
Section 2. Regulation. The Commission authorizes the Department to issue licenses, permits, stamps, tags, preference points and coupons, and to develop and maintain policies, processes and procedures necessary to carry out the provisions of this Chapter. The Commission hereby adopts the following regulation governing the issuance of licenses. This regulation shall remain in effect until modified or repealed by the Commission.

Section 3. Definitions. For the purpose of this regulation, definitions shall be as set forth in Title 23, Wyoming Statutes, and the Commission also adopts the following definitions:

(a) “Application Fee” means a fee authorized by the Legislature enabling the Department to recover a portion of its costs associated with compensating owners or lessees of property damaged by game animals and game birds. In addition, the application fee is used by the Department to recover costs associated with license issuance. This fee is nonrefundable.

(b) “Charitable Purpose” means motivated by sympathy and understanding and generosity and done without any remuneration.

(c) “Commissioner Complimentary License” means an antelope, deer or elk license issued at the existing statutory price at the request of a Commissioner.

(d) “Completed Application” means all required portions of the application have been properly completed with correct applicant information. A completed application includes the applicant’s name, physical address, mailing address if different than the physical address, date of birth, physical description (height, weight, eyes, hair and sex), years of residency and proof of residency for resident fee types, Social Security Number (SSN), Individual Tax Identification Number (ITIN) or Passport Number from non-U.S. citizens, desired valid hunting license specifications, and an original signature for residents submitting paper applications. Completed application specifications refer to licenses sold through the Electronic Licensing Service (ELS) and manually issued licenses and permits.

(e) “Disabilities” as used in this Chapter means permanent anatomical, physiological or mental deficiencies that prevent or restrict normal achievement.

(f) “Document” means an instrument on which information has been recorded by means of letters, figures, or marks and which may be used as evidence.

(g) “Documentary Evidence” means evidence furnished by written instruments, inscriptions, or documents of all kinds.
(h) “Duplicate License” means a license issued by the Department to replace an original license that is valid and has not expired and has been lost or destroyed. If the original license was issued through the Electronic Licensing Service (ELS), a duplicate license shall only be required if the original license contained a carcass coupon; otherwise, a replacement license may be issued.

(i) “Electronic Application” means the license or permit application form submitted through the Electronic Licensing Service (ELS).

(j) “Electronic Licensing Service (ELS)” means the Department’s Electronic Draw Application System, Internet Point of Sale System and Online Internet Sales System used by the Department, license selling agents and the public to apply for or purchase licenses, permits, stamps, tags, preference points and coupons.

(k) “Electronic Signature” means an electronic process attached to or logically associated with any electronic transaction including the license or permit application submitted to the Wyoming Game and Fish Department that requires substantiation of the identity of the person initiating the electronic transaction. This process includes, but may not be limited to, use of personal credentials to gain access to the system, entering a keystroke at a specified prompt that indicates the submitter’s acceptance of an assertive statement, or the use of any other technology that is in compliance with the state of Wyoming’s Electronic Signature Rules as promulgated by the Office of the Chief Information Officer. This process can be used to indicate the applicant’s acceptance of an assertion such as a residency requirement or veracity of the application at a specified prompt. Ref: W.S. § 40-21-102 (a) (viii).

(l) “Full Price License” means a deer, antelope, elk, mountain lion or ram bighorn sheep license issued that is not a reduced price doe/fawn, cow/calf, ewe/lamb or mountain lion license.

(m) “Full Time” means performing duties and responsibilities at the request or direction of an established charitable, humanitarian, or religious organization for more than thirty (30) hours per calendar week every week the person is absent from the state.

(n) “General Licenses” means big or trophy game or wild turkey licenses valid in any hunt area in which licenses have not been totally limited in number. General licenses shall be valid only under species, sex, age class, and harvest limitations that are in effect for each hunt area.

(o) “Governor Complimentary License” means hunting or fishing license issued for no fee at the request of the Governor.

(p) “Gunpowder or Buckskin Hunt” means the annual Gunpowder and Buckskin Hunt conducted by the Sheridan, Wyoming Rotary Club.

(q) “Headquarters” means the Cheyenne Office of the Wyoming Game and Fish Department located at 5400 Bishop Blvd., Cheyenne, WY 82006.

(r) “Humanitarian Purpose” means for the promotion of human welfare and the advancement of social reforms and done without remuneration.

(s) “Immediate Family Member of the Decedent” means spouse, parent, grandparent, sibling or lineal descendants and their spouses.

(t) “Initial Drawings” means computer processed drawings held for initial offering of resident and nonresident licenses and permits.
(u) “Landowner” means an individual, partnership, corporation, trust, limited liability company or combination of these, which either owns real property in fee simple title or is acquiring equitable interest by written contract.

(v) “Landowner Applicant” means an individual who either owns real property solely or jointly with other individuals or who holds an interest in a corporation, partnership, trust or limited liability company, which owns real property or is a member of the “immediate family” of the individual.

(w) “Landowner Applicant’s Immediate Family” means the landowner applicant’s spouse, landowner applicant’s parents, landowner applicant’s grandparents, landowner applicant’s lineal descendants and their spouses, or landowner applicant’s siblings.

(x) “Leftover Licenses” means licenses that are limited in number and were not issued in the initial drawing and shall be issued on an as processed basis through the ELS.

(y) “Leftover Permits” means permits that are limited in number and were not issued in the initial drawing and shall be issued on an as processed basis through the ELS.

(z) “License” means a document issued by the Department, through the authority of the Commission, to a qualified individual that grants certain privileges to take fish or wildlife in accordance with statutory or regulatory provisions.

(aa) “License Authorization” means a document approved by the Governor or by a member of the Commission that empowers the Department to issue a Governor complimentary or Commissioner complimentary license in the name of the applicant designated on the document.

(bb) “License Review Board” means a three (3) member board of Department employees consisting of the Deputy Director of Internal Operations, the Fiscal Division Chief and the Chief Game Warden, or their designee, that review and determine all license reservation requests, license refund requests, preference point issues and other license or permit issuance matters.

(cc) “Limited Quota Drawing” means the processing of an application for limited quota or general big game licenses, trophy game licenses, wild turkey licenses, permits or wild bison licenses through a drawing.

(dd) “Limited Quota Licenses” means licenses limited in number and valid only in a specified hunt area(s) or portion(s) of a hunt area, for a specified type of weapon, for a specified sex, age class or species of big game, trophy game, wild turkey, or sandhill crane during specified season dates.

(ee) “Limited Quota Reduced Price Cow or Calf (cow/calf) License” means a license which may be authorized in specific hunt areas allowing a person to take cow or calf elk independent of what may be taken on a general license or full priced limited quota license.

(ff) “Limited Quota Reduced Price Doe or Fawn (doe/fawn) License” means a license which may be authorized in specific hunt areas allowing a person to take doe or fawn animals independent of what may be taken on a general license or full priced limited quota license.

(gg) “Limited Quota Reduced Price Ewe or Lamb (ewe/lamb) License” means a license which may be authorized in specific hunt areas allowing a person to take a ewe or lamb bighorn sheep independent of what may be taken on a full priced limited quota license.
(hh) “Minor Dependent” means an individual less than eighteen (18) years of age who is domiciled with parent(s) or legal guardian.

(ii) “National Bow Hunt” means an archery-only hunt that is sponsored and administered by the Wyoming National Bowhunt, Inc.

(jj) “Nonprofit Charitable Organization” means an organization which engages in activities providing the general public with benefits designed to aid in educational, moral, physical, conservation, or social improvement and which is not established for profit.

(kk) “Nonprofit Organization Dedicated to Providing Hunting Opportunities to Individuals with Disabilities” means any organization that is registered with the Wyoming Secretary of State and certifies that they are nonprofit and that the primary purpose or mission as stated in their charter is to provide hunting opportunities to individuals with disabilities defined in this regulation.

(ll) “Nonresident” means any person who is not domiciled in Wyoming for at least one (1) year immediately preceding making application for a license and who is not a resident as defined by W.S. § 23-1-102 (a)(ix) and W.S. § 23-1-107.

(mm) “One-Shot Antelope Hunt” means the One-Shot Antelope Hunt sponsored by the One-Shot Antelope Club in Lander, Wyoming.

(nn) “Party” means a group of individuals with the same residency status who apply together for hunting licenses for the same species, area and type, and who have expectations of receiving the same treatment in processing of their applications and receiving the same drawing results. For purposes of this regulation, a Party does not include anyone else, regardless of whether or not they may accompany the party of hunters during the hunt. For limited quota sandhill crane applications, residents and nonresidents may apply together in the same party.

(oo) “Party Application” means a group of applications in which all applicants with the same residency status specify the same species, hunt area and type in the same order of preference, and all applicants expect the same processing and draw results.

(pp) “Permit” means a document, which grants additional privileges to an individual who possesses the proper license(s) to carry out activities not authorized by the license itself.

(qq) “Person’s Privilege to Obtain a License Has Been Revoked or Suspended by a Court or the Wildlife Violator Compact” means revocation or suspension of the person’s license or preference point(s).

(rr) “Pioneer Licenses” means antelope, deer or elk licenses issued to Wyoming residents who are at least seventy-five (75) years of age prior to the issuance of the license, and who have continuously resided in Wyoming for at least fifty (50) years immediately preceding the application for a license.

(ss) “Pioneer Heritage Licenses” means antelope, deer or elk licenses issued to Wyoming residents who are at least seventy (70) years of age prior to the issuance of the license and have continuously resided in Wyoming for at least fifty (50) years immediately preceding application for the license. The fee for the Heritage License shall be established by the Department by multiplying the fee for resident licenses for the same species and license type by sixty-five percent (65%) and rounding down to the next whole dollar amount.
(tt) “Potential to Use License” means the license shall be considered to be in possession of the person in whose name it was issued on or after the earliest opening date for which the license is valid if the license is not in the possession of an authorized Department employee.

(uu) “Processing Fee” means a fee established by the Department to cover extra costs associated with withdrawing an application from a drawing.

(vv) “Proper Application Form” means the document prescribed by the Department, a photocopy of the document, or facsimile of the document. These documents shall be the only documents accepted by the Department.

(ww) “Properly Completed Duplicate License Affidavit” means a Department affidavit document signed by the person applying for a duplicate license.

(xx) “Proper Fee” means cash or a negotiable instrument as set forth by W.S. § 34.1-3-104 which results in full payment to the Department, in U.S. dollars for the amount specified by law or regulation for the respective licenses, permits, stamps, tags, preference points or certificates.

(yy) “Qualified Person” means an individual who meets the statutory and regulatory requirements to apply for or receive a license or a preference point. A person shall not be qualified if their privilege to apply for or receive a license or a preference point has been revoked, suspended, or restricted by a court in Wyoming or has been revoked or suspended in Wyoming through the Wildlife Violator Compact.

