile angling license issued under ORS 497.121 (1)(f).]
 - SECTION 20. Section 21 of this 2015 Act is added to and made a part of ORS chapter 497.
- SECTION 21. The State Fish and Wildlife Commission is authorized to issue, upon application, youth licenses for resident and nonresident persons at least 12 years of age and under 18 years of age and shall charge the applicable fee under the fee schedule in section 2 of this 2015 Act. The youth license shall be equivalent to, and authorize the purchaser to engage in

1 the activities authorized by, the following adult licenses and endorsements:

- (1) Resident annual hunting license;
- 3 (2) Resident annual angling license;

- 4 (3) Resident annual shellfish license; and
 - (4) Annual ocean endorsement.

SECTION 22. For the period beginning January 1, 2016, and ending December 31, 2021, the youth license under section 21 of this 2015 Act and the pioneer combination license under ORS 497.132 shall include authorization for the purchaser to engage in angling activities for which an endorsement to fish for salmon, steelhead or sturgeon in the Columbia Basin under ORS 496.146 is required.

SECTION 23. ORS 497.132 is amended to read:

497.132. (1)(a) In lieu of issuing to resident persons separate licenses for [angling and] hunting and angling, the State Fish and Wildlife Commission is authorized to issue resident annual combination [angling and] hunting and angling licenses, and charge [therefor a fee of \$47] the applicable fee under the fee schedule in section 2 of this 2015 Act.

- (b) In lieu of issuing to resident senior citizens separate licenses for hunting and angling, the commission is authorized to issue resident annual senior citizen combination hunting and angling licenses for persons 70 years of age or older who have resided in the state for not less than five years prior to the date of application.
- (2) The commission is authorized to issue, upon application, resident annual pioneer combination hunting and angling licenses for persons 65 years of age or older who have resided in the state for not less than 50 years prior to the date of application, and to charge the applicable fee under the fee schedule in section 2 of this 2015 Act. The resident annual pioneer combination license shall be equivalent to, and authorize the purchaser to engage in the activities authorized by, a resident annual combination license.

[(2)(a)] (3)(a) In lieu of issuing to resident persons separate licenses and tags for various hunting and angling activities, the commission is authorized to issue resident annual [sportsperson's] sportspac licenses and shall charge [therefor a fee of \$159.75] the applicable fee under the fee schedule in section 2 of this 2015 Act. The purchaser of each [such] sportspac license is authorized to engage in those hunting and angling activities for which the following licenses and tags are required:

- (A) Combination license;
- (B) Black bear tag;
- (C) Cougar tag;
 - (D) General season elk tag;
- 36 (E) General season deer tag;
 - (F) Upland bird stamp;
- 38 (G) Oregon migratory waterfowl stamp;
- 39 (H) Turkey tag;
 - (I) Annual combined angling tag to angle for salmon, steelhead trout, sturgeon and halibut; and
- 41 (J) Resident annual shellfish license.
 - (b) The holder of each [sportsperson's] **sportspac** license who wishes to engage in hunting or angling activities for which permits are required that are limited by quota must participate in the process for allocation of the permits in the same manner as all other permit applicants. However, if the holder of a [sportsperson's] **sportspac** license is unsuccessful in obtaining a permit limited by

- quota for a particular activity, the holder will be issued a tag valid for any general season for that species.
- 3 (c) Notwithstanding any other provision of the wildlife laws, of the moneys received from the 4 sale of [sportsperson's] sportspac licenses:
 - (A) Four dollars from each [such] license shall be credited to the subaccount referred to in ORS 496.242.
 - (B) Four dollars from each [such] license shall be credited to the subaccount referred to in ORS 496.283.
 - (C) Seventy-five cents from each [such] license shall be credited to the Fish Screening Subaccount established under ORS 496.303.
 - (D) Twenty-five cents from each [such] license shall be credited to the Fish Passage Fund established under ORS 497.139.
 - [(3)(a)] (4)(a) In lieu of issuing to resident persons at least 12 years of age and under 18 years of age separate licenses and tags for [angling and] hunting and angling, the commission is authorized to issue resident annual youth sportspac [sportsperson's] licenses for persons at least 12 years of age and under 18 years of age and shall charge [therefor a fee of \$50] the applicable fee under the fee schedule in section 2 of this 2015 Act. The purchaser of each [such] youth sportspac license is authorized to engage in those hunting and angling activities for which the following licenses and tags are required:
- 20 [(A) Resident annual juvenile hunting license for persons 12 through 17 years of age;]
- 21 [(B) Resident annual juvenile angling license for persons 14 through 17 years of age;]
- 22 (A) Youth license;

6

7

8

10

11 12

13

14

15

16

17

18

19

29 30

31

32

33 34

35

36 37

38

39

40

41

42

- 23 [(C)] (**B**) Black bear tag;
- 24 [(D)] (C) Cougar tag;
- [(E)] (**D**) General season elk tag;
- 26 [(F)] (E) General season deer tag;
- [(G)] (F) Youth upland bird stamp;
- 28 [(H)] (G) Youth Oregon migratory waterfowl stamp;
 - [(I)] (H) [Juvenile] Youth turkey tag; and
 - [(J)] (I) Annual **youth combined angling** tag for persons under 18 years of age to angle for salmon, steelhead trout, sturgeon and halibut[; and].
 - [(K) Resident annual shellfish license.]
 - (b) The holder of each resident annual **youth sportspac** [sportsperson's] license [for persons under 18 years of age] who wishes to engage in hunting or angling activities for which permits are required that are limited by quota must participate in the process for allocation of the permits in the same manner as all other permit applicants. However, if the holder of a resident annual **youth sportspac** [sportsperson's] license [for persons under 18 years of age] is unsuccessful in obtaining a permit limited by quota for a particular activity, the holder will be issued a tag valid for any general season for that species.
 - (c) Notwithstanding any other provision of the wildlife laws, of the moneys received from the sale of resident annual **youth sportspac** [sportsperson's] licenses [for persons under 18 years of age]:
- 43 (A) One dollar from each [such] license shall be credited to the subaccount referred to in ORS 44 496.242.
 - (B) One dollar from each [such] license shall be credited to the subaccount referred to in ORS

1 496.283.

