\*\*\*

69th Legislature 2025 HB 907.1

1	HOUSE BILL NO. 907							
2		INTRODUCED BY E. BYRNE						
3								
4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO HUNTING							
5	LICENSES; REVISING THE NONRESIDENT BONUS POINT APPLICATION FEE; ALLOWING FOR							
6	NONRESIDENT LANDOWNERS TO PURCHASE AN ADDITIONAL BONUS POINT IF THEY PARTICIPATE							
7	IN A BLOCK MANAGEMENT HUNTING ACCESS PROGRAM; AMENDING SECTIONS 87-2-113 AND 87-2-							
8	115, MCA; RE	PEALING SECTION 87-2-714, MCA; AND PROVIDING A DELAYED EFFECTIVE DATE."						
9								
10	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:						
11								
12	Section	on 1. Section 87-2-113, MCA, is amended to read:						
13	"87-2-	113. Application fees. (1) (a) Except as provided in subsection (1)(b), when the department						
14	determines a drawing is necessary prior to issuance of hunting licenses for any game species during a hunting							
15	season, it shall collect a \$5 per-species application fee for each species.							
16	(b)	The department shall collect the following per species special license application fees for each						
17	species:							
18	(i)	mooseresident, \$10; nonresident, \$50;						
19	(ii)	mountain goatresident, \$10; nonresident, \$50;						
20	(iii)	mountain sheepresident, \$10; nonresident, \$50;						
21	(iv)	wild buffalo or bisonresident, \$10; nonresident, \$50.						
22	(2)	(a) If a resident participates in the bonus point system adopted by the commission, the						
23	department sh	nall collect an additional application fee of \$2 per for each species.						
24	(b)	(i) If a nonresident participates in the bonus point system adopted by the commission, the						
25	department sh	nall collect an additional application fee of \$20 per \$25 for each species.						
26	<u>(ii)</u>	A nonresident landowner may purchase an additional bonus point for an elk or deer license or						
27	permit drawing	g for the fee established in 87-2-113 if the nonresident landowner:						
28	(A)	owns at least 640 contiguous acres in fee title;						



\*\*\*\*

69th Legislature 2025 HB 907.1

1 (B) was enrolled in a department-administered private land hunting access program pursuant to
2 87-1-265 in the previous license year; and

- (C) has purchased a Class B-10 license for the current license year.
- 4 (3) Application fees collected pursuant to this section must be deposited in the state special revenue fund to the credit of the department as set forth in 87-1-601.
- 6 (4) The payment of an application fee confers no hunting rights or privileges.
- 7 (5) The commission may waive the provisions of subsection (1) when a drawing is required for a special season under 87-1-304."

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

3

- **Section 2.** Section 87-2-115, MCA, is amended to read:
- "87-2-115. Nonresident elk and deer license preference point system. (1) The department shall establish a preference point system to distribute Class B-10 nonresident big game combination licenses and Class B-11 nonresident deer combination licenses.
- (2) Nonresidents applying to purchase a Class B-10 or Class B-11 license may purchase a preference point, upon-on payment of a nonrefundable \$100 fee, that gives an applicant who has more preference points priority to receive a Class B-10 or Class B-11 license over an applicant who has purchased fewer preference points.
- (3) An applicant may:
- (a) purchase only one preference point <u>per\_each</u> license year except a nonresident hunting with an outfitter licensed pursuant to Title 37, chapter 47, part 3, and providing the documentation required in subsection (8), may purchase two preference points <u>per\_each</u> license year. No applicant may accumulate more than three preference points total.
- (b) purchase a preference point without applying for a Class B-10 or Class B-11 license. An applicant not applying for a Class B-10 or Class B-11 license may purchase a preference point only between July 1 and December 31 of that license year.
  - (4) (a) The department shall delete an applicant's accumulated preference points if the applicant:
- (i) obtains a Class B-10 or Class B-11 license; or
- 28 (ii) does not apply for a Class B-10 or Class B-11 license in consecutive years.



\*\*\*\*

69th Legislature 2025 HB 907.1

(b) If an applicant is unsuccessful in drawing a Class B-10 or Class B-11 license, the department shall allow the applicant to keep and apply preference points to subsequent drawings if done in consecutive years.

- (5) Subject to the provisions of 87-2-714, the The department shall issue 75% of the Class B-10 and Class B-11 licenses made available for purchase pursuant to 87-2-505 and 87-2-510 by drawings in which the licenses are awarded to applicants in the order of which applicants have purchased the greatest number of preference points. If the number of licenses to be issued under this subsection exceeds the number of applicants who have purchased preference points, the remaining licenses must be added to the licenses issued pursuant to subsection (6).
- (6) Subject to the provisions of 87-2-714, the The department shall issue 25% of the Class B-10 and Class B-11 licenses made available for purchase pursuant to 87-2-505 and 87-2-510 by drawings in which the licenses are awarded to applicants who have not purchased any preference points. If the number of licenses to be issued under this subsection exceeds the number of applicants who have not purchased preference points, the remaining licenses must be added to the licenses issued pursuant to subsection (5).
- (7) Up to five applicants may apply as a party under this section. The department shall use an average of the number of preference points accumulated by those applicants to determine their priority in receiving licenses issued pursuant to subsection (5). The department shall calculate the average rounded to the third decimal place.
- (8) A nonresident purchasing a second preference point pursuant to subsection (3)(a) shall provide written affirmation at the time of application indicating the name and license number of the outfitter with whom the person intends to hunt. If the nonresident obtains the license applied for with the preference points purchased pursuant to subsection (3)(a), the nonresident may only use the license when accompanied by an outfitter or the outfitter's designee licensed to provide guiding services.
- (9) (a) Fees collected from a nonresident purchasing a second preference point pursuant to subsection (3)(a) must be allocated as follows:
  - (i) 25% to public access land agreements established pursuant to 87-1-295;
- 27 (ii) 25% to hunting access programs established pursuant to 87-1-265;
- 28 (iii) 25% to the future fisheries program established in 87-1-272 with a priority given to funding



\*\*\*\*

2

3

4

5

6

7

8

9

10

11

12

13

14

15

17

69th Legislature 2025 HB 907.1

1 projects that provide public access through private property;	1	proje	cts that	provide	public access	through	private p	property: a	and
---	---	-------	----------	---------	---------------	---------	-----------	-------------	-----

(iv) 25% to the purchase of permanent easements through private property to access otherwise inaccessible lands. An easement funded by this subsection (9)(a)(iv) may be granted only across private land to public land that is leased by the landowner, public land for which there is no leaseholder, or public land for which the landowner has consent of the leaseholder.

- (b) The department may expend up to 10% of the revenue allocated pursuant to subsection (9)(a) to pay administrative costs incurred by the department for the purposes outlined in subsection (9)(a), including but not limited to contracting and transaction costs incurred by the department or entities partnering with the department, and for providing support to the private land/public wildlife advisory committee for its review of public access land agreements pursuant to 87-1-295.
- (c) At the end of each fiscal year, funds allocated pursuant to subsection (9)(a) that remain unobligated are available to the department for any purpose pursuant to 87-1-201(3)."

<u>NEW SECTION.</u> **Section 3. Repealer.** The following section of the Montana Code Annotated is repealed:

16 87-2-714. Landowner preference for Class B-10 nonresident big game combination license.

18 <u>NEW SECTION.</u> **Section 4. Effective date.** [This act] is effective March 1, 2026.

19 - END -