(zz) “Quota” means the maximum specified number of licenses to be issued for a given hunt area and species as provided by Commission regulation; in the case of nonresident elk hunt area quotas, the maximum number of specified licenses to be issued by hunt area as provided in writing by the Wildlife Division to the Fiscal Division.

(aaa) “Reduced Price Mountain Lion License” means a license which may be authorized in specific hunt areas allowing a person to take a mountain lion in addition to what may be taken on a full price mountain lion license.

(bbb) “Region General Deer Licenses” means general nonresident deer licenses that shall be limited in number and valid for a specified group of hunt areas in accordance with Commission regulations. A license issued for a region shall only be valid in hunt areas within the region where limitations in Commission regulations specify general licenses. A license issued for a region shall not be valid in any hunt area within that region in which licenses are totally limited in quota, unless specified by Commission regulations.

(ccc) “Religious Purpose” means actions taken to advance sacred matters, religion or a church and done without remuneration.

(ddd) “Replacement License” means the reprint of a license, permit, or stamp that does not contain a carcass coupon and the license was originally issued by the Department or license selling agent through the ELS, is currently valid and has not expired.

(eee) “Resident” means a United States citizen or legal alien who is domiciled in Wyoming for at least one (1) full year immediately preceding making application for any resident game and fish license, preference point, permit or tag, shall not have claimed residency in any other state, territory, or country for any other purpose during that one (1) year period, and meets the requirements specified in Wyoming Statutes § 23-1-102 and § 23-1-107.
(fff) “Special Nonresident Antelope, Deer or Elk Licenses” means those licenses having a fee greater than that of a regular nonresident antelope, deer or elk license as defined in Wyoming Statute and which the statutes provide for a separate nonresident drawing with specific percentages of nonresident quotas designated for only those applicants paying the higher license fees.

(ggg) “Sportsperson Identification Number” means the unique number assigned by the Department to each individual license applicant on the ELS.

(hhh) “Super Tag License” means a species specific big game, trophy game or wild bison license issued to the successful winner of the competitive raffle and upon submission of the existing statutory price for the appropriate species.

(iii) “Super Tag Trifecta Licenses” means a combination of big game, trophy game and wild bison licenses, not to exceed three (3) different species of big game, trophy game and wild bison licenses, issued to the successful winner of the competitive raffle and upon submission of the existing statutory price for the appropriate species.

(jjj) “Transfer” means to convey a license authorization as set forth in Section 12 of this regulation from one (1) person to another.

(kkk) “Type” means a limitation on a license in a particular hunt area for the sex of animal, the species of animal, the length of the season, the type of weapon, or a portion of the hunt area in which the license shall be valid.

(III) “Unable to Use the License For Good Cause” means an individual is unable to use a bighorn sheep, grizzly bear, moose or mountain goat license due to disabling injury or illness, military personnel who receive permanent change of station (PCS) orders or are assigned away from their home duty station on temporary orders (TDY) for the majority of the regular season, or when the Department has determined a majority of, or the entire hunting opportunity has been lost in a specific limited quota hunt area for antelope, bighorn sheep, deer, elk, moose or mountain goat due to the administrative actions of the state or federal government in closing the majority of or all public access to a hunt area due to a natural disaster, including, but not necessarily limited to, wildland fires.

(mmm) “Under the Care and Supervision of the Residing Facility” means the person is in accompaniment of an employee of the appropriate institution or facility that issued the special limited fishing permit.

(nnn) “Unlimited Reduced Price Cow or Calf (cow/calf) License” means a license which may be authorized in specific hunt areas allowing a person to take cow or calf elk independent of what may be taken on a general license or full price limited quota license.

(ooo) “Unlimited Reduced Price Doe or Fawn (doe/fawn) License” means a license which may be authorized in specific areas allowing a person to take doe or fawn animals independent of what may be taken on a general license or full price limited quota license.

(ppp) “Youth License” means a big game license that may be issued to a resident or nonresident individual who is at least eleven (11) years of age and who has not attained eighteen (18) years of age at the time of application. The license shall not be valid until the licensee reaches his twelfth (12th) birthday. For all other species, excluding furbearing animals, requiring a license to take means a license that may be issued to a resident or nonresident individual who has not attained eighteen (18) years of age. For a resident youth trapping license this means residents under the age of seventeen (17).
Section 4. Method of License Issuance and Accounting. The Fiscal Division shall maintain inventory control and account for the issuance and sale of all licenses, permits, stamps and tags issued under the authority of the Commission. All licenses, permits and tags shall be issued on the basis of a completed application. Applications may be in the form of a separate document or may be incorporated into and considered as part of the license document.

(a) Licenses issued over-the-counter. All licenses that are not limited in number shall be issued by the Department through designated Department personnel and facilities or designated license selling agents.

(b) Licenses issued through competitive drawings. Except as provided in this Chapter, all licenses and permits that are limited in number shall be issued through competitive drawings conducted by the Department’s License Section. Entry into the drawing for a limited quota license or permit shall be upon submission of a completed application.

(c) Commercial license issuance. All commercial licenses shall be issued by the Department’s License Section at Headquarters, by designated Department personnel or at facilities in accordance with statutory and regulatory provisions and requirements.

(d) Licenses or permits issued after initial drawings. Leftover licenses or permits shall be sold through the ELS on a first-come, first-served basis.

(e) Depredation license issuance. Depredation licenses may be issued at designated Department locations when additional harvest is needed as determined by the Wildlife Division.

Section 5. License Issuance.

(a) In circumstances where the demand for a particular type of license exceeds the supply, a competitive drawing shall be utilized when feasible to determine successful applicants.

(b) The Department shall only issue licenses in excess of established quotas in the following circumstances:

(i) To accommodate a successful party application in a limited quota drawing;

(ii) To process a Commissioner or Governor license authorization;

(iii) Upon authorization by the License Review Board to resolve a Department license issuance error; or,

(iv) As provided by Commission regulation.

(c) To establish the number of leftover licenses or permits, the Department may continue alternately running the unsuccessful applicants of each resident and nonresident drawing until there are no unissued licenses or permits for which there are unsuccessful applications.

(d) License selling agents shall abide by the following procedures in the sale of limited quota full and reduced price leftover licenses.

(i) License selling agents shall not sell or allocate licenses prior to the date established annually by the Fiscal Division Chief.
(ii) License selling agents shall not process applications received by phone, mail, facsimile, or other electronic means prior to 8:00 a.m. on the date established annually by the Fiscal Division Chief.

(iii) All applications for resident licenses and permits shall contain the resident applicant’s original or electronic signature and when applicable, the parent or legal guardian’s signature in accordance with Wyoming statute. Applications for youth licenses and permits may contain a signature from a parent or legal guardian of the youth applicant in lieu of the youth applicant signature. All applications for nonresident licenses and permits shall contain either the nonresident applicant’s signature or the signature of the person submitting the application on behalf of the nonresident applicant; and,

(A) In the event the license is issued through the ELS, the resident licensee shall be present at the license selling agent location to purchase a license. The parent or legal guardian of a resident youth applicant shall be present at the license selling agent location to purchase a license for the resident youth applicant.

(iv) License selling agents and the ELS shall only issue licenses to one customer at a time, first come, first served in the order the individuals appear in line. The agent may issue licenses to a single individual who has the required information for license issuance for a maximum of six (6) licenses. The license issuance may be for different hunt areas and different species. If the customer is requesting license issuance for more than six (6) licenses, the customer shall return to the back of the line and not be issued another license until such time that all other applicants waiting in line ahead have been served.

(e) Big Game Licenses. No individual shall apply for or receive more than one (1) license for each big game species during any one (1) calendar year, except as otherwise provided in Commission regulation(s).

(i) Antelope. Eighty percent (80%) of the total available limited quota antelope licenses shall initially be offered to residents in the initial drawing. The order of the resident antelope initial drawings depicted in this section shall be Resident Landowner Licenses, then Resident Regular Licenses.

(A) Statutes provide for up to eighty (80) licenses to be available for a one-shot antelope hunt. These licenses shall be issued above quotas established for the hunt area(s) and shall be allocated to residents and nonresidents as designated by the Wildlife Division. These licenses are exempt from the provisions in this Chapter limiting the number of big game licenses an individual can obtain in one (1) calendar year.

(B) The Commission may, upon receipt of payment of antelope license fees, issue up to a total of fifty (50) antelope licenses each year for the exclusive distribution by nonprofit organizations dedicated to providing hunting opportunities to individuals with disabilities.

(I) Qualifying organizations shall make application to the License Section of the Department on or before January 31 for the antelope licenses. The application shall specify:

(1.) The total number of licenses requested; and,

(2.) The Hunt Area and Type designation of the licenses requested; and,

(3.) Certification that shows the organization qualifies under the definition of a “Nonprofit Organization Dedicated to Providing Hunting Opportunities to Individuals with Disabilities”.
(II) In the event that more than one (1) qualifying organization requests licenses under this subsection, the Department shall allocate the licenses through a random drawing to the specific qualifying organization(s).

(III) The antelope licenses issued shall be issued through the Department above quotas established for the hunt area(s) and shall be allocated to residents or nonresidents as designated by the nonprofit organization(s).

(C) The order of the nonresident antelope initial drawing set forth in this section shall be Nonresident Landowner Licenses, Nonresident Special Licenses, then Nonresident Regular Licenses. The allocation of remaining licenses after the Landowner License Drawing shall be forty percent (40%) to the Nonresident Special License Drawing and sixty percent (60%) to the Nonresident Regular License Drawing.

(D) The Department shall allocate not less than seventy-five percent (75%) of the available Special and Regular Nonresident antelope licenses to a preference point drawing. The order of the nonresident antelope preference point drawing shall allow individual applicants with the highest number of preference points to be given a drawing advantage for the total number of available licenses to be issued in accordance with this section; then the applicants with the next highest number of preference points shall be selected, and so forth, until the quota has been filled for all first choice selections. The Department shall allocate up to twenty-five percent (25%) of the available nonresident antelope licenses to a random drawing in which all unsuccessful applicants from the preference point drawing shall be placed. The preference point drawing advantage shall only apply to an applicant’s first choice selection. All unsuccessful applicants in the preference point drawing shall participate in the respective random drawing for all remaining choices, giving no advantage to applicants with preference points.

(I) In addition to the restrictions set forth in Section 18 of this Chapter, party applications with a differing number of preference points among party members shall have preference points averaged and rounded out to five (5) decimal places.

(E) Antelope licenses that have not been applied for and issued through initial drawings shall be offered to residents and nonresidents as leftover licenses.