2

3

4

5

6

7

8 9

10

11

14 15

18

19

22

23

24

25

26 27

28

29 30

31

32

33

37

38

39

44

45

- (C) Seventy-five cents from each [such] license shall be credited to the Fish Screening Subaccount established under ORS 496.303.
- (D) Twenty-five cents from each [such] license shall be credited to the Fish Passage Fund established under ORS 497.139.

SECTION 24. ORS 497.138 is amended to read:

- 497.138. [(1) In addition to the fees otherwise prescribed by law, the issuer of each of the following licenses shall charge and collect each time the license is issued a surcharge of 25 cents for each of the following licenses:] Notwithstanding any other provision of the wildlife laws, of the moneys received from the sale of the following licenses, 25 cents from the sale of each license shall be credited to the Fish Passage Fund established under ORS 497.139:
- [(a)] (1) Resident annual combination [angling and] hunting and angling license issued under ORS 497.132.
 - [(b)] (2) Resident annual angling license issued under ORS 497.121 (1)(a).
 - [(c) Resident annual juvenile angling license issued under ORS 497.121 (1)(e).]
- 16 [(d)] (3) Angling license to angle for one day issued under ORS 497.121 (1)(d).
- 17 (4) Angling license to angle for two days issued under ORS 497.121 (1)(e).
 - (5) Angling license to angle for three days issued under ORS 497.121 (1)(f).
 - [(e)] (6) Nonresident annual angling license issued under ORS 497.121 (1)(b).
- 20 [(f)] (7) Nonresident angling license to angle for seven consecutive days issued under ORS 497.121 (1)(c).
 - [(g) Nonresident annual juvenile angling license issued under ORS 497.121 (1)(f).]
 - [(2) Surcharges collected under this section shall be credited to the Fish Passage Fund established under ORS 497.139.]

SECTION 25. ORS 497.142 is amended to read:

- 497.142. (1) The State Fish and Wildlife Commission is authorized to issue, upon application, to persons desiring to take fur-bearing mammals the following licenses [and tags] and shall charge [therefor the following fees] the applicable fee under the fees schedule in section 2 of this 2015 Act:
- (a) Resident annual license to trap or hunt fur-bearing mammals[, \$45].
 - (b) [Juvenile] Annual **youth** license to trap or hunt fur-bearing mammals[, \$15].
 - (c) Resident annual license to hunt fur-bearing mammals[, \$20].
- (d) Nonresident annual fur-takers license to trap or hunt fur-bearing mammals[, \$350].
- 34 [(e)] (2) The commission is authorized to issue, upon application, fur-bearer [furbearer]
 35 annual tags to take fur-bearing mammals[, such amount for each tag as the commission may prescribe,
 36 but not more than \$20].
 - [(2)] (3) The tags referred to in [subsection (1)(e)] subsection (2) of this section are in addition to and not in lieu of the licenses referred to in subsection (1)(c) and (d) of this section.

SECTION 26. ORS 497.151 is amended to read:

- 497.151. (1)(a) The State Fish and Wildlife Commission is authorized to issue, upon application, to resident persons desiring to hunt migratory waterfowl an annual migratory waterfowl stamp and shall charge [therefor a fee of \$9.50.] the applicable fee under the fee schedule in section 2 of this 2015 Act.
 - (b) The commission is authorized to issue, upon application, to resident and nonresident persons at least 12 years of age and under 18 years of age desiring to hunt migratory

- waterfowl an annual youth migratory waterfowl stamp and shall charge the applicable fee under the fee schedule in section 2 of this 2015 Act.
- (2) The [stamp] stamps referred to in subsection (1) of this section [is] are in addition to and not in lieu of the hunting licenses required by ORS 497.102 and section 21 of this 2015 Act.
- (3) [Notwithstanding subsection (1) of this section,] A migratory waterfowl stamp is not required of a person younger than [14] 12 years of age.
- (4) ORS 497.016 to 497.026 and 497.036 apply to the [stamp] stamps referred to in subsection (1) of this section.
- (5) Nothing in this section is intended to prevent nonresident persons 18 years of age or older from purchasing resident migratory waterfowl stamps for stamp collecting or other purposes. However, possession of a resident migratory waterfowl stamp does not authorize a nonresident 18 years of age or older to hunt migratory waterfowl.

