TT	\cap	1	1	1	1
H-	U	ı /.	- 1	4	- 1

7

8

10

11

12

13

14

15

16

HOUSE BILL 1192

State of Washington 65th Legislature 2017 Regular Session

By Representatives Taylor, Dent, Manweller, and Shea

- AN ACT Relating to prohibiting the department of fish and wildlife from requiring public access as a condition of receiving compensation under chapter 77.36 RCW; and amending RCW 77.36.110.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 77.36.110 and 2009 c 333 s 56 are each amended to 6 read as follows:
 - (1) No owner may receive compensation for wildlife interactions under this chapter unless the owner has, as determined by the department, first:
 - (a) Utilized applicable legal and practicable self-help preventive measures available to prevent the damage, including the use of nonlethal methods and department-provided materials and services when available under RCW 77.36.100; and
 - (b) Exhausted all available compensation options available from nonprofit organizations that provide compensation to private property owners due to financial losses caused by wildlife interactions.
- 17 (2) In determining if the requirements of this section have been 18 satisfied, the department may recognize and consider the following:
- 19 (a) Property losses may occur without future or anticipated 20 knowledge of potential problems resulting in an owner being unable to 21 take preemptive measures.

p. 1 HB 1192

- 1 (b) Normal agricultural practices, animal husbandry practices, 2 recognized standard management techniques, and other industry-3 recognized management practices may represent adequate preventative 4 efforts.
- 5 (c) Under certain circumstances, as determined by the department, 6 wildlife may not logistically or practicably be managed by nonlethal 7 efforts.
- 8 (d) Not all available legal preventative efforts are 9 cost-effective for the owner to practicably employ.
- 10 (e) There are certain effective preventative control options not 11 available due to federal or state restrictions.
- ((f) Under certain circumstances, as determined by the department, permitting public hunting may not be a practicable self-help method due to the size and nature of the property, the property's setting, or the ability of the landowner to accommodate public access.))
- 17 (3) An owner is not eligible to receive compensation if the damages are covered by insurance.

19

20

21

22

23

2425

26

27

- (4) <u>Permitting public hunting on the land subject to a claim under this chapter is not considered to be a practicable self-help preventive measure and the department may not condition the receipt of compensation under this chapter on the claimant allowing or facilitating public hunting access to the land in question.</u>
- (5) The commission shall adopt rules implementing this section, including requirements that owners document nonlethal preventive efforts undertaken and all permits issued by the department under RCW 77.12.240 and 77.12.150.

--- END ---

p. 2 HB 1192