(F) Eighty percent (80%) of the total available limited quota reduced price doe/fawn antelope licenses shall be offered to residents in the initial drawing. An applicant may only apply for and receive the maximum number of reduced price doe/fawn antelope licenses as specified in Chapter 2, General Hunting Regulation. Any reduced price doe/fawn antelope licenses remaining unsold following the initial drawing shall be made available on the date established annually by the Fiscal Division Chief. Reduced price pioneer doe/fawn antelope licenses shall be made available through the ELS. In addition to the statutorily prescribed application fees, the price of reduced price doe/fawn antelope licenses shall be twenty-two dollars ($22) for residents, fourteen dollars ($14) for resident youth, two dollars ($2) for resident pioneers, eighteen dollars ($18) for pioneer heritage, thirty-four dollars ($34) for nonresidents and nineteen dollars ($19) for nonresident youth.

(ii) Bighorn Sheep. Seventy-five percent (75%) of the total available limited quota full price bighorn sheep licenses shall initially be offered to residents in the initial drawings. The Department shall allocate not less than seventy-five percent (75%) of the available resident full price bighorn sheep licenses and not less than seventy-five percent (75%) of the available nonresident full price bighorn sheep licenses to a preference point drawing. The order of the resident and nonresident full price bighorn sheep preference point drawing shall allow individual applicants with the highest number of preference points to be given a drawing advantage for the total number of available licenses to be issued in accordance with this
section; then the applicants with the next highest number of preference points shall be selected, and so forth, until the quota has been filled. The Department shall allocate up to twenty-five percent (25%) of the available resident full price bighorn sheep licenses and shall allocate up to twenty-five percent (25%) of the available nonresident full price bighorn sheep licenses to a random drawing in which all unsuccessful applicants from the preference point drawing shall be placed.

(A) Seventy-five percent (75%) of each year’s total available limited quota reduced price ewe/lamb licenses shall be offered to residents in the initial drawing, except as otherwise provided by Commission regulations. An applicant may only apply for and receive the maximum number of reduced price ewe/lamb licenses as specified in Chapter 2, General Hunting Regulation. Reduced price ewe/lamb licenses remaining unsold following the initial drawing shall be made available on the date established annually by the Fiscal Division Chief through the ELS. In addition to the statutorily prescribed application fees, the price of reduced price ewe/lamb licenses shall be thirty-six dollars ($36) for residents, twenty dollars ($20) for resident youth, two hundred forty dollars ($240) for nonresidents and one hundred dollars ($100) for nonresident youth.

(iii) Deer. Eighty percent (80%) of the total available limited quota deer licenses shall initially be offered to residents in the initial drawing. The order of the resident deer initial drawings depicted in this section shall be Resident Landowner Licenses, then Resident Regular Licenses.

(A) The Commission shall annually establish the nonresident region general deer license quotas in addition to license quotas for limited quota hunt areas. Nonresident region general deer license quotas shall not include hunt areas with limited quota licenses issued to nonresidents.

(B) Statutes provide for up to seventy-five (75) nonresident special deer licenses to be available for a national bow hunt. This quota shall be deducted from the nonresident special deer quota for the nonresident deer region in which the national bow hunt is held. National bow hunt deer licenses shall only be valid during the hunt dates established by Wyoming National Bow Hunt, Inc. and the Department. These dates shall be within the existing special archery season dates as set forth in the most current Commission Regulation Chapter 6 Deer Hunting Seasons of the Commission regulations for the specific deer hunt area(s) in which the hunt will occur.

(C) Statutes provide for up to twenty-five (25) licenses, which may be issued for a gunpowder or buckskin hunt(s). These licenses shall be issued above quotas and allocated to residents and nonresidents as designated by the Wildlife Division. These licenses are exempt from the provisions in this Chapter limiting the number of big game licenses an individual can obtain in one (1) calendar year.

(D) The order of the nonresident deer initial drawings described in this section shall be Nonresident Landowner Licenses, Nonresident Special Licenses, and then Nonresident Regular Licenses. The allocation of remaining licenses after the nonresident landowner drawing shall be forty percent (40%) to the Nonresident Special License Drawing and sixty percent (60%) to the Nonresident Regular License Drawing.

(E) The Department shall allocate not less than seventy-five percent (75%) of the available Special and Regular Nonresident deer licenses to a preference point drawing. The order of the nonresident deer preference point drawing shall allow individual applicants with the highest number of preference points to be given a drawing advantage for the total number of available licenses to be issued in accordance with this section; then the applicants with the next highest number of preference points shall be selected, and so forth, until the quota has been filled for all first choice selections. The Department shall allocate up to twenty-five percent (25%) of the available nonresident deer licenses to a random drawing in which unsuccessful applicants from the preference point drawing shall be placed. The preference point drawing advantage shall only apply to an applicant’s first choice selection. Unsuccessful applicants in the
preference point drawing shall participate in the respective random drawing for all remaining choices, giving no advantage to applicants with preference points.

(I) In addition to the restrictions set forth in Section 18 of this Chapter, party applications with differing number of preference points among party members shall have preference points averaged and rounded out to five (5) decimal places.

(F) Nonresident Region General deer licenses that have not been applied for and issued through initial drawing shall be offered to nonresidents as leftover licenses.

(G) Limited quota deer licenses that have not been applied for and issued through the initial drawings shall be offered to residents and nonresidents as leftover licenses.

(H) Eighty percent (80%) of the total available limited quota reduced price doe/fawn deer licenses shall be offered to residents in the initial drawing. An applicant may only apply for and receive the maximum number of reduced price doe/fawn deer licenses as specified in Chapter 2, General Hunting Regulation. Any reduced price doe/fawn deer licenses remaining unsold following the initial drawing shall be made available on the date established annually by the Fiscal Division Chief. Reduced price pioneer doe/fawn deer licenses shall be made available for sale through the ELS. In addition to the statutorily prescribed application fees, the price of reduced price doe/fawn deer licenses shall be twenty-two dollars ($22) for residents, fourteen dollars ($14) for resident youth, two dollars ($2) for resident pioneers, eighteen dollars ($18) for pioneer heritage, thirty-four dollars ($34) for nonresidents and nineteen dollars ($19) for nonresident youth.

(I) Resident general deer licenses shall not be limited in number and shall be issued through the ELS. Resident general deer licenses may also be applied for and issued through the drawing process by submission of prescribed license and application fees.

(iv) Elk. A total license limit of seven thousand two hundred fifty (7,250) nonresident elk licenses shall be made available to nonresident applicants in the initial drawing each year. Reduced price cow/calf elk licenses and leftover limited quota elk licenses described in this Chapter may be made available to nonresidents in addition to the limit of seven thousand two hundred fifty (7,250). Sixteen percent (16%) of the total available limited quota full price and reduced price cow/calf elk licenses shall initially be offered to nonresidents in the nonresident elk initial drawing. The order of the nonresident elk initial drawings described in this section shall be Nonresident Landowner Licenses, Nonresident Special Licenses, and then Nonresident Regular Licenses. Following the Nonresident Landowner License Drawing, licenses available in the initial drawing from the seven thousand two hundred fifty (7,250) limit shall be allocated as follows: The allocation of remaining licenses after the nonresident landowner drawing shall be forty percent (40%) to the Nonresident Special License Drawing and sixty percent (60%) to the Nonresident Regular License Drawing. If the seven thousand two hundred fifty (7,250) license quota is not issued in the initial nonresident drawings, the Department may achieve the seven thousand two hundred-fifty (7,250) license quota by issuing general elk licenses. Licenses remaining for limited quota areas resulting from this procedure may be made available in the resident elk initial drawing.

(A) The Department shall allocate not less than seventy-five percent (75%) of the available Special and Regular Nonresident elk licenses to a preference point drawing. The order of the nonresident elk preference point drawing shall allow individual applicants with the highest number of preference points to be given a drawing advantage for the total number of available licenses to be issued in accordance with this section; then the applicants with the next highest number of preference points shall be selected, and so forth, until the quota has been filled for all first choice selections. The Department shall allocate up to twenty-five percent (25%) of the available nonresident elk licenses to a random drawing in which all unsuccessful applicants from the preference point drawing shall be placed. The preference point
drawing advantage shall only apply to an applicant’s first choice selection. All unsuccessful applicants in the preference point drawing shall participate in the respective random drawing for all remaining choices, giving no advantage to applicants with preference points.

(I) In addition to the restrictions set forth in Section 18 of this Chapter, party applications with differing number of preference points among party members shall have preference points averaged and rounded out to five (5) decimal places.

(B) Following the nonresident elk drawing, quotas for resident limited quota full priced and reduced price cow/calf elk licenses shall be the elk quotas established by Commission regulation less any elk licenses currently issued to nonresidents. The order of the resident elk initial drawings depicted in this section shall be Resident Landowner Licenses, then Resident Regular Licenses.

(C) Elk licenses that have not been applied for and issued through the initial drawings shall be offered to residents and nonresidents as leftover licenses.

(D) An applicant may only apply for and receive the maximum number of reduced price cow/calf elk licenses as specified in Chapter 2, General Hunting Regulation. Reduced price cow/calf elk licenses remaining unsold following the initial drawings shall be made available on the date established annually by the Fiscal Division Chief. Reduced price pioneer cow/calf elk licenses shall be made available for sale through the ELS. In addition to the statutorily prescribed application fees, the price of reduced price cow/calf elk licenses shall be forty-three dollars ($43) for residents, twenty dollars ($20) for resident youth, five dollars ($5) for resident pioneers, twenty-seven dollars ($27) for pioneer heritage, two hundred eighty-eight dollars ($288) for nonresidents and one hundred dollars ($100) for nonresident youth.

(E) Resident general elk licenses shall not be limited in number and shall be issued through the ELS. General elk licenses may also be applied for and issued through the initial drawing process by submitting prescribed license and application fees.

(v) Moose. Eighty percent (80%) of the total available limited quota moose licenses shall be offered to residents in the initial drawing. The Department shall allocate not less than seventy-five percent (75%) of the available resident moose licenses and not less than seventy-five percent (75%) of the available nonresident moose licenses to a preference point drawing. The order of the resident and nonresident moose preference point drawing shall allow individual applicants with the highest number of preference points to be given a drawing advantage for the total number of available licenses to be issued in accordance with this Section; then, the applicants with the next highest number of preference points shall be selected, and so forth, until the quota has been filled. The Department shall allocate up to twenty-five percent (25%) of the available resident moose licenses and shall allocate up to twenty-five percent (25%) of the available nonresident moose licenses to a random drawing in which all unsuccessful applicants from the preference point drawing shall be placed.

(vi) Mountain Goat. Seventy-five percent (75%) of the total available limited quota mountain goat licenses shall be offered to residents in the initial drawing.

(f) Trophy Game. No individual shall apply for or receive more than one (1) license for a specific trophy game species during any one (1) calendar year, except as otherwise provided in Commission regulation.

(i) Black Bear. Black bear licenses shall not be limited in number. They shall be issued through the ELS.
(ii) Gray Wolf. Gray wolf licenses shall not be limited in number. They shall be issued through the ELS.

(iii) Grizzly Bear. No licenses shall be issued for this species until such time as the Commission may establish an open season.