SECTION 27. ORS 497.153 is amended to read:

- 497.153. (1)(a) The State Fish and Wildlife Commission is authorized to issue, upon application, to resident persons desiring to hunt upland birds an annual upland bird stamp and shall charge [therefor a fee of \$6.50.] the applicable fee under the fee schedule in section 2 of this 2015 Act.
- (b) The commission is authorized to issue, upon application, to resident and nonresident persons at least 12 years of age and under 18 years of age desiring to hunt upland birds an annual youth upland bird stamp and shall charge the applicable fee under the fee schedule in section 2 of this 2015 Act.
- (2) The [stamp] stamps referred to in subsection (1) of this section [is] are in addition to and not in lieu of the hunting licenses required by ORS 497.102 and section 21 of this 2015 Act.
- (3) [Notwithstanding subsection (1) of this section,] An upland bird stamp is not required of a person younger than [14] 12 years of age.
- (4) ORS 497.016 to 497.026 and 497.036 apply to the [stamp] stamps referred to in subsection (1) of this section.
- (5) Nothing in this section is intended to prevent nonresident persons 18 years of age or older from purchasing resident upland bird stamps for stamp collecting or other purposes. However, possession of a resident upland bird stamp does not authorize a nonresident 18 years of age or older to hunt upland birds.

SECTION 28. ORS 497.156 is amended to read:

- 497.156. (1) The State Fish and Wildlife Commission is authorized to issue, upon application, to nonresident persons 18 years of age or older desiring to hunt either migratory waterfowl or upland birds an annual bird-waterfowl stamp and shall charge [therefor a fee of \$36.50] the applicable fee under the fee schedule in section 2 of this 2015 Act.
- (2) The stamp referred to in subsection (1) of this section is in addition to and not in lieu of the hunting licenses required by ORS 497.102.
 - (3) Notwithstanding subsection (1) of this section, a bird-waterfowl stamp is not required of:
 - (a) A person younger than [14] 12 years of age; [or]
- (b) A nonresident person at least 12 years of age and under 18 years of age who holds an annual youth migratory waterfowl stamp and an annual youth upland bird stamp; or
- [(b)] (c) A nonresident hunter on a private hunting preserve who holds an annual private hunting preserve permit issued under ORS 497.102.
- (4) ORS 497.016 to 497.026 and 497.036 apply to the stamp referred to in subsection (1) of this section.

SECTION 29. ORS 497.258 is amended to read:

497.258. The State Department of Fish and Wildlife is authorized to issue, upon application, to persons desiring to engage in the following occupations the following licenses and shall charge [therefor the following fees] the applicable fees under the fee schedule in section 2 of this 2015 Act:

- (1) Resident annual fur dealer license[, \$50].
 - (2) Resident annual taxidermist license[, \$50].
- (3) Resident annual wildlife propagation license[, \$25].
 - (4) Resident annual fish propagation license[, \$125].
- (5) Resident annual private hunting preserve license[, \$200].

SECTION 30. ORS 497.325 is amended to read:

- 497.325. (1) A person may not operate a fish hatchery for those members of the family Acipenseridae, commonly known as green sturgeon or white sturgeon, without holding a permit therefor from the State Fish and Wildlife Commission.
- (2) Any permit issued pursuant to this section shall be subject to such terms and conditions as the commission considers appropriate to protect, perpetuate and enhance the sturgeon population of the Columbia River and other waters of this state.
 - (3) The commission by rule shall specify:
 - (a) The number of permits under this section that may be issued each calendar year;
 - (b) The method for allocating the permits; and
 - (c) The standards and criteria under which a permit must be exercised.
- (4) When issuing a permit under this section, the commission may impose any additional conditions that the commission deems necessary to ensure compliance with this section.
- (5)(a) A permit issued under this section for a fish hatchery operated for commercial purposes may not authorize the use of green sturgeon or white sturgeon broodstock taken from the wild.
- (b) The commission shall **annually** collect [an annual fee of \$3,000] **the applicable fee under the fee schedule in section 2 of this 2015 Act** for any permit issued under this section that allows the artificial propagation of green sturgeon or white sturgeon for commercial purposes. Payment of a fee under this subsection satisfies the payment of the fee required for a fish propagation license under ORS 497.252.

SECTION 31. ORS 498.418 is amended to read:

- 498.418. (1) A person who is required to obtain a license from the State Fish and Wildlife Commission to operate an outdoor club shall submit to the commission an application for such license, on a form approved by the commission, that contains such information as the commission may require regarding the ownership, financial condition and operation of the club and promotional plans for sale of membership therein.
- (2) The application shall be accompanied by [a fee of \$100] the applicable fee under the fee schedule in section 2 of this 2015 Act.

COMMERCIAL FISHING LAWS FEE INCREASES

SECTION 32. ORS 508.116 is amended to read:

- 508.116. (1)(a) The State Fish and Wildlife Director may issue to any person a permit to take animals living intertidally on the bottom.
 - (b) The annual fee for a **resident** permit issued under this section is [\$40.] \$125.

