# First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

## PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 13-0339.01 Jery Payne x2157

SENATE BILL 13-188

SENATE SPONSORSHIP

**Tochtrop and Schwartz,** 

Vigil and Rankin,

#### **HOUSE SPONSORSHIP**

Senate Committees Agriculture, Natural Resources, & Energy Appropriations

**House Committees** 

# A BILL FOR AN ACT

101	<b>CONCERNING A PROGRAM TO GIVE LANDOWNERS A PREFERENCE FOR</b>
102	HUNTING LICENSES TO ENCOURAGE HUNTING ON PRIVATE
103	PROPERTY, AND, IN CONNECTION THEREWITH, MAKING AN
104	APPROPRIATION.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill replaces the current landowner preference programs for hunting licenses with a single program that does the following:

- ! Sets standards for the land, including minimum size and wildlife carrying capacity;
- ! Allocates the number of licenses based upon the size of the land, from one license for the first 160 acres to a maximum of 19 licenses, in 600-acre increments;
- Sets the percentage of hunting licenses in a restricted game management unit that are allocated to the program between 10% and 25%;
- ! Releases unused licenses to the general public after making them available to other landowners with limits;
- ! Authorizes an owner to transfer vouchers for the licenses to hunters but forbids brokering and restrictions on the vouchers that don't concern access; and
- ! Authorizes the division to disqualify a person from the program if the person does not comply with the law of the program.

Land in the existing programs is grandfathered until July 1, 2016. The bill also requires the commission to promulgate rules implementing the new program by July 1, 2014.

2 SECTION 1. In Colorado Revised Statutes, amend 33-4-103 as

- 3 follows:
- 33-4-103. Landowner preference for hunting license legislative declaration rules. (1) Any landowner in Colorado is
  entitled to landowner preference for licenses permitting the hunting of
  deer, elk, or pronghorn when the following qualifications are met:
- 8 (a) The applicant for a preference is an owner as shown by a 9 recorded deed of a parcel of agricultural land of one hundred sixty acres 10 or more. In the event that the owner is a legal entity or such ownership is 11 in two or more individual names, only two individuals, as designated by 12 such legal entity or multiple ownership, shall be eligible for the 13 preference.
- 14

(b) The land was inhabited by the species for which a license

<sup>1</sup> Be it enacted by the General Assembly of the State of Colorado:

preference is requested during the greater portion of the year previous to
 the application.

3 (c) Application for a license preference, including authority to
4 transfer the license preference if applicable, is made concurrent with the
5 submittal of an application for the desired license on forms provided by
6 the division.

7 (d) The applicant for a license preference submits no more than
8 one such application per species per calendar year.

9 (e) All licenses permitting firearm hunting of the species for
 10 which a license preference is requested are limited in number by
 11 commission regulation in the area where the land is located.

12 (2) Landowner license preference may be transferred to any 13 person who is eligible for a big game license. Up to fifteen percent of the 14 number of licenses established for each management area where firearm 15 hunting licenses are totally limited shall be made available for purchase 16 by landowners who meet the qualifications of this section. Licenses not 17 applied for by landowners within the time specified therefor shall be 18 made available to the general public. Landowners receiving licenses 19 pursuant to this section shall allow hunting on their land to properly 20 licensed hunters, subject to the limitation of a reasonable number of such 21 hunters.

(3) (a) (1) Legislative declaration. (a) The general assembly
hereby finds, determines, and declares that the wildlife resources of the
state are in danger of decline from increasing population pressures and
the loss of wildlife habitat. In order to encourage private landowners to
provide habitat for THAT INCREASES wildlife POPULATIONS FOR THE
BENEFIT OF ALL HUNTERS, discourage the harboring of game animals on

private lands during public hunting seasons, and relieve hunting pressure on public lands by increasing game hunting on private lands, the general assembly finds that it is necessary to provide an incentive-based system to landowners to provide habitat for wildlife through a hunting license allocation program that allows hunters access to the state's wildlife under the cooperative control of the private landowner.