(iv) Mountain Lion. Full price mountain lion licenses and reduced price mountain lion licenses shall not be limited in number. They shall be issued through the ELS. A person may apply for and receive a maximum of one (1) full price mountain lion license and one (1) reduced price mountain lion license during any one (1) calendar year. Reduced price mountain lion licenses are only valid in specified hunt areas. A person shall possess and exhibit a full price mountain lion license for the current calendar year in order to receive a reduced price mountain lion license for the same calendar year. The price of a reduced price mountain lion license shall be twenty dollars ($20) for residents and ninety-two dollars ($92) for nonresidents.

(g) Wild Bison. Eighty (80%) percent of the wild bison recreational hunting season licenses shall be initially offered to residents. If the number of resident applicants for wild bison licenses does not meet or exceed the resident wild bison license allocation, the remaining resident allocation may be issued to nonresidents. If the number of nonresident applicants for wild bison does not meet or exceed the nonresident wild bison allocation, the remaining license allocation may be issued to residents.

(i) Applications for resident and nonresident wild bison recreational hunting season licenses shall only be accepted through the ELS. Applicants shall have the choice of applying for any wild bison or any female or calf wild bison. In addition to the application fees, applications shall be accompanied by the license fee. A computer random drawing shall be utilized to determine successful applicants.

(ii) Wild bison licenses that have not been applied for and issued through initial drawings shall be offered to residents and nonresidents as leftover licenses.

(iii) The application period for the wild bison recreational hunting season shall be as established in Section 20 of this regulation.

(iv) Any person who is issued an any wild bison license and harvests;

(A) A bull wild bison shall not be eligible to apply for or receive an any wild bison license in any future year, but shall be eligible to apply for and receive a female or calf wild bison license in the immediately following year;

(B) A female or calf wild bison shall not be eligible to apply for or receive a female or calf wild bison license in the immediately following five (5) year period, but shall be eligible to apply for and receive an any wild bison license in the immediately following year.

(v) Any person who is issued a female or calf wild bison license and harvests a female or calf wild bison shall not be eligible to apply for or receive an any wild bison license or a female or calf wild bison license in the immediately following five (5) year period.

(h) Bird.

(i) Falconry.
(A) Hunt with Falcon licenses shall be issued as over-the-counter licenses through the ELS.

(B) General Raptor Capture licenses shall be issued as over-the-counter licenses through the ELS at Headquarters. Limited Quota Raptor Capture licenses shall be issued in accordance with Commission Regulation Chapter 25 Falconry Regulation.

(ii) Game Bird. Game Bird licenses shall not be limited in number. They shall be issued as over-the-counter licenses through the ELS.

(iii) Wild Turkey. Eighty percent (80%) of each year’s total available spring and fall limited quota wild turkey licenses shall be offered to residents in the initial drawing. The order of the initial drawings shall be resident landowner licenses, resident regular licenses, nonresident landowner licenses, and then nonresident regular licenses.

(A) Limited quota wild turkey licenses that have not been applied for and issued through the initial drawing shall be offered to residents and nonresidents as leftover licenses.

(B) The Commission may authorize general wild turkey licenses, which shall not be limited in number. Those licenses shall be issued as over-the-counter licenses through the ELS. These licenses may also be applied for and issued through the initial drawing process.

(i) Small Game. Small Game licenses shall not be limited in number. They shall be issued as over-the-counter licenses through the ELS.

(j) Furbearing Animals.

(i) Trapping. Resident furbearing animal trapping licenses shall not be limited in number. They shall be issued as over-the-counter licenses through the ELS. Nonresident furbearing animal trapping licenses shall not be limited in number and shall be issued at Headquarters.

(ii) Capture Furbearing Animal for Domestication. Capture Furbearing Animal for Domestication licenses shall not be limited in number and shall be issued through the ELS at Headquarters.

(k) Archery. Archery licenses shall not be limited in number. They shall be issued as over-the-counter licenses through the ELS.

(l) Commercial Licenses. Commercial licenses require written approval by Department personnel prior to issuance.

(i) Commercial Fish Hatchery. Commercial Fish Hatchery licenses shall not be limited in number and shall be issued through the ELS at Headquarters.

(ii) Deal in Live Bait. Deal in Live Bait licenses shall not be limited in number and shall be issued through the ELS at Department Regional Offices and Headquarters.

(iii) Fishing Preserve. Fishing Preserve licenses shall not be limited in number and shall be issued through the ELS at Headquarters.

(iv) Fur Dealer. Fur Dealer licenses shall not be limited in number and shall be issued through the ELS at Headquarters.
(v) Game Bird Farm. Game Bird Farm licenses shall not be limited in number and shall be issued through the ELS at Headquarters.

(vi) Taxidermist. Taxidermist licenses shall not be limited in number and shall be issued to persons through the ELS at Headquarters.

(m) Fishing. Fishing licenses shall not be limited in number. They shall be issued as over-the-counter licenses through the ELS.

(i) Seine or Trap Fish. Seine or Trap Fish licenses shall not be limited in number and shall be issued through the ELS. No person shall apply for or receive more than one (1) seine or trap fish license during a calendar year.

(n) Duplicate Licenses.

(i) In order for a duplicate license to be issued, a duplicate license affidavit shall be properly completed by the licensee.

(A) For a license, permit, stamp or tag that was originally issued through a manual process, the customer shall be required to purchase another license, permit, stamp or tag, rather than a duplicate license, as authorized by Commission regulation.

(B) For a license that was originally issued through the ELS, the license selling agent or sub-agent shall not be required to complete a duplicate license affidavit form prior to issuing a duplicate license as the affidavit is incorporated into the duplicate license document being issued through the ELS.

(ii) Duplicate licenses shall be issued through the ELS.

(iii) The Department and license selling agents shall charge a fee of five dollars ($5) for issuance of a duplicate license.

(iv) The Department shall not charge a fee for issuance of a duplicate license when the loss or destruction of the license is the fault of the Department or when an applicant does not receive a license which was mailed to the address on their application.

(o) Replacement Licenses.

(i) The completion of a duplicate license affidavit form shall not be required for the issuance of a replacement license.

(ii) The Department and license selling agents shall charge a fee of five dollars ($5) for the issuance of a replacement license issued through the ELS.

(p) Resident Guide Licenses shall be issued for no charge through the ELS at Department Regional Offices and Headquarters, and shall be issued manually through designated Department personnel.

Section 6. Permits.

(a) Sandhill Crane.
(i) Limited Quota Sandhill Crane. Applicants shall be selected by random computer selection. Both residents and nonresidents shall draw against the same quota. Limited quota sandhill crane permits that have not been applied for and issued through drawings shall be issued through the ELS on an as processed basis until quotas have been reached or the permit is no longer valid.

(ii) General Sandhill Crane. Permits shall not be limited in number and shall only be available through the Department’s website.

(b) Disabled Hunter and Disabled Hunter Companion Permits. Any person qualified to obtain a disabled hunter permit or purchase a disabled hunter companion permit shall apply on the proper application form to the Department’s License Section at Headquarters or to Department Regional Offices.

(c) Hunters with a Qualifying Disability Permit. Any person qualified to obtain a Hunter with a Qualifying Disability Permit to Shoot from a Vehicle shall apply on the proper application form to the Department’s License Section at Headquarters or Department Regional Offices.

(d) Migratory Bird.

(i) Harvest Information Permit. Harvest Information Permits shall not be limited in number and shall only be available through the Department’s website.

(e) Furbearing Animal, Limited Quota Beaver and Marten.

(i) Applicants shall be selected by random computer drawing. Both residents and nonresidents shall draw against the same quota. Leftover permits may be issued to the first eligible applicant through the ELS.

(f) Pheasant.

(i) Glendo Permit. Eighty percent (80%) of each year’s total available limited quota Glendo pheasant permits shall be offered to residents in the initial drawing. Glendo pheasant permits that have not been applied for and issued through the initial drawing shall be issued through the ELS on an as processed basis until quotas have been reached or the permit is no longer valid. No person shall apply for or receive more than one (1) Glendo Permit in a single calendar year.

(ii) Springer Permit. Eighty percent (80%) of each year’s total available limited quota Springer pheasant permits shall be offered to residents in the initial drawing. Springer pheasant permits that are not applied for and issued through the initial drawing shall be issued at the Springer Check Station or as authorized by the Fiscal Division Chief.

(g) Special Management Permit. Any individual participating in a special management program shall be required to purchase a Special Management Permit. Special Management Permits shall not be limited in number and shall be issued through the ELS.

(h) Special Limited Fishing Permit.

(i) Any institution, facility or school designated by the Department to issue Special Limited Fishing Permits to any person under the care and supervision of the institution, residing facility, or school as authorized in W.S. § 23-2-207 may issue such permits to fish in accordance with Commission Regulation Chapter 46, Fishing Regulations.

(ii) Special Limited Fishing Permits shall specify the following information:
(A) Name and date of birth of individual to whom the permit is issued;

(B) Calendar year for which the permit is valid;

(C) Name of institution, facility, or school issuing the permit; and,

(D) Name of the person employed by institution, facility, or school who issued the permit.

(iii) No person shall apply for or receive any permit under this section by false swearing, fraud or false statement of any kind or in any form.

(iv) Employees of institutions, facilities or schools as authorized in W.S. § 23-2-207 are not eligible to receive special limited fishing permits.

(v) Any institution, facility or school designated by the Department to issue special limited fishing permits shall submit an annual report to the Department's License Section. The report shall include the number of special limited fishing permits issued, the name of the institution, facility or school and any other required information as provided by the Department. Reports shall be due on or before January 31 following the reporting period year.

(i) Hunters with a Central Visual Acuity Disability Permit. Any person qualified to obtain a Central Visual Acuity Disability Permit shall apply on the proper application form to the Department’s License Section, Headquarters or to Department Regional Offices.

Section 7. Tags. Wyoming Interstate Game Tag. Wyoming Interstate Game Tags shall not be limited in number and shall be sold through Department Regional Offices, Headquarters, designated Department personnel, game tag distributors or their designees.

Section 8. Stamps.

(a) Conservation Stamp. Conservation Stamps shall not be limited in number and shall be sold through the ELS and manually.

(i) Hunters or anglers acquiring a manually issued conservation stamp for the purpose set forth in W.S. § 23-2-306 shall validate the stamp by signing their name in ink in the space provided on the face of the stamp. Hunters or anglers who acquire a lifetime conservation stamp or a conservation stamp authorization through the ELS shall not be required to meet the signature provisions of this subsection.

(ii) The validated stamp, or the document exhibiting the stamp privilege, shall be in possession of any person required by W.S. § 23-2-306 to obtain a stamp if the person is engaged in the act of hunting or fishing and shall be immediately produced for inspection upon request from any Department personnel.

(b) Wildlife Damage Management Stamp. Wildlife Damage Management Stamps shall not be limited in number and shall be sold through the ELS. The price for the stamp shall be established by the Wyoming Animal Damage Management Board.