- 1 (c) The annual fee for a nonresident permit issued under this section is \$175.
 - (2) It is unlawful to take animals living intertidally on the bottom for commercial purposes by a permit issued under subsection (1) of this section without first having obtained a license under ORS 508.035.
 - **SECTION 33.** ORS 508.285 is amended to read:

3

4 5

6

7

8

10

11 12

13

15

29 30

31

32

33 34

35

36 37

- 508.285. (1) The fee for each license required by this chapter is as follows:
- (a) **Resident** albacore tuna landing license for boats that do not hold a valid commercial fishing license from **Oregon or** another state, [\$125.] **\$250.**
- (b) Nonresident albacore tuna landing license for boats that do not hold a valid commercial fishing license from Oregon or another state, \$300.
- [(b)] (c) Albacore tuna landing license for boats that hold a valid commercial fishing license from another state and do not hold a valid commercial fishing license from Oregon [, \$20] \$25.
- [(c)] (d) Resident boat license[, \$325] for a vessel less than 50 feet in length, \$350.
- 14 [(d)] (e) Nonresident boat license[, \$375] for a vessel less than 50 feet in length, \$400.
 - (f) Resident boat license for a vessel 50 feet in length or more, \$400.
- 16 (g) Nonresident boat license for a vessel 50 feet in length or more, \$450.
- 17 [(e)] (h) Resident commercial fishing license, [\$80] \$100.
- 18 [(f)] (i) Nonresident commercial fishing license, [\$130] \$150.
- 19 [(g)] (j) Commercial fishing license for resident persons 18 years of age or younger, \$30.
- 20 [(h)] (k) Resident commercial bait fishing license, [\$100] \$125.
- 21 (L) Nonresident commercial bait fishing license, \$175.
- 22 [(i)] (**m**) Fish buyer license, [\$250] **\$275**.
- 23 [(j)] (n) Fish bait dealer license, [\$100] \$125.
- 24 [(k)] (o) Food fish canner license, [\$450] \$500.
- 25 [(L)] (p) Shellfish canner license, [\$450] \$500.
- 26 [(m)] (q) Resident single delivery license, \$125.
- 27 (r) Nonresident single delivery license, \$175.
- [(n)] (s) Wholesale fish dealer license, [\$450] \$500.
 - (2) As used in this section, "resident" means [an actual bona fide resident of this state for at least one year prior to application for a license.] a person who has resided in this state at least 12 consecutive months immediately prior to the date of making application for a license.
 - SECTION 34. ORS 508.505 is amended to read:
 - 508.505. (1) Additional fees shall be collected by the State Fish and Wildlife Director in the amount prescribed by this section, except as provided in ORS 508.510. Every person operating within the state as a canner, buyer, bait dealer or wholesaler of any food fish or shellfish shall pay, in addition to all other licenses or fees provided by law, a fee equal to the value of the food fish at the point of landing multiplied by the following rates:
 - (a) All salmon and steelhead, 3.15 percent.
- 39 (b) All black rockfish, blue rockfish and nearshore fish, [five] 5.00 percent.
- 40 [(c) All other food fish and shellfish, 2.25 percent.]
- 41 [(d)] (c) All tuna, 1.09 percent.
- 42 (d) All crab, 2.35 percent.
- 43 (e) All shrimp, 2.40 percent.
- 44 (f) All sardines, 2.25 percent.
- 45 (g) All sablefish, 2.40 percent.

(h) All whiting, 2.30 percent.

- (i) All other groundfish, 2.25 percent.
- (j) All other food fish and shellfish, 2.30 percent.
- (2) Only live, fresh or frozen in the round or dressed food fish or shellfish are subject to the fees provided in this section. "Dressed" includes but is not limited to beheaded, gutted, filleted, loined or shucked. However, frozen food fish or frozen shellfish received in a wrapped package to which a legible label is stamped or printed showing the name, address, brand or trade name of the original processor or wholesale distributor under which the package is marketed and the kind of frozen food fish or frozen shellfish contained therein, for distribution and ultimate sale in the original package are not subject to the fees provided in this section.

SECTION 35. ORS 508.550 is amended to read:

508.550. Notwithstanding any other provision of this chapter, a person who holds a valid Oregon commercial fishing license may sell any species of food fish taken in lawful commercial fishing activity directly from the license holder's boat, subject to the following conditions:

- (1) The person must first obtain from the State Fish and Wildlife Commission an annual limited fish seller permit for such sales, the **annual** fee for which is [\$40.]:
 - (a) \$100 for resident applicants.
 - (b) \$150 for nonresident applicants.
- (2) The commission by rule may limit the number of permits available for any species of food fish.
- [(2)] (3) Prior to making any sale pursuant to this section, the person must notify the commission, in such manner as the commission prescribes, of the estimated number of food fish on board the boat and of the location where the sale is to take place.
- [(3)] (4) Within seven days of making any sale pursuant to this section, the person shall submit to the commission a report thereof, in such form as the commission may prescribe. The person must pay the fees required as prescribed in ORS 508.505 to 508.540, or in such other manner as the commission by rule may prescribe.
 - [(4)] (5) The person may sell food fish from any port and dock location in this state.
- [(5)] (6) If a person fails to comply with subsection (3) of this section, the commission may revoke and thereafter refuse to issue another limited fish seller permit.

SECTION 36. ORS 508.760 is amended to read:

- 508.760. (1) Notwithstanding any other provision of the commercial fishing laws, in order to provide a sea urchin (Strongylocentrotus franciscanus, S. purpuratus and S. droebachiensis) commercial fishery with optimum profits to those engaged in the fishery and to prevent a concentration of fishing effort that would deplete the resource, the State Fish and Wildlife Commission, by rule, shall establish a system for limiting participation in the sea urchin commercial fishery. Any such system may include, but is not limited to, provisions on the following matters:
- (a) Establishment of criteria for initial entry into fishery participation and for annual qualification for participation thereafter.
- (b) Establishment of terms and conditions for transferring participation rights.
- 41 (2)(a) The annual fee to participate in the sea urchin fishery is:
 - (A) [\$100] **\$125** for resident applicants.
 - (B) [\$150] **\$175** for nonresident applicants.
- 44 (b) A fee of \$100 shall be charged for each transfer of participation rights under this section.
- **SECTION 37.** ORS 508.790 is amended to read:

- 1 508.790. (1) The annual fee for the vessel permit required by ORS 508.775 is:
- 2 (a) [\$26] **\$51** for resident applicants.
- (b) [\$76] **\$101** for nonresident applicants.
- 4 (2) Applications shall be in such form and contain such information as the State Department of 5 Fish and Wildlife, by rule, may prescribe.
 - **SECTION 38.** ORS 508.816 is amended to read:
- 508.816. (1) The annual fee for the vessel permit required by ORS 508.801 is:
- 8 (a) [\$35] **\$60** for resident applicants.