7 (b) THE LANDOWNER PREFERENCE PROGRAM IS DESIGNED TO
8 ENCOURAGE HUNTER ACCESS TO PRIVATE LAND BY ENABLING
9 LANDOWNERS TO APPLY FOR LICENSES USING APPLICATIONS BASED UPON
10 LAND OWNERSHIP AND WILDLIFE BENEFIT.

11 (b) (2) Eligibility. (a) As an alternative to the landowner license 12 preference program established in subsections (1) and (2) of this section, 13 and within the fifteen percent limit established for limited license units, 14 A landowner who is an owner, as shown by a recorded deed, of a parcel 15 of agricultural land of one hundred sixty acres or more AND WHOSE LAND 16 MEETS THE FOLLOWING REQUIREMENTS is eligible to participate under this 17 subsection (3) in the wildlife conservation FOR THE landowner hunting 18 preference program, for wildlife habitat improvement, hereinafter referred 19 to as the "wildlife conservation application program" or ALSO REFERRED 20 TO IN THIS SECTION AS THE "program". This program is designed to 21 encourage hunter access to private land by enabling landowners to apply 22 for licenses using applications based upon land ownership and benefit to 23 wildlife. THE LAND MUST:

(I) BE INHABITED BY THE SPECIES BEING APPLIED FOR IN
SIGNIFICANT NUMBERS THROUGHOUT THE YEAR OR IN SUBSTANTIAL
NUMBERS FOR SHORTER TIMES;

27 (II) PROVIDE FOR THE SPECIES BEING APPLIED FOR WINTERING

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HABITAT, TRANSITIONAL HABITAT, CALVING AREAS, SOLITUDE AREAS,
 MIGRATION CORRIDORS, OR AN IMPORTANT FOOD SOURCE; AND

3 (III) HAVE A HISTORY OF GAME DAMAGE OR A HUNTABLE4 POPULATION OF THE SPECIES BEING APPLIED FOR.

5 (b) FOR OWNERS OF ONE HUNDRED SIXTY TO SIX HUNDRED 6 THIRTY-NINE ACRES, THE DIVISION SHALL VERIFY THE SIZE OF THE 7 PROPERTY AND THAT THE PROPERTY MEETS THE ELIGIBILITY 8 REQUIREMENTS OF THIS SUBSECTION (2) BEFORE ISSUING THE 9 APPLICATIONS UNDER SUBSECTION (3) OF THIS SECTION.

10 (c) OWNERS OF PROPERTIES REGISTERED UNDER THE "WILDLIFE
11 CONSERVATION APPLICATION PROGRAM" THAT EXISTED PRIOR TO JULY 1,
12 2013, REMAIN ELIGIBLE TO PARTICIPATE IN THE PROGRAM UNTIL THE
13 EARLIER OF:

14 (I) JULY 1, 2016;

(II) THE DATE WHEN THE OWNERSHIP OF THE PROPERTY IS
TRANSFERRED TO A PERSON WHO IS NOT WITHIN THE IMMEDIATE FAMILY
OF THE OWNER; OR

18 (III) THE DATE WHEN THE OWNER OF LAND NO LONGER IS IN
19 COMPLIANCE WITH THIS SECTION OR ANY RULE PROMULGATED UNDER THIS
20 SECTION.

(c) (I) (3) Applications - availability. (a) A landowner that
applies to participate in the wildlife conservation application program
shall have issued to that AFTER DETERMINING A LANDOWNER IS ELIGIBLE
AND IN COMPLIANCE WITH THIS SECTION, THE DIVISION SHALL ISSUE THE
landowner applications for licenses permitting the hunting of deer, elk,
pronghorn, and such other species, except for moose, rocky mountain big
horn sheep, desert big horn sheep, and rocky mountain goat, as

1 determined by the commission to THAT meet THE COMMISSION'S animal 2 management objectives for the game management unit in which WHERE 3 the property lies, as long as such species inhabited the land for which a 4 license is requested during the greater portion of the year previous to the 5 application. These applications shall be issued under the restrictions set 6 forth in this subsection (3) and as a first priority for licenses over the 7 preferences issued under subsections (1) and (2) of this section. Fifteen 8 percent of the total number of licenses established for the game 9 management unit where firearm hunting licenses are totally limited for 10 the species for which the license is requested shall be made available to 11 landowners who meet the qualifications of this section IN AN AMOUNT 12 DETERMINED BY THIS SUBSECTION (3).