(c) Reciprocity Stamp. Reciprocal agreements provide for licensing for fishing of residents of Wyoming and adjoining states upon artificial impoundment of water forming the boundary between
Section 9. Landowner Licenses. Landowner licenses shall only be issued to those landowners who own land which provides habitat for antelope, deer, elk or wild turkeys and meets the requirements as set forth in this section. Any lands purchased or subdivided for the primary purpose of obtaining landowner licenses shall not be eligible for landowner licenses. The Wyoming Game and Fish Commission authorizes the issuance of landowner licenses in order to provide the opportunity for a landowner applicant or member of the landowner applicant’s immediate family to hunt antelope, deer, elk or wild turkey on the landowner’s property in the case where licenses for a hunt area have been limited in number and only available through a competitive drawing.

(a) In order to qualify for a license issued under this section, the deeded land qualifying the landowner applicant shall be located in the hunt area for which applied, shall consist of a minimum of one hundred sixty (160) contiguous acres and shall be utilized by the type of big game or wild turkeys for which the applicant applied to the extent the land provides food, cover and water. The landowner applicant shall demonstrate that the species of wildlife for which the license application has been made utilized the described land for a minimum of two thousand (2,000) days of use during the twelve (12) month period immediately preceding the date of application. In no case shall more than two (2) big game licenses per species or more than two (2) spring wild turkey or no more than two (2) fall wild turkey licenses be issued for a parcel of deeded land meeting the above qualifications in a calendar year.

(b) Resident or nonresident landowner applicants that own land in Wyoming or members of the landowner applicant’s immediate family may be issued licenses upon application and payment of the specified fee. Licenses shall be issued to landowners without participating in a competitive drawing unless the number of landowner license applications exceeds the number of licenses authorized for the hunt area by the Commission. In such cases, a competitive drawing shall be utilized to determine successful landowner license applicants. Landowner license applications shall be drawn first in each respective resident and nonresident drawing and shall be drawn against the total quota available in each respective hunt area.

(c) As a condition of eligibility for licenses issued to landowners, landowner applicants shall provide on and with the application for a license issued to landowners, documentation that substantiates in which capacity the individual qualifies as a landowner applicant under the definition of a landowner applicant or landowner’s immediate family in this Chapter. Documentation shall include the completion of the landowner license application form provided by the Department, and any attachments required by the Department to determine eligibility of the applicant. The Department shall consider the eligibility of the applicant based on the requirements in this regulation and documentation provided by the landowner. Applicants for landowner licenses shall be submitted to the game warden or the regional wildlife supervisor in whose geographic area of responsibility the land listed on the application occurs.

(d) In the case of resident license availability, no full price landowner licenses shall be authorized if hunting with a general license is allowed at any time during the hunting season, unless the general license is valid for antlerless deer or antlerless elk hunting only.

(e) In the case where a nonresident landowner qualifies for a landowner license in a hunt area where the current hunting season provides for both limited quota and general license hunting during the established hunting season for the species applied for, the nonresident landowner may apply as a nonresident applicant for either the limited quota license for the area in which the applicant is qualified, or a general license in the initial drawing. If the nonresident landowner is unsuccessful in obtaining a limited quota license in the nonresident drawing, the nonresident landowner may subsequently apply to the Department for the issuance of a general license.
(f) Landowner licenses shall be designated by the landowner and applied for by a landowner applicant, or a member of the landowner applicant’s immediate family. In no case may an individual landowner applicant apply for or receive more than one (1) full price and one (1) limited quota reduced price landowner license per big game species in a calendar year. In no case may an individual landowner applicant apply for and receive more than one (1) landowner license for a spring wild turkey license and one (1) landowner license for a fall wild turkey license in a calendar year. A maximum of one (1) full price landowner and one (1) reduced price landowner license per big game species may be allowed to a landowner applicant regardless of the number of landholdings in which the landowner applicant holds an interest. Regardless of a change in ownership of a particular parcel of land, no more than two (2) landowner licenses for each big game species (antelope, deer, and elk) shall be issued in any calendar year on the basis of the qualification of the particular parcel. Regardless of a change in ownership of a particular parcel of land, no more than two (2) spring wild turkey and two (2) fall wild turkey landowner licenses shall be issued in any calendar year on the basis of the qualification of the particular parcel.

(g) Landowners shall submit applications for landowner licenses as listed in Section 20 of this regulation.

Section 10. Lifetime Licenses and Conservation Stamp. Any resident qualified to purchase a lifetime fishing or lifetime combination license pursuant to Wyoming statute may obtain a lifetime license from the Department’s License Section at Headquarters or license selling locations as designated by the Fiscal Division Chief.

(a) Wyoming statute provides for a lifetime conservation stamp. Any person may purchase a lifetime conservation stamp from the Department’s License Section at Headquarters or license selling locations as designated by the Fiscal Division Chief.

(b) Receiving a lifetime license grants the recipient the privilege of utilizing the license for his lifetime; however, the license shall not be construed as exercising resident hunting or fishing privileges in Wyoming when and if the person leaves the state of Wyoming.

Section 11. Governor Complimentary Licenses. Wyoming statutes provide for the issuance of complimentary licenses to be issued at the request of the Governor. Big game licenses authorized under this section shall be valid for the species for which the license has been issued.

(a) These licenses shall be valid in any hunt area in accordance with Commission regulations, except for the following:

(i) Complimentary moose licenses shall not be valid in any moose hunt area, which has a total quota of ten (10) or less antlered or any moose licenses.

(ii) Complimentary full price bighorn sheep licenses shall not be valid in any bighorn sheep hunt area that has a total quota of eight (8) or less full price bighorn sheep licenses.

(iii) Governor’s Complimentary licenses shall not be valid within Grand Teton National Park.

(b) Holders of Governor Complimentary licenses shall be exempt from the provisions in this Chapter limiting the number of big game or wild bison licenses an individual can possess in any one (1) calendar year. An individual is eligible to receive a Governor Complimentary moose license, Governor Complimentary full price bighorn sheep license, and a Governor Complimentary wild bison license annually. Recipients shall be exempt from the five (5) year waiting period and preference points shall not
be lost if an individual receives a Governor Complimentary moose or full price bighorn sheep license. Recipients shall be exempt from any restrictions related to wild bison licenses if an individual receives a Governor Complimentary wild bison license. Nonresident preference points shall not be lost if an individual receives a Governor Complimentary antelope, deer or elk license.

**Section 12. Commissioner Complimentary Licenses.**

Wyoming statutes provide that each appointed Commissioner may cause, through the issuance of license authorizations to nonprofit charitable organizations, to be issued at full price, complimentary antelope, deer or elk licenses. Once the commissioner complimentary license authorization has been auctioned or otherwise bid to the highest bidder or raffled to members of the public by the nonprofit or charitable organization, the recipient of the license authorization may only transfer the license authorization to another person if no additional consideration above the bid or raffle price is paid by the transferee. The recipient of the license authorization may donate the license authorization back to the nonprofit or charitable organization that originally bid the license authorization to be rebid to a new highest bidder. The Department shall issue the license in the name of the person who submits the authorization for license issuance. All big game licenses authorized under this section are valid for a specific region or hunt area as designated by the applicant at the time of application. Commissioner Complimentary licenses shall not be valid within Grand Teton National Park. The specific region, or hunt area, or type shall not be changed following the issuance of the license by the Department. Holders of Commissioner Complimentary licenses shall be exempt from the provisions in this Chapter limiting the number of licenses an individual can possess in any one (1) calendar year. Nonresident recipients shall not lose preference points for receiving a Commissioner Complimentary antelope, deer or elk license. As a condition to issuance of a Commissioner Complimentary license, the Department shall require an authorized officer of the recipient organization to certify under penalty of law that the respective organization is a nonprofit, charitable organization as defined in this regulation and eligible to receive the Commissioner Complimentary license authorization.

**Section 13. Commissioner Complimentary Licenses for Persons with Life Threatening Illnesses.**

(a) The Commission may, upon receipt of payment of the proper fee issue up to twenty-five (25) antelope licenses, twenty-five (25) deer licenses, twenty-five (25) elk licenses and twenty-five (25) turkey licenses to persons twenty (20) years of age or younger with a life-threatening illness and who is sponsored by a nonprofit charitable organization whose mission it is to provide opportunities and experiences to persons with life-threatening or serious illnesses. Licenses issued under this subsection shall be issued above quotas established for the hunt area(s) by Commission regulation. However, no more than ten (10) antelope, ten (10) limited quota deer, ten (10) limited quota elk or ten (10) limited quota turkey licenses shall be issued for any one hunt area during the same calendar year.

(i) The sponsoring organization shall submit a request for the number of licenses and species requested on or before January 31 for antelope, deer, elk, spring and fall turkey.

(ii) After notification that a sponsoring organization’s request has been granted, the sponsoring organization shall submit a completed application and appropriate license fee for the person with a life-threatening or serious illness to the Department’s License Section for license issuance.

(iii) As a condition to issuance of a license in this subsection, the Department shall require an authorized officer of the sponsoring organization to certify under penalty of law that the respective organization is a nonprofit, charitable organization as defined in this regulation.
(iv) The sponsoring organization shall provide a statement from a licensed physician stating the license recipient is clinically diagnosed with a life-threatening or serious illness.

(v) The Department shall issue licenses to individuals sponsored by qualifying organizations meeting the provisions under this subsection to residents and nonresidents in accordance with Section 5(e)(i), 5(e)(iii), 5(e)(iv), and Section 5(h)(iii) of this Chapter. In the event the number of applications exceeds the number of licenses available under this subsection, the Department shall allocate the licenses through a random drawing on or before February 10. Licenses remaining after the initial issuance shall be available on a first come, first served basis until the quotas for licenses in this subsection have been allocated.

Section 14. Pioneer Licenses, Pioneer Heritage Licenses, Honorably Discharged Pioneer Veteran’s Licenses, One Hundred Percent (100%) Disabled Resident Veterans Licenses and Resident Disabled Veteran’s Lifetime Fishing Licenses.

(a) Pioneer lifetime combination game bird/small game/fishing licenses may be issued to qualified individuals. The Pioneer game bird/small game/fishing licenses shall not be limited in number and shall be issued through the ELS at Department Regional Offices and Headquarters.

(b) Pioneer heritage antelope, deer, elk or wild turkey licenses shall be issued through the ELS to any qualified resident. The fee for such licenses shall be: pioneer heritage antelope license, twenty dollars ($20); pioneer heritage deer license, twenty-three dollars ($23); pioneer heritage elk license, thirty-two dollars ($32); and, pioneer heritage wild turkey license, ten dollars ($10). Reduced price pioneer heritage doe/fawn antelope, doe/fawn deer and cow/calf elk licenses shall be issued through the ELS system.