15

18

19

20

21 22

23

2425

26 27

28

29 30

31

32

33 34

35 36

37

38

39

40

41

42

43

44

- (b) [\$85] **\$110** for nonresident applicants.
- 10 (2) Applications shall be in such form and contain such information as the State Department of 11 Fish and Wildlife, by rule, may prescribe.
- 12 **SECTION 39.** ORS 508.901 is amended to read:
- 508.901. (1) The annual fee for the vessel permit required by ORS 508.880 is:
- 14 (a) [\$125] **\$200** for resident applicants.
 - (b) [\$175] **\$250** for nonresident applicants.
- 16 (2) Applications shall be in such form and contain such information as the State Department of 17 Fish and Wildlife, by rule, may prescribe.
 - **SECTION 40.** ORS 508.941 is amended to read:
 - 508.941. (1) The system established under ORS 508.921 shall include any other provisions for participation that the State Fish and Wildlife Commission considers appropriate.
 - (2) Any determination by the commission regarding the eligibility of a vessel to participate in the ocean Dungeness crab commercial fishery or to transfer participation rights is subject to review by the Commercial Fishery Permit Board, in accordance with ORS chapter 183. The board may waive the eligibility requirements contained in ORS 508.931 if the board finds that the individual fails to meet the requirements as the result of illness, fire, sinking, accident or other circumstances beyond the individual's control. In making a determination of eligibility under this section, the board shall consider the applicant's history of participation in the Oregon ocean Dungeness crab fishery. If a vessel for which application is made is owned by a person who has served in the Armed Forces of the United States and the person establishes that a service-related disability prevented the person from lawfully landing crab in two seasons during the prescribed time period, there is a rebuttable presumption in favor of issuing an illness waiver for one of the two seasons of lawfully landing crab in Oregon required under ORS 508.931 so as to require the landing of crab in only one season during the prescribed time period. The rebuttable presumption created by this subsection may be overcome only by clear and convincing evidence that the service-related disability of the person did not prevent the person from lawfully landing crab in two seasons during the prescribed time period. Orders issued by the board are not subject to review by the commission, but may be appealed as provided in ORS 183.480 to 183.540.
 - (3) A commercial fishing vessel that holds a valid Washington or California permit to fish for ocean Dungeness crab shall be eligible to participate in the Oregon ocean Dungeness crab fishery provided there is reciprocal statutory authority in Washington or California that provides for equal access for vessels holding Oregon ocean Dungeness crab permits to Washington or California coastal waters and Washington waters of the Columbia River. If such reciprocal statutory authority exists, a vessel licensed by Washington or California is eligible to participate in accordance with rules that establish reciprocal border agreements that recognize traditional fishing patterns.
 - (4) The annual fee to participate in the ocean Dungeness crab fishery is:

- (a) [\$125] **\$200** for resident applicants.
- (b) [\$175] **\$250** for nonresident applicants.
 - **SECTION 41.** ORS 508.949 is amended to read:

508.949. (1) The annual fee for a black rockfish and blue rockfish vessel permit or a black rockfish and blue rockfish vessel permit with a nearshore fish endorsement issued under ORS 508.947 is [\$100.]:

- (a) \$125 for resident applicants.
- (b) \$175 for nonresident applicants.
- (2) Applications for a permit shall be in such form and contain such information as the State Department of Fish and Wildlife, by rule, may prescribe.
- (3) All fees collected under this section and ORS 508.505 (1)(b) and 508.947 shall be placed into the Black Rockfish, Blue Rockfish and Nearshore Species Research Account established in ORS 508.951.

CONFORMING AMENDMENTS

SECTION 42. ORS 496.283 is amended to read:

- 496.283. (1) Notwithstanding ORS 506.306, all moneys received by the State Fish and Wildlife Commission pursuant to sections 4, 6 and 8, chapter 512, Oregon Laws 1989, shall be deposited in a separate subaccount in the State Wildlife Fund. Except as provided in subsection (2) of this section, moneys in the subaccount may be expended only for the department's fish restoration and enhancement programs for the benefit of the fish resources of this state.
- (2) Fees collected from salmon ranching permits authorized under ORS 508.700 to 508.745 will not be commingled with public fishery funds collected and deposited in the subaccount referred to in this section. Notwithstanding any other provision of law, these funds will be used to monitor the effect and impact of private salmon ranching on the fishery resources of Oregon.
- (3) The department shall not divert present budgeted funds to other projects as [user surcharge] funds pursuant to sections 4, 6 and 8, chapter 512, Oregon Laws 1989, become available and shall not embark on new programs not vital to the restoration of Oregon fisheries as required by Oregon Revised Statutes and administrative rules. The department shall not assess its personnel costs in the administration of chapter 512, Oregon Laws 1989, against the subaccount referred to in this section without the prior approval of the Restoration and Enhancement Board.