13 (b) (I) IN GAME MANAGEMENT UNITS WEST OF INTERSTATE14 HIGHWAY 25:

15 (A) TEN PERCENT OF THE NUMBER OF LICENSES ESTABLISHED FOR
16 EACH MANAGEMENT AREA WHERE FIREARM HUNTING LICENSES ARE
17 TOTALLY LIMITED ARE AVAILABLE FOR ELIGIBLE LANDOWNERS; AND

(B) AN ADDITIONAL TEN PERCENT OF THE NUMBER OF LICENSES
ESTABLISHED FOR EACH MANAGEMENT AREA WHERE FIREARM HUNTING
LICENSES ARE TOTALLY LIMITED ARE AVAILABLE FOR ELIGIBLE
LANDOWNERS IF THESE LICENSES ARE RESTRICTED TO USE ON PRIVATE
LAND IN THE DESIGNATED MANAGEMENT AREA.

23 (II) IN GAME MANAGEMENT UNITS EAST OF INTERSTATE HIGHWAY
24 25:

25 (A) FIFTEEN PERCENT OF THE NUMBER OF LICENSES ESTABLISHED
26 FOR EACH MANAGEMENT AREA WHERE FIREARM HUNTING LICENSES ARE
27 TOTALLY LIMITED ARE AVAILABLE FOR ELIGIBLE LANDOWNERS; AND

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(B) AN ADDITIONAL TEN PERCENT OF THE NUMBER OF LICENSES
 ESTABLISHED FOR EACH MANAGEMENT AREA WHERE FIREARM HUNTING
 LICENSES ARE TOTALLY LIMITED ARE MADE AVAILABLE FOR ELIGIBLE
 LANDOWNERS IF THESE LICENSES ARE RESTRICTED TO USE ON PRIVATE
 LAND BY THE APPLICANT'S IMMEDIATE FAMILY MEMBERS OR YOUTH
 UNDER EIGHTEEN YEARS OF AGE.

7 (III) THE DIVISION SHALL MAKE LICENSES NOT USED BY ELIGIBLE
8 LANDOWNERS AVAILABLE TO THE GENERAL PUBLIC.

9 (H) (c) (I) The applications available under this subsection (3)
10 shall be ARE allocated to any A participant based upon the following
11 schedule:

12 (A) For owners of one hundred sixty to six hundred ONE
13 THOUSAND TWO HUNDRED thirty-nine acres, one application;

(B) For owners of six hundred forty to one thousand one TWO
hundred ninety-nine THIRTY-NINE acres, two applications AN ADDITIONAL
APPLICATION FOR A LICENSE RESTRICTED TO PRIVATE LAND IF THE
DIVISION HAS VERIFIED THAT THE LAND MEETS THE CONDITIONS REQUIRED
FOR ELIGIBILITY UNDER PARAGRAPH (a) OF SUBSECTION (2) OF THIS
SECTION; AND

(C) For owners of one thousand two hundred FORTY OR MORE
acres, to two thousand three hundred ninety-nine acres, three applications
ONE ADDITIONAL APPLICATION FOR EACH ADDITIONAL SIX HUNDRED
ACRES MORE THAN ONE THOUSAND TWO HUNDRED FORTY ACRES, NOT TO
EXCEED NINETEEN APPLICATIONS OR THE LIMIT IMPOSED BY
SUBPARAGRAPH (II) OF THIS PARAGRAPH (c).

26 (D) For owners of two thousand four hundred acres to three
 27 thousand nine hundred ninety-nine acres, four applications;

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(E) For each additional one thousand acres an additional
 application shall be allocated up to a maximum of six applications for
 owners of acreage in excess of six thousand acres.