(c) Honorably discharged pioneer veteran combination game bird/small game/fishing licenses may be issued to qualified individuals. Combination game bird/small game/fishing licenses may be issued to residents of the state who qualify as honorably discharged pioneer veterans. The honorably discharged pioneer veteran game bird/small game/fishing license shall not be limited in number and shall be issued through the ELS at Department Regional Offices and Headquarters upon submission by the applicant of documentary proof that he qualifies as an honorably discharged pioneer veteran.

(d) One hundred percent (100%) disabled resident veteran combination game bird/small game/fishing license may be issued to qualified individuals. Combination game bird/small game/fishing licenses may be issued to residents of the state who qualify as one hundred percent (100%) disabled resident veterans. The one hundred percent (100%) disabled resident veteran game bird/small game/fishing license shall not be limited in number and shall be issued through the ELS at Department Regional Offices and Headquarters upon submission by the applicant of documentary proof provided by the United States Department of Veterans Affairs that the resident veteran qualifies as one hundred percent (100%) disabled. For the purpose of this subsection, one hundred percent (100%) disabled does not refer to disability compensation.

(e) Wyoming statutes provide for the issuance of antelope, deer, or elk pioneer licenses to individuals qualified at the time of license issuance. For purposes of drawings for which the submission of an application shall be required, license issuance shall be considered to be the published tentative draw date. Any resident person qualified to receive a limited quota pioneer big game license shall make application through the ELS. Limited quota pioneer licenses for antelope, deer, and elk shall be applied for in accordance with Section 20 of this Chapter. Pioneer general deer and elk licenses shall be issued through the ELS. Limited quota reduced price pioneer doe/fawn antelope, doe/fawn deer and cow/calf elk licenses shall be issued through the ELS system.
(f) Resident disabled veteran’s lifetime fishing license. Any resident disabled veteran who receives fifty percent (50%) or more service connected disability compensation from the United States Department of Veterans Affairs may apply on the proper application form for a resident disabled veteran’s lifetime fishing license. The disabled veteran’s resident lifetime fishing license shall not be limited in number and shall be issued through the ELS at Department Regional Offices and Headquarters upon submission by the applicant of documentary proof provided by the United States Department of Veterans Affairs that he receives fifty percent (50%) or more service connected disability compensation. The license shall remain valid for the lifetime of the person in whose name it is issued.

Section 15. Donation of Big Game Licenses to Disabled Veterans.

(a) The holder of a valid big game license may surrender a big game license to the Department for reissuance to a disabled veteran.

(i) The unused, unaltered license with all coupons intact shall be surrendered to the Department’s License Section prior to the earliest opening date for said license.

(ii) The unused license shall be submitted along with a form provided by the Department which indicates the license holders’ desire to surrender the license issued in their name and donate the surrendered license to a disabled veteran. The person surrendering the license shall sign an affidavit verifying that the license was not used during any season.

(iii) Any person surrendering a valid big game license to be reissued to a disabled veteran, shall not be eligible to receive a duplicate license for the same species, hunt area and type as the surrendered license.

(iv) A surrendered license shall count against the maximum number of licenses a person may otherwise apply for and receive as a condition of Commission regulation.

(v) Any person surrendering a valid big game license for re-issue to a disabled veteran, for which preference points have been accumulated, shall not have preference points restored.

(b) The surrendered license shall be reissued by the Department’s License Section to a qualified disabled veteran who has been selected and sponsored by a nonprofit charitable organization providing hunting opportunities for disabled veterans.

(i) As a condition to reissue a license in this subsection, the Department shall require an authorized officer of the sponsoring organization to certify under penalty of law that the respective organization is a nonprofit, charitable organization, as defined in this regulation that provides hunting opportunities to disabled veterans.

(ii) The sponsoring nonprofit charitable organization shall submit a completed application form for the issuance of a license on forms provided by the Department. In addition, documentary proof provided by the United States Department of Veterans Affairs that the applicant qualifies as a disabled veteran for the donated license shall be submitted with the application form.

(iii) Donated licenses shall be reissued on a first come, first serve basis as licenses are surrendered and qualified applications are received.

(iv) The license shall be reissued to a qualified disabled veteran at no fee.
The license shall be reissued for the same species, area, and license type as the license donated.

Section 16. Active Duty Wyoming Resident in Combat Zone Licenses. Complimentary resident general elk, resident general deer, resident game bird, resident small game and resident daily fishing licenses shall be issued to any Wyoming resident currently serving on active duty in the United States military deployed to a combat zone while home on military leave during the applicable hunting or fishing season. Applicants for licenses in this subsection shall meet the statutory requirements established in W. S. § 23-2-101(a), and shall provide to the Department a valid, current military identification card, military leave orders indicating the resident is currently deployed to a combat zone and is returning to a combat zone at the end of the current leave period, a current Leave and Earnings Statement indicating the applicant is receiving hostile fire compensation and proof of residency at the time of application. Licenses shall be issued through the ELS at no fee to the applicant and shall only be issued at the Headquarters or Department Regional Offices.

Section 17. Depredation Licenses. Application shall be made to Department Regional Offices in the region where participation is desired on application forms provided by the Department. Applicants shall apply annually to be included on priority lists. Applicants shall make separate application for each species. Application dates and priority listing name placement on each list shall be established in accordance with Commission regulations-Chapter 34, Depredation Prevention Hunting Seasons.

Section 18. Party Applications. The maximum allowable number of applications in a party shall be six (6). Residents and nonresidents shall not apply together in the same party, except for sandhill crane permits. Applications from landowner applicants shall not be accepted as a party with non-landowner applicants. Nonresidents applying in the drawing for special licenses shall not apply as a party with nonresidents applying in the drawing for regular licenses. No party applications shall be accepted for moose, bighorn sheep or mountain goat, or recreational hunting season wild bison licenses. Party applicants are required to submit their applications for the same species, hunt area, and type in the same order of preference. All members of a party may either receive licenses or refunds of their license fees minus application fees and applicable preference point fees.

Section 19. Proof of Residency for Resident Licenses.

(a) Any qualified individual may apply for or receive a resident game and fish license, permit, or tag if the person meets the residency requirements pursuant to W.S. § 23-1-102(a)(ix)(xv) and § 23-1-107. When an individual signs an application to obtain a resident license or signs a resident license, the individual swears that he is a Wyoming resident as defined in W.S. § 23-1-102(a)(ix)(xv) and § 23-1-107.

(b) Any person applying for or purchasing a resident license, permit, preference point, or tag shall provide proof of their residency. License selling agents and the Department shall consider as documentary evidence of residency the applicant’s Wyoming driver’s license or Wyoming identification card, a copy of their school records, a completed military form DD214, a completed and signed proof of residency statement on a form provided by the Department or a completed proof of residency affidavit issued through the ELS. Documentary evidence furnished by an applicant for a resident license shall not be considered conclusive proof in a court of law that the applicant is a resident in accordance with Wyoming statutes.

(c) A person qualifying as a Wyoming resident in accordance with W.S. § 23-1-107(c) shall not gain or lose residency for the purpose of serving full time for a period not to exceed four (4) years in an established volunteer service program for charitable purposes, humanitarian purposes, or religious purposes. A letter, signed and notarized by the volunteer service program’s director, which describes the services provided (including that they were provided without remuneration), the duration of service, and the hours served may be used to establish compliance with W.S. § 23-1-107(c).
(d) A person qualified as a Wyoming resident as defined in W.S. § 23-1-102 (ix) and W.S. § 23-1-107, is not considered a nonresident for the purposes of applying for or purchasing licenses, permits, tags or preference points.

Section 20. Application Dates.

(a) Applications for limited quota drawings, purchase of preference points only, and applications for the Department’s Super Tag Trifecta and Super Tag license competitive raffle, may only be submitted through the ELS during the application periods stated in this section. Electronic applications shall provide for an electronic signature process for residency oaths, certification to the correctness of information provided, or any other assertions as may be required by this regulation on the applications. Evidence of electronic signatures on drawing applications and licenses purchased may not be excluded in legal proceedings. Ref: W.S. § 40-21-113

(b) Applications submitted through the ELS shall not be accepted after 12:00 midnight Mountain Standard Time zone on the respective application deadline dates listed in subsection (e). If the deadline date occurs on a day when Headquarters has been closed for license sales (weekends, holiday, etc.), the ELS shall be available until 12:00 midnight Mountain Standard Time zone on the next business day.

(c) If the ELS is closed during the deadline date listed in subsection (e), the Department shall accept applications through the ELS until 12:00 midnight Mountain Standard Time zone on the next calendar day.

(d) Landowner Application Dates: Applications for landowner licenses shall be submitted to the game warden or the regional wildlife supervisor in whose geographic area of responsibility the land listed on the application occurs.

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<th>LICENSE</th>
<th>METHOD OF SUBMISSION</th>
<th>BEGINNING APPLICATION DATE</th>
<th>LAST DATE TO ACCEPT APPLICATIONS</th>
<th>LAST DATE TO MODIFY /WITHDRAW</th>
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* February 29 on leap year

**Section 21. Drawing Advantage.** The Department shall develop and maintain a license issue system that allows qualified persons, as prescribed below, who have either purchased a preference point or were unsuccessful in the preference point drawing for a full price bighorn sheep or moose license, or purchased a preference point for nonresident antelope, deer or elk, a drawing advantage in future years as prescribed in Wyoming statutes. All applicants participate in the preference point drawing regardless of their preference point balance.

(a) All preference points accumulated through methods not authorized by this regulation or statute shall be subject to deletion.

(b) Preference points shall be assigned to persons who apply to receive preference points during authorized application periods. The following provisions apply to the issuance of preference points.

(i) No person shall apply for or receive a preference point during any calendar year in which the person’s privilege to obtain a license has been revoked or suspended by a court or the Wildlife Violator Compact.

(ii) Preference points are not transferable from one person to another or from one species to another.

(iii) No person may apply for more than one (1) preference point per species in the same calendar year. If the applicant applies for a preference point during the initial license drawing period and is either awarded a preference point or receives their first choice license in the initial drawing, they shall not apply for a preference point for the same species during the preference point only application period in the same calendar year. Any preference point awarded in a calendar year shall not be considered for advantage in any license drawings during the same calendar year in which it was awarded.
(iv) A person shall not apply for or receive a separate preference point in the same calendar year in which the person receives a full price bighorn sheep or moose license or a first choice license in the initial drawing for nonresident antelope, deer or elk.

(v) A person eleven (11) years of age may apply for a preference point if the person shall become twelve (12) years of age in the same calendar year as the application for a preference point is made.

(vi) For the purpose of assigning preference points in this Section, any unsuccessful full price bighorn sheep or moose license applicant failing to apply for a license or preference point during a second consecutive calendar year shall lose all accumulated preference points and shall be considered as a first year applicant for any subsequent calendar year in which the applicant submits an application for a license or a preference point for that particular species.

(vii) For the purpose of retaining nonresident antelope, elk or deer preference points in this Section, any sportsperson failing to purchase a preference point within two (2) consecutive calendar years shall lose all accumulated preference points for that species and shall be considered as a first year applicant for any subsequent calendar year in which the applicant submits an application for a license.

