Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO. 1260

Introduced by

Representatives J. Olson, Grueneich, Kempenich, Nathe, Porter, Pyle Senators Elkin, Patten

1 A BILL for an Act to amend and reenact subsection 17 of section 20.1-02-05 and subsection 7

2 of section 20.1-03-11 of the North Dakota Century Code, relating to habitat development on

3 private land and public access agreements and special antlerless elk depredation management

4 licenses.

5 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6 SECTION 1. AMENDMENT. Subsection 17 of section 20.1-02-05 of the North Dakota
7 Century Code is amended and reenacted as follows:

8	17.	Carry out a private land habitat and access improvement program by:
•		early early finate land habitat and access improvement program by:

- 9 a. Entering cost-sharing, habitat enhancement, and access agreements with
 10 landowners or agencies working on private land to help defray all or a portion of
 11 their share of local, state, or federally sponsored conservation practices
 12 considered beneficial to fish and wildlife.
- b. Leasing and developing fish and wildlife habitat or sport fishing areas on private
 land. Except for purposes of subdivisions i and j, public access to
 leased land may not be prohibited.
- 16 c. Carrying out practices or designating an individual to carry out practices or
 17 authorizing or having the designee authorize landowners to carry out practices
 18 that will alleviate depredations caused by predatory animals and big game
 19 animals.
- 20d.Publishing a brochure on an annual basis describing areas funded from the game21and fish department private land habitat and access improvement fund which are22open to public access in this state.

Sixty-eighth Legislative Assembly

1	e.	Receiving advice from the game and fish advisory board concerning
2		expenditures from the game and fish department private land habitat and access
3		improvement fund.
4	f.	Working with livestock producers experiencing chronic deer depredation
5		problems to develop site-specific deer depredation management plans.
6	g.	Giving first consideration to producers impacted by deer foraging on stored winter
7		forage when purchasing winter deer management supplies.
8	h.	Making available the sum of one million dollars from each biennial game and fish
9		department appropriation to be used to provide feeding and other winter
10		management practices to alleviate depredation caused by big game animals. Any
11		unexpended funds under this subdivision, up to two million dollars, are not
12		subject to section 54-44.1-11 and may be carried forward for expenditure in future
13		bienniums.
14	i.	Making available the sum of one hundred thousand dollars from each biennial
15		game and fish department appropriation to be used for food plots on private
16		property for the purpose of providing winter feed. These food plots are not subject
17		to public access considerations.
18	<u>j.</u>	Developing agreements to compensate private landowners for the development
19		of habitat on private property specific to the geography, form, and function
20		necessary for addressing fish and wildlife populations.
21	<u>k.</u>	Granting authority to program managers to carry out the duties of the program
22		including signing for, negotiating, and renewing land access agreements and
23		leases.
24	SECTION	2. AMENDMENT. Subsection 7 of section 20.1-03-11 of the North Dakota
25	Century Code	e is amended and reenacted as follows:
26	7. a.	A resident that is an individual, corporation, limited liability company, limited
27		liability partnership, limited partnership, partnership, trust, or life estate, and has
28		executed a lease for at least one hundred fifty acres [60.70 hectares] of land that
29		the resident actively farms or ranches; or a resident that is an individual,
30		corporation, limited liability company, limited liability partnership, limited
31		partnership, partnership, trust, or life estate and holds title to at least one hundred

1 fifty acres [60.70 hectares] of land, is eligible to submit one application for a 2 license to hunt elk upon filing a signed application describing that land and 3 payment of the fee requirement for a resident big game license. The land must be 4 within a unit open for the hunting of elk. The license must include a legal 5 description of the eligible land described in the completed application and may be 6 used to hunt elk within the district or unit in which the land described in the 7 completed application is located. Upon request, a lessee shall provide proof that 8 the land described in the completed application is leased for agricultural 9 purposes. If not otherwise specified in an agricultural lease, the landowner is 10 entitled to receive the license. An individual issued a license under this 11 subsection must be a resident.

- b. If the eligible applicant is a corporation, limited liability company, limited liability
 partnership, limited partnership, partnership, trust, or life estate, only one license
 may be issued, and the license must be issued in the name of an individual
 shareholder, member, partner, beneficiary, or holder of a life estate.
- 16 c. A resident who is eligible for a license under this subsection may transfer that
 17 eligibility for the license to a spouse or legal dependent residing customarily with
 18 the resident, but no more than one license may be issued under this subsection
 19 for any qualifying land.
- 20 The governor's proclamation may restrict the districts or units for which d. 21 preferential licenses may be issued under this subsection. The number of 22 licenses issued under this subsection for each designated district or unit for 23 hunting elk may not exceed fifteen percent of the total licenses prescribed in the 24 governor's proclamation for each district or unit. If the number of applications for 25 licenses to be issued under this subsection in a district or unit exceeds the 26 maximum number of licenses allocated to that district or unit, the licenses to be 27 issued must be issued by weighted lottery as prescribed in the governor's 28 proclamation. Licenses to hunt elk may not be issued under this subsection when 29 the total number of licenses prescribed in the governor's proclamation is fewer 30 than twenty.

Sixty-eighth Legislative Assembly

1	e.	The director may issue special elk depredation management licenses to
2		landowners in designated areas around Theodore Roosevelt national park upon
3		payment of the fee requirement for a resident big game license. The provisions of
4		this section governing the number of licenses issued for each designated district
5		or unit for hunting elk do not apply to special elk depredation management
6		licenses and a person who receives such a license under this subsection is
7		eligible to apply for a license to hunt elk in future years and is eligible to
8		participate in the raffle under section 20.1-08-04.6.
9	f.	The director may issue special antlerless elk depredation management licenses
10		to landowners in the area and manner designated by the director upon payment
11		of the fee required for a resident big game license. The provisions of this section
12		governing the number of licenses issued for each designated district or unit for
13		hunting elk do not apply to special antlerless elk depredation management
14		licenses. A person receiving an elk depredation management license under this
15		subsection is eligible to apply for a license to hunt elk in future years and is
16		eligible to participate in raffles under chapter 20.1-05.1.
17	<u>g.</u>	An individual who has been convicted of illegally taking a moose, elk, or bighorn
18		sheep is not eligible to apply for or receive a license under this subsection.