SECTION 43. ORS 496.289 is amended to read:

- 496.289. (1) The Restoration and Enhancement Board shall meet, adopt and recommend to the State Fish and Wildlife Commission, within 120 days after July 1, 1989, and at not more than 120-day intervals thereafter, fish restoration and enhancement programs.
- (2) The commission shall review such programs and may approve or disapprove any or all program recommendations by the board. Funds may be expended from the subaccount referred to in ORS 496.283 for projects that have been approved by the commission.
- (3) The State Department of Fish and Wildlife and the board jointly shall submit to each oddnumbered year regular session of the Legislative Assembly a report on expenditure of funds for the fish restoration and enhancement program and on the status of various projects.
 - (4) In recommending fish restoration and enhancement programs, the board shall:
- (a) Recommend a mix of projects that provide a balance between restoration and enhancement benefits.

- (b) Recommend projects that are to be implemented by the salmon and trout enhancement program and nonprofit organizations engaged in approved restoration and enhancement activities.
 - (c) Encourage projects that result in obtaining matching funds from other sources.
- (5) All moneys made available for the fish restoration and enhancement program from [surcharges] funds received under sections 4, 6 and 8, chapter 512, Oregon Laws 1989, and from gifts and grants made to carry out the fish restoration and enhancement program may be expended only if recommended by the board and approved by the commission. Such amounts may be expended:
- (a) On programs benefiting the commercial fishing industry in the same proportion as revenues received from surcharges under sections 6 and 8, chapter 512, Oregon Laws 1989, bear to the total amount of surcharge revenues.
- (b) On programs benefiting recreational angling in the same proportion as revenues received from the [surcharge] **dedication** under section 4, chapter 512, Oregon Laws 1989, bear to the total amount of [surcharge] **dedicated** revenues.
- (6) The board may accept, from whatever source, gifts or grants for the purposes of fish restoration and enhancement. All moneys so accepted shall be deposited in the subaccount referred to in ORS 496.283. Unless otherwise required by the terms of a gift or grant, gifts or grants shall be expended as provided in subsection (5) of this section.
- (7) As used in this section:
- 19 (a) "Enhancement" includes, but is not limited to, the following activities:
- 20 (A) Angler access.
- 21 (B) New fishways and screens.
- 22 (C) Habitat.

3

4

5

6 7

8 9

10

11 12

13

14 15

16

17 18

26

31

32

33 34

35

36 37

38

39

40

41

42

43

44

- 23 (D) New hatchery equipment and technology.
- 24 (E) Public education.
- 25 (F) Aquatic inventories.
 - (b) "Restoration" includes, but is not limited to, the following activities:
- 27 (A) Modification of existing fishways and existing screens.
- 28 (B) Hatchery restoration.
- 29 (C) Liberation equipment.
- 30 **SECTION 44.** ORS 496.303 is amended to read:
 - 496.303. (1) The Fish and Wildlife Account is established in the State Treasury, separate and distinct from the General Fund. All moneys in the account are continuously appropriated to the State Fish and Wildlife Commission. The Fish and Wildlife Account shall consist of the moneys in its various subaccounts and any moneys transferred to the account by the Legislative Assembly. Unless otherwise specified by law, interest earnings on moneys in the account shall be paid into the State Treasury and credited to the State Wildlife Fund.
 - (2)(a) The Fish Screening Subaccount is established in the Fish and Wildlife Account. The sub-account shall consist of:
 - (A) All penalties recovered under ORS 536.900 to 536.920.
 - (B) All moneys received pursuant to ORS 498.306.
 - (C) All gifts, grants and other moneys from whatever source that may be used to carry out the provisions of ORS 498.306.
 - (D) All moneys received from the [surcharge on angling licenses imposed] sale of angling licenses dedicated by ORS 497.124.
 - (b) All moneys in the subaccount shall be used to carry out the provisions of ORS 315.138,

498.306 and 509.620. However, moneys received from the [surcharge on angling licenses imposed] sale of angling licenses dedicated by ORS 497.124 shall be expended only to carry out the provisions of law relating to the screening of water diversions.