4 (III) The commission may by rule allow for the issuance of 5 additional applications to landowners in consideration of the provision of 6 valuable game habitat, the provision of habitat management, the provision 7 of voluntary access to public hunting, or other factors, to achieve game 8 management objectives. LANDOWNERS MAY OBTAIN MORE THAN EIGHT 9 APPLICATIONS ONLY IF THE DIVISION HAS VERIFIED THAT THE LAND IS THE 10 SIZE REPORTED BY THE LANDOWNER AND MEETS THE CONDITIONS 11 REQUIRED FOR ELIGIBILITY UNDER PARAGRAPH (a) OF SUBSECTION (2) OF 12 THIS SECTION.

13 (d) (4) Requirements - vouchers. In addition to the limitation on
 14 the number of applications available under the program, as set forth in
 15 subparagraph (II) of paragraph (c) of this subsection (3), the program
 16 shall have HAS the following additional requirements AND
 17 AUTHORIZATIONS:

18 (I) The commission may by rule provide for the issuance of 19 licenses in addition to the method set forth in paragraph (c) of this 20 subsection (3) based upon game management objectives. If the 21 commission decides to establish such rules, the commission shall work 22 towards establishing and maintaining at least two different types of 23 management programs under this subparagraph (I): Areas on the eastern 24 plains east of interstate highway 25 based upon large percentages of 25 private land ownership; and areas specifically managed for quality animal 26 hunting or quality hunting experience. Any additional licenses issued 27 pursuant to this subparagraph (I) shall be restricted to private lands,

unless the commission exempts any intermingled lands from such
 requirement.

3 (II) (a) Successful applicants <del>under this subsection (3) will</del> receive 4 a voucher that may be transferred to any person who is eligible for a big 5 game license for that species, to be used for the purchase of a license to 6 be used only within the applicant's game management unit for that species 7 AND IN ACCORDANCE WITH ANY RESTRICTIONS IMPOSED BY THIS SECTION. 8 (b) THE TRANSFER OF A LICENSE VOUCHER BY A LANDOWNER MUST 9 INCLUDE PERMISSION TO ACCESS AND HUNT THE LANDS YIELDING THE 10 LICENSE UNDER THE PROGRAM DURING THE ENTIRE SEASON THAT THE 11 LICENSE IS ISSUED. THE PERMISSION MUST NOT DISCRIMINATE AMONG 12 HUNTERS ENTERING THE PROPERTY OR CONTAIN RESTRICTIONS OTHER 13 THAN MANNER OF ACCESS, INCLUDING FOOT, HORSEBACK, OR VEHICULAR 14 RESTRICTIONS REASONABLY NECESSARY TO PREVENT DAMAGE TO 15 PROPERTY.

16 (c) EXCEPT AS AUTHORIZED BY PARAGRAPH (a) OF THIS
17 SUBSECTION (4), A VOUCHER THAT HAS BEEN TRANSFERRED BY ANY
18 PERSON WHO IS NOT THE LANDOWNER OR LAND MANAGER IS VOID. A
19 VOUCHER THAT IS BROKERED FOR ANOTHER PERSON IS VOID. A HUNTING
20 LICENSE OBTAINED FOR USE WITH A VOID VOUCHER IS ALSO VOID.

(III) (d) Where an application is being submitted under the program, in those game management units where firearm hunting licenses are totally limited for the species for which an application is being submitted, the landowner whose application does not yield all licenses set forth in subparagraph (II) of paragraph (c) of this subsection (3) for the current season shall be in priority for application preference in the succeeding year. IF A LANDOWNER SUBMITS ONE OR MORE APPLICATIONS

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THAT FAIL TO YIELD A LICENSE, THE DIVISION SHALL GIVE A PREFERENCE
 IN SUCCEEDING YEARS TO ONE APPLICATION OF THAT LANDOWNER FOR
 EACH APPLICATION OF THE SAME LANDOWNER THAT FAILED TO YIELD A
 LICENSE.