(viii) For the purpose of retaining bighorn sheep and moose preference points in this Section, any sportsperson whose residency status changes and who has accumulated preference points will retain those points as long as the sportsperson applies for a license for that particular species within two (2) consecutive calendar years. Failing to apply for a license or preference point within two (2) consecutive calendar years, the sportsperson shall lose all accumulated preference points for that particular species.

(ix) A person may only request to contest their preference point values to the License Review Board for the five (5) year period immediately preceding their request.

(c) If a person desires to apply for a preference point only and not receive a license, the person shall apply for and receive a preference point by paying the proper fee and making application during the preference point only application period specified in Section 20 of this regulation.

(d) If an applicant’s preference points have been deleted because the applicant caused more than one (1) customer record to be generated then those preference points shall not be restored. The Fiscal Division Chief may make an exception in the case of name changes because of marriage, divorce, adoption, or legal name change.

(e) The preference points associated with a sportsperson identification number provided on an application shall be the only preference points considered for an individual applicant participating in a preference point drawing.

(f) Upon drawing a full price bighorn sheep or moose license, all accumulated preference points by the applicant for that species shall be deleted. No person shall apply for or receive a full price bighorn sheep license or preference point for full price bighorn sheep within any consecutive five (5) year period of having received a full price bighorn sheep license through the drawing. No person shall apply for or receive a moose license or preference point for moose within any consecutive five (5) year period of having received a moose license through the drawing.

(i) Preference points are assigned to residents and nonresidents who are unsuccessful in either the full price bighorn sheep or moose drawings. The nonresident preference point fee, in addition to the statutorily prescribed application fee, shall be retained from the license fee remitted. The preference point fee for nonresidents shall be one hundred dollars ($100) for full price bighorn sheep and seventy-five dollars ($75) for moose.
(ii) In lieu of applying for a full price bighorn sheep or moose license, a person may elect to purchase a preference point for each species. The preference point fee for residents shall be seven dollars ($7) per species and the fee for nonresidents shall be one hundred dollars ($100) for full price bighorn sheep, and seventy-five dollars ($75) for moose. The applicant is not required to pay the statutorily prescribed application fee.

(g) A preference point shall only be assigned to nonresident antelope, deer or elk applicants who participate in the initial drawing for full price licenses and who have remitted the proper preference point fee and who are unsuccessful in drawing their first choice license. The preference point fee, in addition to the statutorily prescribed application fee, shall be retained from the total amount remitted. The preference point fee for nonresidents shall be thirty dollars ($30) for antelope, forty dollars ($40) for deer, fifty dollars ($50) for elk and ten dollars ($10) per species for nonresident youth.

(i) In lieu of applying for a nonresident antelope, deer or elk license, a nonresident applicant may elect to purchase a preference point for each species. The preference point fee for nonresidents shall be thirty dollars ($30) for antelope, forty dollars ($40) for deer, fifty dollars ($50) for elk and ten dollars ($10) per species for nonresident youth. The applicant, when only applying for preference points, is not required to pay the statutorily prescribed application fee. Individuals who have drawn their first choice license in the initial draw are prohibited from purchasing or receiving a preference point in the same calendar year.

(ii) Upon drawing a license for the applicant’s first choice in the initial draw for nonresident antelope, deer or elk, all accumulated preference points by the applicant for that species shall be deleted and the applicant shall be prohibited from purchasing a preference point for that species in the same calendar year.

Section 22. Reservation of Licenses. Individuals who have been issued a Governor’s Complimentary License for full price bighorn sheep or moose and who have been unable to use the license for good cause, may reserve a license for the same species for the immediately succeeding calendar year only. Individuals who have been issued full price bighorn sheep, moose, mountain goat, wild bison, or grizzly bear licenses through the Department’s drawing process and who have been unable to use the license for good cause may reserve a license for the same species, hunt area, and season type for the immediately succeeding calendar year only. Conditions of this reservation are set forth in subsections (a), (b), (c) and (d) of this Section.

(a) To qualify for consideration of reservation of a full price bighorn sheep, moose, mountain goat, wild bison, or grizzly bear license due to a natural disaster, the licensee shall request the reservation on a form provided by the Department. The request, along with the license unaltered and with all coupons intact, must be received by the Department before the opening date of the season for the designated species as specified in Commission rules and regulations during the year for which the initial license is issued. All requests for the reservation of licenses shall be reviewed and determined by the License Review Board.

(b) For reasons related to being unable to use the license for good cause, other than natural disaster and military deployment, the licensee shall request the reservation on a form provided by the Department. The licensee and the licensee’s physician shall fully complete the license reservation form. This form, along with a “restriction from hunting activity” statement on the physician’s official prescription slip, and the license unaltered and with all coupons intact shall be submitted to the Department. For reasons related to being unable to use the license for good cause, other than natural disaster and disabling injury or illness, military personnel who receive permanent change of station (PCS) orders or are assigned away from their home duty station on temporary orders (TDY) for the majority of the regular season, shall provide to Headquarters a copy of official military orders from the Armed Forces of the United States along
with the license unaltered and with all coupons intact. In no case shall a person be allowed to reserve any license if the person fails to submit the license unaltered and with all coupons intact to the Department before the opening date of the season for the designated species as specified in Commission rules and regulations during the year for which the license is issued.

(c) Prior to the respective drawing, license quotas in the subsequent year for areas where licenses have been reserved may be adjusted to reflect reservations as provided by Wyoming statute and this Chapter.

(d) In circumstances where related season, quota or sex limitation of the hunt area for the unused license changes in the subsequent year, the following options shall be offered:

(i) If the unused license allowed taking either sex of animal, but that type no longer exists, the licensee shall be given a choice of a license for an antlered (male) or antlerless (female) animal in the subsequent year.

(ii) If the unused license was limited to taking an antlerless or female animal, but that type no longer exists, the licensee shall be given either an any or an antlered or male only license at the Department’s discretion in the subsequent year.

(iii) If the license was limited to taking an antlered or male animal, but that type no longer exists, the licensee shall be given either an any or an antlerless or female only license at the Department’s discretion in the subsequent year.

(iv) If in the subsequent year, the entire hunt area is closed to hunting of the species listed on the unused license, the licensee shall be offered a license for the same species and sex limitations in another area of the licensee’s choice.

(v) If in the next year, the entire state has been closed to hunting of the species listed on the unused license, the licensee shall not be issued another license to hunt that species. Under this circumstance, the licensee shall be issued a refund of the fee paid for the unused license.

Section 23. Applicant Disqualification. The applicant(s) is solely responsible for the veracity of information on the application submitted through the ELS. Applications shall be disqualified from participating in drawings for the following reasons:

(a) The applicant’s privilege to purchase or receive any hunting license or preference points has been suspended by a court order or the Wildlife Violator Compact;

(b) The applicant causes more than one (1) sportsperson identification number to have been assigned;

(c) Submission by an individual of more than one (1) application for a license for the same big or trophy game species or wild turkey, unless authorized by Commission regulation;

(d) Applying for a license the applicant is not eligible to receive by Rule and Regulation or Statute;

(e) The applicant will not reach twelve (12) years of age by December 31 of the year the application is made for the purchase of a preference point. An applicant less than twelve (12) years of age may apply for and receive a big or trophy game hunting license provided the applicant will reach twelve
(12) years of age during the season for the designated species as specified in Commission Rules and Regulations during the year for which the license is valid.

Section 24. Suspension or Revocation of License.

(a) Non-Payment of Child Support.

(i) Upon receipt from the Department of Family Services of a certified copy of an order from a Court to withhold, suspend, or otherwise restrict a license or preference point issued by the Commission, the Department shall notify the party named in the court order by first-class mail of the withholding, suspension, or restriction in accordance with the court order. The Department shall mail this notice by first-class mail to the party named and to the address provided by the Department of Family Services.

(ii) Upon receipt of a notice from the Department of Family Services that the obligor is in compliance with the court order, the Game and Fish Department shall immediately reinstate the license unless the license has been suspended or revoked for other reasons. The Department shall by first-class mail notify the party named and to the address provided by the Department of Family Services that the individual’s license privileges have been reinstated. The Department shall also mail by first-class mail to the obligor any licenses in the Game and Fish Department’s possession at the time of reinstatement.

(iii) The Department shall maintain a written record indicating to whom the notice was mailed and the address to which the notice was mailed.

(b) Wildlife Violator Compact. The Department may suspend license privileges in accordance with Commission Regulation, Chapter 54, Home State Suspension Procedures for the Wildlife Violator Compact dated September 9, 2003, and which does not include any later amendments or editions of the incorporated matter.

Section 25. Withdrawal or Modification of Application, Refund of License Fees and Reissuance of Certain Licenses. Licenses, permits, stamps, tags, or preference points issued under Title 23, Wyoming Statutes or this regulation become the permanent property of the licensee and shall not be canceled or any fee refunded after the license, permit, stamp, tag, or preference point has been issued, except as specified in this section or otherwise as set forth in Commission regulation.

(a) A request for a voluntary withdrawal of an application before a drawing shall be accepted subject to a five dollar ($5) processing fee to cover the Department’s administrative cost of the transaction. The request to withdraw an application shall be initiated through the ELS by the date indicated in Section 20(d) and (e) of this regulation. The five dollar ($5) processing fee shall be waived in the case of pioneer license applicants, but not in the case of pioneer heritage license applicants and in the case of the death of an applicant as evidenced by a copy of the death certificate. The processing fee for withdrawal of an application shall be deducted from the license fee refund.

(i) Applicants may not submit a voluntary withdrawal form for the purchase of a preference point only.

(b) A modification of an application must be completed by the date indicated in Section 20(d) and (e) of this regulation through the ELS.

(i) An applicant may only request changes to hunt area and type or change their withdrawal flag indicator on their reduced price application through the ELS.
(c) To request a refund of a license fee in this subsection, the licensee shall submit the request for a refund in writing along with the license unaltered and with all coupons intact to the Department during the calendar year for which the license is valid. The licensee shall also execute and submit at the time of a refund request a Department affidavit describing the reason(s) the licensee was not able to exercise the license privileges which includes a sworn statement that the licensee did not exercise any hunting privileges granted by the license including any or all seasons for the designated species as specified in Commission regulation during the calendar year for which the license was valid. If the license is destroyed, lost or illegible, the licensee shall state on the Department affidavit to that effect and timely submit with the written request for refund in the calendar year for which the license is valid. If the licensee is granted a refund for a license, the individual may apply for and receive any remaining leftover license for the same species in accordance with state statutes and Commission regulations. Application fees and any applicable preference point fees will not be refunded. All license refund requests shall be reviewed and determined by the License Review Board.