- (3) The Fish Endowment Subaccount is established in the Fish and Wildlife Account. The sub-account shall consist of transfers of moneys authorized by the Legislative Assembly from the State Wildlife Fund and gifts and grants of moneys from whatever source for the purpose of paying the expense of maintaining fish hatcheries operated by the department.
- (4) The Migratory Waterfowl Subaccount is established in the Fish and Wildlife Account. All moneys received by the commission from the sale of art works and prints related to the migratory waterfowl [stamp] stamps shall be deposited in the subaccount. Moneys in the subaccount may be expended only for activities that promote the propagation, conservation and recreational uses of migratory waterfowl and for activities related to the design, production, issuance and arrangements for sale of the migratory waterfowl stamps and related art works and prints. Expenditures of moneys in the subaccount may be made within this state, in other states or in foreign countries, in such amounts as the commission determines appropriate. Expenditures in other states and foreign countries shall be on such terms and conditions as the commission determines will benefit most directly the migratory waterfowl resources of this state.
- (5) The Halibut Research Subaccount is established in the Fish and Wildlife Account. Based on the annual number of recreational halibut anglers, a portion of the moneys derived from the sale of the salmon, steelhead trout, sturgeon and halibut tag pursuant to ORS 497.121 shall be credited to the subaccount. Moneys in the subaccount may be expended only for halibut population studies and other research.
- (6) The Upland Bird Subaccount is established in the Fish and Wildlife Account. All moneys received by the State Fish and Wildlife Commission from the sale of upland bird stamps, from the sale of any art works and prints related to the upland bird [stamp] stamps and from private hunting preserve permit fees shall be deposited in the subaccount. Moneys in the subaccount may be expended only for promoting the propagation and conservation of upland birds and the acquisition, development, management, enhancement, sale or exchange of upland bird habitat, and for activities related to the design, production, issuance and arrangements for sale of the upland bird stamps and related art works and prints. Expenditures of moneys in the subaccount shall be made for the benefit of programs within this state in such amounts and at such times as the commission determines appropriate to most directly benefit the upland bird resources of the state.
- (7)(a) The Fish and Wildlife Deferred Maintenance Subaccount is established in the Fish and Wildlife Account. Interest earnings on moneys in the subaccount shall be credited to the subaccount. The subaccount shall consist of moneys authorized by the Legislative Assembly from the State Wildlife Fund and moneys obtained by gift, grant, bequest or donation from any other public or private source.
- (b) The principal in the subaccount may be utilized only as provided in paragraph (c) of this subsection. Interest earnings on the moneys in the subaccount may be expended only for the maintenance of fish hatcheries and State Department of Fish and Wildlife facilities other than administrative facilities located in Salem.
- (c) The department may borrow funds from the principal of the subaccount to maintain adequate cash flow requirements. However, moneys borrowed from the principal must be repaid to the subaccount:
 - (A) Within six months from the date on which the moneys were borrowed.

[35]

- (B) With interest at the standard rate that the State Treasurer charges to state agencies for other loans. Interest paid under this subparagraph shall be paid to the subaccount.
- (d) For purposes of this subsection, "principal" means moneys authorized by the Legislative Assembly for transfer to the subaccount from the State Wildlife Fund, including any assignment of earnings on moneys in the fund and other moneys obtained by gift, grant, bequest or donation deposited into the subaccount.
- (8) The Access and Habitat Board Subaccount is established in the Fish and Wildlife Account. The subaccount shall consist of moneys transferred to the subaccount pursuant to ORS 496.242. Moneys in the subaccount may be used for the purposes specified in ORS 496.242.
- (9) The Marine Shellfish Subaccount is established in the Fish and Wildlife Account. Interest earnings on moneys in the subaccount shall be credited to the subaccount. All moneys received by the commission from the sale of resident and nonresident shellfish licenses pursuant to ORS 497.121 shall be deposited in the subaccount. Moneys in the subaccount shall be used for the protection and enhancement of shellfish for recreational purposes, including shellfish sanitation costs and the cost of enforcement of wildlife laws pertaining to the taking of shellfish. The State Fish and Wildlife Director, or a designee, the Director of Agriculture, or a designee, and the Superintendent of State Police, or a designee, shall jointly make a recommendation to the Governor for inclusion in the Governor's budget beginning July 1 of each odd-numbered year.
- (10)(a) The Mountain Sheep Subaccount is established in the Fish and Wildlife Account, consisting of moneys collected under ORS 497.112 (2)(a) to (c).
- (b) All moneys in the subaccount shall be used for the propagation and conservation of mountain sheep, for research, development, management, enhancement and sale or exchange of mountain sheep habitat and for programs within the state that in the discretion of the commission most directly benefit mountain sheep resources of this state.
- (11)(a) The Antelope Subaccount is established in the Fish and Wildlife Account, consisting of moneys collected under ORS 497.112 (2)(a) to (c).
- (b) All moneys in the subaccount shall be used for the propagation and conservation of antelope, for research, development, management, enhancement and sale or exchange of antelope habitat and for programs within the state that in the discretion of the commission most directly benefit antelope resources of this state.
- (12)(a) The Mountain Goat Subaccount is established in the Fish and Wildlife Account, consisting of moneys collected under ORS 497.112 (2)(a) to (c).
- (b) All moneys in the subaccount shall be used for the propagation and conservation of mountain goats for research, development, management, enhancement and sale or exchange of mountain goat habitat and for programs within the state that in the discretion of the commission most directly benefit mountain goat resources of this state.
- (13)(a) The commission shall keep a record of all moneys deposited in the Fish and Wildlife Account. The record shall indicate by separate cumulative accounts the sources from which the moneys are derived and the individual activity or programs against which each withdrawal is charged.
- (b) Using the record created pursuant to paragraph (a) of this subsection, the commission shall report, in the budget documents submitted to the Legislative Assembly, on the application of investment and interest earnings to the maintenance of fish hatcheries and other State Department of Fish and Wildlife facilities.
 - (14) The Oregon Conservation Strategy Subaccount is established in the Fish and Wildlife Ac-

[36]

count. All moneys received by the commission from the sale of habitat conservation stamps and from
the sale of any art works and prints related to the habitat conservation stamp shall be deposited in
the subaccount. Moneys in the subaccount may be expended only to promote and implement habitat
and species restoration, enhancement and viewing activities identified in the "Oregon Conservation
Strategy," 2006, by the State Department of Fish and Wildlife, and for activities related to the design, production, issuance and arrangements for sale of the habitat conservation stamps and related
art works and prints.

SECTION 45. ORS 496.550 is amended to read:

496.550. (1) The State Fish and Wildlife Commission shall arrange, by contest or other appropriate means, for the selection of the design of the annual migratory waterfowl [stamp] stamps required by ORS 497.151 and for the production and sale of the stamps.