5 (IV) Hunting seasons for male licenses issued under this program
6 shall be concurrent with public hunting seasons or designated by the
7 commission to meet game management objectives.

8 (V) For purposes of antlerless management, by rule, the 9 commission may require, for game management objectives, as a condition 10 to participation in the program, that landowners allow hunting on their 11 land by properly licensed hunters for the species that male licenses were issued to landowners under the program, using division-published 12 13 male/female ratios for game management purposes for the applicable 14 game management unit or data analysis unit. Such hunts shall be 15 conducted during a separate season. Vouchers for such licenses shall be 16 issued to landowners determined eligible, and the landowner shall ensure 17 that all such vouchers are distributed to eligible hunters. The landowner 18 shall not charge an access fee of more than twenty-five dollars to 19 participate in such hunts.

20 (VI) (e) (I) In those game management units where hunting is 21 totally limited for a species, and the private landowner pool of license 22 preferences and applications does WHERE ELIGIBLE LANDOWNERS DO not 23 use the number of landowner PREFERENCE licenses established for a 24 species for that management area, then those THE DIVISION SHALL MAKE 25 THE unused licenses shall be made available to private landowners in that 26 particular game management unit or data analysis unit as a first priority 27 before becoming MAKING THEM available to the general public hunter.

(II) A LANDOWNER MAY RECEIVE NO MORE THAN THREE TIMES THE
 NUMBER OF LEFTOVER APPLICATIONS THAN THE NUMBER OF INITIAL
 APPLICATIONS AUTHORIZED UNDER PARAGRAPH (c) OF SUBSECTION (3) OF
 THIS SECTION.

5 (f) IF A LANDOWNER OR HUNTER FAILS TO COMPLY WITH THIS
6 SECTION OR ANY RULE PROMULGATED UNDER THIS SECTION, THE DIVISION
7 MAY DISQUALIFY THE PERSON FROM PARTICIPATION IN THE PROGRAM FOR
8 UP TO FIVE YEARS.

9 (e) (5) The commission shall adopt rules to implement this section
10 prior to July 1, 2001 2014.

SECTION 2. In Colorado Revised Statutes, 33-3-103.5, amend
(2) (a) (III) as follows:

33-3-103.5. Game damage prevention materials - definitions.
(2) (a) (III) The division shall not deny a landowner game damage claims
or game damage prevention materials on the grounds that the landowner
received a voucher pursuant to the wildlife conservation landowner
hunting preference program for wildlife habitat improvement under
section 33-4-103. (3) (d).

19 SECTION 3. Appropriation. (1) In addition to any other 20 appropriation, there is hereby appropriated, out of any moneys in the 21 wildlife cash fund created in section 33-1-112 (1) (a), Colorado Revised 22 Statutes, not otherwise appropriated, to the department of natural 23 resources, for the fiscal year beginning July 1, 2013, the sum of \$51,800, 24 or so much thereof as may be necessary, for allocation to the executive 25 director's office for purchase of services from computer center related to 26 the implementation of this act.

27 (2) In addition to any other appropriation, there is hereby

1 appropriated to the governor - lieutenant governor - state planning and 2 budgeting, for the fiscal year beginning July 1, 2013, the sum of \$51,800, 3 or so much thereof as may be necessary, for allocation to the office of 4 information technology, for the provision of computer center services for 5 the department of natural resources related to the implementation of this 6 act. Said sum is from reappropriated funds received from the department 7 of natural resources out of the appropriation made in subsection (1) of 8 this section.

9 SECTION 4. Act subject to petition - effective date. This act 10 takes effect at 12:01 a.m. on the day following the expiration of the 11 ninety-day period after final adjournment of the general assembly (August 12 7, 2013, if adjournment sine die is on May 8, 2013); except that, if a 13 referendum petition is filed pursuant to section 1 (3) of article V of the 14 state constitution against this act or an item, section, or part of this act 15 within such period, then the act, item, section, or part will not take effect 16 unless approved by the people at the general election to be held in 17 November 2014 and, in such case, will take effect on the date of the 18 official declaration of the vote thereon by the governor.