(d) To qualify for a refund of a license fee in accordance with this section, the licensee shall meet one (1) of the following provisions:

(i) In the case of the death of the licensee, a written request for a license refund supported by a copy of the respective death certificate shall be submitted to the Department. The date of death on such certificate shall have resulted in the licensee not being able to participate in the majority of the regular or special archery season. All refunds issued under this subsection shall be made payable to the estate of the decedent.

(ii) In the case of the death of the licensee’s spouse, parents, grandparents, lineal descendants and their spouses, step-parent, step-sibling, step-children, father-in-law, mother-in-law, brother-in-law, sister-in-law, step-son-in-law or step-daughter-in-law, the licensee shall submit a written request for a license refund supported by the respective death certificate. The date of death shall have resulted in the licensee not being able to participate in the majority of the regular or special archery season.

(iii) In the case of incapacitating illness or injury of the licensee, the licensee’s spouse, parents, grandparents, lineal descendants and their spouses, step-parent, step-sibling, step-children, father-in-law, mother-in-law, brother-in-law, sister-in-law, step-son-in-law or step-daughter-in-law, supported by a physician’s sworn statement on a Department form that the licensee is incapable of performing tasks necessary to exercise the privileges of the license;

(iv) Military personnel who receive permanent change of station (PCS) orders. Military personnel who are assigned away from their home duty station on temporary orders (TDY) for the majority of the regular season, all of this being supported by a copy of official military orders from the Armed Forces of the United States, and such orders require the affected personnel to move away from their home duty station, shall accompany the written request for the license refund;

(v) Individuals who are not able to participate in the majority of the regular season for the species specified in Commission rules and regulations during the year for which the license is issued as a result of a court subpoena, jury duty, Grand Jury investigation or attorneys required to attend criminal cases. A certified copy of the court document shall accompany the written request for the license refund;

(vi) When the Department determines fifty percent (50%) or more of the hunting opportunity and access to the public land within an individual hunt area outside of designated wilderness has been closed due to administrative actions of the state or federal government in closing of the public access to public lands due to a natural disaster, including but not necessarily limited to, wildland fires, the licensee of a limited quota antelope, full price bighorn sheep, limited quota deer, limited quota elk, moose or mountain goat license may request a license fee refund;
(A) When the Department determines one hundred percent (100%) of all the hunt areas are closed or the hunting season is prevented from occurring due to administrative actions of the state or federal government, a black bear, gray wolf, mountain lion or wild bison licensee may request a license fee refund. The closing of hunt areas due to harvest quotas being met does not qualify a licensee for a license fee refund.

(vii) An error on the part of the Department or its authorized agent where the applicant has been issued a license not requested. An applicant may request in writing to the License Review Board to review a decision made by a Department employee or an agent of the Department in the handling of the application for, or the issuance of a license, permit, or preference point if the decision is contrary to statute or rule and regulation promulgated by the Commission. All decisions of the License Review Board shall abide by provisions of state and federal statutes and commission regulations.

(viii) Any youth licensee may be granted a license refund if the youth licensee’s opportunity to hunt is jeopardized as a result of any license refund granted by the Department as specified in sections (i), (ii), (iii), (iv), (v), (vi), or (vii) of this subsection;

(ix) A sponsoring organization of a person with a life-threatening illness that has received a license under Section 13 may be granted a license refund if the licensee’s opportunity to hunt is jeopardized as a result of incapacitating illness or injury supported by a physician’s sworn statement on forms provided by the Department that the licensee is incapable of performing tasks necessary to exercise the privileges of the license.

(e) Refunds shall not be allowed under the following circumstances:

(i) The licensee illegally purchased more licenses than what was authorized for purchase by Commission regulation or Wyoming statute;

(ii) For any license, permit, stamp or tag in which the privilege to use the license, permit, stamp or tag expires on December 31 in the year issued, the deadline to submit a written request for a refund shall be December 31 of that year.

(iii.) For any license in which the hunting season to use that license has been extended into January of the succeeding calendar year, the deadline to submit a written request for a refund of that license shall be January 31 of the year in which the hunting season expires.

(iv) Refunds shall be denied in any circumstance where the licensee hunted on the license for the designated species as specified in Commission rules and regulations, including special archery seasons, during the year for which the license is issued.

(f) There shall be no right of appeal to the Commission for any decision rendered by the License Review Board or the Department for any provision of this section.

(g) Restoration of preference points. In any case where a license may be obtained by the accumulation of preference points, or preference points may be obtained in lieu of application for a license and a license refund is granted by the Department, all accumulated preference points, including any preference point that may have been earned for the year the license is issued, shall be restored to the applicant.

(h) In the case of the death of a licensee who has been issued an any wild bison license or a mountain goat license, a written request for the license to be surrendered to the Department and reissued to
an immediate family member of the decedent shall be made to the License Review Board. The request shall be supported by a copy of the respective death certificate, and the date of death on such certificate shall have resulted in the licensee not being able to participate in the majority of the regular or special archery hunting season.

(i) The license shall be reissued to a qualified immediate family member of the decedent at no fee.

(ii) The license shall be reissued for the same species, hunt area and license type as the license surrendered.

(iii) A license reissued to an immediate family member of a decedent shall count against the maximum number of licenses a person may otherwise apply for and receive as a condition of Commission regulations.

Section 26. Alteration or Transfer of Licenses, Permits, Stamps, Tags, Preference Points or Coupons to Another Person Prohibited; Use by Another Person Prohibited; Invalidation by Improper Fees. Department licenses, permits, stamps, tags or coupons shall not be altered by anyone other than authorized Department personnel.

(a) No license, permit, stamp, tag, coupon or preference point shall be transferred, or used for the purpose of taking wildlife, except by the individual to whom it was issued and therein named and while in that individual’s possession. No individual shall take or attempt to take any wildlife using another individual’s license, permit, stamp, tag or coupon. Any license, permit, stamp, preference point, or tag shall not be valid unless the proper fees have been received by the Department.

(b) Licenses, excluding lifetime licenses, shall only become valid when signed by the person in whose name the license is issued in the space provided on the license for the owner’s signature, and where applicable, co-signed by a parent or legal guardian.

(c) Any Department enforcement officer may seize as evidence any license, permit, stamp, tag, or coupon that was obtained in violation of Commission regulations or Wyoming statute.

Section 27. License Expiration. All licenses, excluding licenses to operate game bird farms, shall expire on the last day of the calendar year in which issued except, the Commission by regulation provides that big game licenses and wild bison licenses issued in one (1) calendar year are valid through the closing date established in January of the next succeeding calendar year when the Commission establishes a hunting season for big game animals or wild bison for which the licenses are valid that opens in one (1) calendar year and closes in January of the next succeeding calendar year. All daily hunting and fishing licenses shall only be valid for the calendar day(s) delineated on the license.

Section 28. Super Tag Licenses and Super Tag Trifecta Licenses. Wyoming statutes provide for the issuance of big game, trophy game and wild bison licenses to be issued through a competitive raffle process. Big game, trophy game and wild bison licenses authorized under this section shall be valid for the species for which the license has been issued.

(a) These licenses shall be valid in any hunt area in accordance with Commission regulations, except for the following:

(i) A Super Tag License or a Super Tag Trifecta License for moose shall not be valid in any moose hunt area which has a total quota of ten (10) or less antlered or any moose licenses.
(ii) A Super Tag License or a Super Tag Trifecta License for full price bighorn sheep shall not be valid in any bighorn sheep hunt area which has a total quota of eight (8) or less full price bighorn sheep licenses.

(iii) Super Tag and Super Tag Trifecta Licenses shall not be valid within Grand Teton National Park.

(b) Recipients of Super Tag Licenses and Super Tag Trifecta Licenses shall be exempt from the provisions in this Chapter limiting the number of big game, trophy game or wild bison licenses an individual may possess in any one (1) calendar year. An individual is eligible to receive a Super Tag License or Super Tag Trifecta Licenses for big game, trophy game or wild bison annually. Recipients shall be exempt from the five (5) year waiting period and preference points shall not be lost if an individual receives a Super Tag License or Super Tag Trifecta Licenses for moose or a full price bighorn sheep and shall be exempt from the once in a lifetime license restriction for mountain goat and wild bison licenses. Preference points shall not be lost if an individual receives a Super Tag License or Super Tag Trifecta Licenses for antelope, deer or elk.

(c) There shall be up to eleven (11) successful recipients of licenses from all the individuals that purchased a Super Tag License or Super Tag Trifecta Licenses competitive raffle chance. Up to ten (10) individual recipients shall be issued one Super Tag License as follows: one (1) antelope license, or one (1) bighorn sheep license, or one (1) black bear license, or one (1) deer license, or one (1) elk license, or one (1) gray wolf license, or one (1) moose license, or one (1) mountain goat license, or one (1) mountain lion license or one (1) wild bison license. The successful recipient of a Super Tag License will be based on what species of big game, trophy game or wild bison license was randomly drawn for the participating recipient. One (1) successful applicant will be issued Super Tag Trifecta Licenses, in which that individual may choose, at their discretion, no more than three (3) different species of big game, trophy game and wild bison licenses.

(d) Super Tag License and Super Tag Trifecta Licenses competitive raffle chances shall be sold annually beginning on January 1 and ending on July 1 each year, with competitive raffle winners being notified no later than July 15 of the current calendar year.

(i) The price for a single Super Tag License competitive raffle chance shall be ten dollars ($10) for both residents and nonresidents. The price for a single Super Tag Trifecta License competitive raffle chance shall be thirty dollars ($30) for both residents and nonresidents. The number of competitive raffle chances that any one person may purchase is not limited in number.

(ii) For an individual species Super Tag License competitive raffle chance, a person shall choose which species of big game or trophy game or wild bison they purchase a competitive raffle chance for. An applicant may choose to purchase a competitive raffle chance(s) for multiple species.

(iii) For a Super Tag Trifecta License competitive raffle chance, a person does not need to select the individual species of big game or trophy game or wild bison at the time they purchase a raffle chance.

(iv) A person purchasing a Super Tag License or Super Tag Trifecta Licenses competitive raffle chance shall not be eligible to submit a voluntary withdrawal form or be eligible for a refund for competitive raffle chances purchased.

(e) A competitive drawing shall be conducted to determine the winners of the individual species Super Tag Licenses and Super Tag Trifecta Licenses. The order in which the random drawing is conducted shall be the Super Tag Trifecta Licenses first, followed by the individual species Super Tag Licenses.
(i) There shall be no preference given to residents or non-residents in the drawing or issuance of a Super Tag License or Super Tag Trifecta Licenses.

(f) License fees for successful Super Tag License and Super Tag Trifecta License holders shall be as set forth in Wyoming Statute or Commission regulation.

(g) No person shall purchase a competitive raffle chance for a Super Tag License or Super Tag Trifecta License during any calendar year in which the person’s privilege to obtain a license or preference point has been revoked or suspended by a court or the Wildlife Violator Compact.

WYOMING GAME AND FISH COMMISSION

By: [Signature]

Richard Klouda, President

Dated: January 22, 2015