(2) The commission may produce stamps in such number as the commission considers appropriate and may make stamps available for the creation of migratory waterfowl art prints and other related art works and may arrange for the sale of stamps, prints and art works to persons desiring to purchase those items.

SECTION 46. ORS 496.555 is amended to read:

496.555. In carrying out its duties, functions and powers with regard to the migratory waterfowl [stamp] stamps, the State Fish and Wildlife Commission may contract for the performance of those duties, functions and powers. The contract may include, among other matters, provisions for advance payment or reimbursement for services performed pursuant to any such contract. All costs and expenses incurred pursuant to this section shall be paid from the Migratory Waterfowl Subaccount established under ORS 496.303.

SECTION 47. ORS 496.562 is amended to read:

496.562. The purposes of this section and ORS 496.558, 496.566 and 497.153 are to:

- (1) Authorize the State Fish and Wildlife Commission to issue to hunters an upland bird stamp for a specified fee;
- (2) Establish a fund to be financed by the sale of upland bird stamps and any art works and prints related to the upland bird [stamp] stamps for the purposes of promoting the propagation and conservation of upland birds and acquiring, developing, managing, enhancing, purchasing or acquiring through lands exchange upland bird habitat; and
- (3) Provide the State Fish and Wildlife Commission with improved data on the location and number of upland bird hunters.

SECTION 48. ORS 496.566 is amended to read:

- 496.566. (1) The State Fish and Wildlife Commission shall arrange, by contest or other appropriate means, for the selection of the design of the annual upland bird [stamp] stamps authorized by ORS 497.153 and for the production and sale of the stamps.
- (2) The commission may produce stamps in such number as the commission considers appropriate and may make stamps available for the creation of upland bird art prints and other related art works and may arrange for the sale of stamps, prints and art works to persons desiring to purchase those items.
- (3) In carrying out its duties, functions and powers with regard to the upland bird stamp, the State Fish and Wildlife Commission may contract for the performance of those duties, functions and powers. The contract may include, among other matters, provisions for advance payment or reimbursement for services performed pursuant to any such contract. All costs and expenses incurred pursuant to this section shall be paid from the Upland Bird Subaccount established under ORS

[37]

1 496.303.

SECTION 49. ORS 497.158 is amended to read:

497.158. The State Fish and Wildlife Commission shall adopt a system for renewing licenses issued under ORS 497.102, [and] 497.121 and 497.132 and section 21 of this 2015 Act through the mail and the World Wide Web.

SECTION 50. ORS 498.166 is amended to read:

498.166. (1) Notwithstanding the licensing and tag requirements of ORS 497.102, [and] 497.112 and 497.132 and section 21 of this 2015 Act, a person may take a cougar or bear that poses a threat to human safety.

- (2) Any person who takes a cougar or bear pursuant to subsection (1) of this section shall immediately report the taking to a person authorized to enforce the wildlife laws and shall dispose of the animal in such manner as the State Fish and Wildlife Commission directs.
- (3) Any regional office of the State Department of Fish and Wildlife ordering the disposal of an animal under subsection (2) of this section shall file a report with the State Fish and Wildlife Director within 30 days after the disposal. The report shall include but need not be limited to the disposition of the animal, the events leading to the taking of the animal and any injury caused by the animal to humans or domesticated animals. The director shall compile all reports received under this subsection on a bimonthly basis. The reports compiled by the director shall be available to the public upon request.
 - (4) As used in this section:
- (a) "Structure" includes a building being used as a residence, a building located on land actively used for agricultural, timber management, ranching or construction purposes or a building used as part of a business.
- (b) "Threat to human safety" means the exhibition by a cougar or bear of one or more of the following behaviors:
- (A) Aggressive actions directed toward a person or persons, including but not limited to charging, false charging, growling, teeth popping and snarling.
 - (B) Breaking into, or attempting to break into, a residence.
 - (C) Attacking a pet or domestic animal as defined in ORS 167.310.
- (D) Loss of wariness of humans, displayed through repeated sightings of the animal during the day near a permanent structure, permanent corral or mobile dwelling used by humans at an agricultural, timber management, ranching or construction site.

MISCELLANEOUS

SECTION 51. The unit captions used in this 2015 Act are provided only for the convenience of the reader and do not become part of the statutory law of this state or express any legislative intent in the enactment of this 2015 Act.

SECTION 52. Sections 2, 21 and 22 of this 2015 Act and the amendments to ORS 496.146, 496.232, 496.283, 496.289, 496.303, 496.550, 496.555, 496.562, 496.566, 497.022, 497.032, 497.075, 497.102, 497.112, 497.121, 497.124, 497.132, 497.138, 497.142, 497.151, 497.153, 497.156, 497.158, 497.258, 497.325, 498.166, 498.418, 508.116, 508.285, 508.505, 508.550, 508.760, 508.790, 508.816, 508.901, 508.941 and 508.949 and section 4, chapter 512, Oregon Laws 1989, section 19, chapter 659, Oregon Laws 1993, and section 2, chapter 460, Oregon Laws 1995, by sections 7 to 19 and 23 to 50 of this 2015 Act apply to registrations made, and licenses, permits, tags, endorse-

ments, stamps and transfers applied for, and catch fees paid, on or after the effective	date
of this 2015 Act for activities occurring on or after January 1, 2016.	

SECTION 53. This 2015 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect on its passage.

1

2

3