STATE OF WYOMING

SENATE FILE NO. SF0085

Game and fish-resident preference points.

Sponsored by: Senator(s) Hicks, Christensen and Driskill and Representative(s) Baker, Blake, Burkhart, Jaggi, Loucks and Moniz

A BILL

for

1 AN ACT relating to game and fish; requiring preference programs for resident antelope, deer and elk 2 point licenses; providing for fees; providing for rulemaking; and 3 providing for an effective date. 4 5 6 Be It Enacted by the Legislature of the State of Wyoming: 7 8 **Section 1.** W.S. 23-1-703(q) and 23-2-101(m) are 9 amended to read: 10 23-1-703. Limitation of number of big or trophy game 11 12 animal licenses; reservation of certain licenses; 13 reservation of certain unused licenses. 14 15 (q) In addition to the authority granted under 16 subsection (b) of this section, the commission may shall

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1 through rule and regulation develop and implement a 2 preference point program for resident and nonresident 3 antelope, resident and nonresident deer and resident and 4 nonresident elk licenses which are limited in quota and 5 would otherwise be issued through a random drawing. А program established pursuant to this subsection may be 6 implemented for all or selected hunt areas and may be 7 applied to all or portions of licenses for any particular 8 9 species. Allocation of resident limited quota licenses for elk, deer and antelope under the preference point program 10 11 shall be as provided in subsection (b) of this section. The commission may charge nonresident license applicants a 12 13 nonrefundable fee to accumulate preference points under the 14 program as provided in W.S. 23-2-101(m).

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23-2-101. Fees; restrictions; nonresident application
fee; nonresident licenses; verification of residency
required.

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20 (m) Subject to the provisions of this subsection, as 21 part of any preference point program for <u>resident and</u> 22 nonresident antelope, nonresident ram bighorn sheep, 23 nonresident moose, <u>resident and</u> nonresident deer or 24 <u>resident and</u> nonresident elk, the commission may establish

1 a nonrefundable fee to be either withheld from the license fee remitted or submitted separately when application for a 2 license or preference point is made through electronic 3 4 licensing, and may also establish a fee to be paid in lieu 5 of applying for licenses that are limited in quota. Retention of the established fee or payment of the fee in 6 lieu of applying shall authorize the person to accumulate a 7 preference point for future drawings for licenses that are 8 9 limited in quota for the applicable species in accordance with rules of the commission. The rules may provide for 10 11 the loss of all accumulated points for persons failing to apply or to pay the in lieu fee in two (2) consecutive 12 The fee for any program under this 13 calendar years. 14 subsection for antelope, deer or elk shall be established by rule and shall not exceed fifty dollars (\$50.00) per 15 species for nonresidents and twenty dollars (\$20.00) per 16 17 species for residents. Payment of the fee shall be made in compliance with application dates. 18 Nothing in this subsection authorizes the commission to establish or retain 19 a fee for resident moose or resident ram bighorn sheep 20 21 license preference points in addition to the fee 22 established by subsection (k) of this section or to 23 establish rules for ram bighorn sheep or moose preference point drawings in conflict with the provisions of W.S. 24

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1 23-1-703(b). For nonresident ram bighorn sheep and 2 nonresident moose licenses, the commission may establish by 3 rule a nonrefundable preference point fee to be withheld 4 from either the license fee remitted or submitted 5 separately when application for a license or preference through electronic licensing and may 6 point is made establish a fee in lieu of making application in an amount 7 greater than that established under subsection (k) of this 8 9 section, but neither fee shall exceed one hundred dollars 10 (\$100.00). Fees established under this subsection may be 11 set at lower amounts for youth license applicants. Nothing in this subsection shall be construed as prohibiting the 12 13 commission from issuing a different number of licenses for 14 residents and nonresidents. 15

16 Section 2. This act is effective January 1, 2014.

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- 18 (END)