Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 24-0884.01 Christopher McMichael x4775

SENATE BILL 24-161

SENATE SPONSORSHIP

Pelton R. and Marchman, Buckner, Exum, Fields, Michaelson Jenet, Priola, Will, Winter F.

HOUSE SPONSORSHIP

Lukens and Soper,

Senate Committees Agriculture & Natural Resources House Committees Agriculture, Water & Natural Resources Appropriations

A BILL FOR AN ACT

101	CONCERNING PARKS AND WILDLIFE PRODUCTS, AND, IN CONNECTION
102	THEREWITH, MODIFYING LOW-INCOME SENIOR AND DISABLED
103	VETERAN ELIGIBILITY REQUIREMENTS FOR CERTAIN LICENSES;
104	AUTHORIZING THE PARKS AND WILDLIFE COMMISSION TO
105	ESTABLISH, BY RULE, A HARVEST PERMIT SURCHARGE; AND
106	ESTABLISHING PROCEDURES FOR HEARINGS CONDUCTED BY THE
107	COMMISSION FOR THE DENIAL, SUSPENSION, OR REVOCATION OF
108	A RIVER OUTFITTER LICENSE.

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://leg.colorado.gov.)

The bill amends certain requirements and procedures related to licenses and passes from the Colorado parks and wildlife commission (commission).

The bill lowers the age threshold for senior annual fishing licenses to 64 years of age and amends the definition of "low-income senior" for the purposes of discounted parks and wildlife licenses. The bill also lowers the disability level threshold for veterans with disabilities from 60% to 50% disability for the purpose of granting licenses to disabled veterans. The bill also lowers the cost of the youth small game hunting license and the youth big game hunting license by 25 cents to account for the inclusion of the backcountry search and rescue fund surcharge that is added by the commission when the licenses are purchased.

The bill authorizes the commission to establish, by rule, a harvest permit surcharge for the taking of small game when doing so is necessary for the proper management of wildlife resources. The bill specifies that revenues generated from the sale of keep Colorado wild passes may be used for capital construction projects.

The bill establishes procedures for hearings conducted by the commission when a river outfitter license holder or applicant is alleged to have committed a violation and when the applicant or license holder may have their application or license denied, suspended, or revoked. The bill authorizes a hearing officer to conduct hearings on behalf of the commission in relation to the denial, suspension, or revocation of a river outfitter license.

1 Be it enacted by the General Assembly of the State of Colorado:

2

SECTION 1. In Colorado Revised Statutes, 33-1-102, amend

5

33-1-102. Definitions - rules. As used in this title 33, unless the context otherwise requires:

6 (27.5) "Low-income senior" refers to an individual sixty-four 7 years of age or older who shows proof of such fact to the division or 8 license agent and who shows proof to the division or license agent in the 9 form of a federal or state income tax return from the immediately 10 preceding calendar year that the federal taxable income of any such

^{3 (27.5)} as follows:

⁴

1	individual is at or below one hundred pe	ercent of the or	fficial poverty line
2	for an individual or a family, as appropriation	riate to the app	plicant, defined by
3	the federal office of management and bu	udget based or	n federal bureau of
4	the census data. If said tax return is no	t available, a t	return for the year
5	immediately preceding such year shall	suffice. The	division shall, for
6	purposes of this subsection (27.5), inform license agents of the most		
7	current official poverty line in effect. If a person's income is at a level		
8	where such person is not required to a	file an incom	e tax return, such
9	individual shall sign a statement under	penalty of per	jury in the second
10	degree to such effect, which statement sl	hall be prescril	bed by the division
11	and kept as required by the division with	the record of	sale of any license
12	pursuant to section 33-4-102 (1.4)(v). No such affidavit shall be required		
13	to be notarized MEETS THE INCOM	E ELIGIBILIT	Y REQUIREMENTS
14	ESTABLISHED BY THE COMMISSION BY R	ULE.	
15	SECTION 2. In Colorado Revised Statutes, 33-4-102, amend		
16	(1.4)(e), (1.4)(v)(I), (1.4)(w), (1.4)(x), a	and (1.6)(b); a	nd add (1.5)(c) as
17	follows:		
18	33-4-102. Types of licenses an	nd fees - rules	s. (1.4) Except as
19	otherwise provided in subsections (1.5	5) and (1.6) o	f this section, the
20	division may issue the following reside	ent and nonres	ident licenses and
21	shall collect the following fees:		
22	Fees		
23		Resident	Nonresident
24	(e) Senior, ages		
24	(1) 201101, 4802		
24 25	sixty-five SIXTY-FOUR and		
		8.00	Not available

1	lifetime ANNUAL fishing 8.00	Not available			
2	(w) Youth big game (deer, elk,				
3	pronghorn) 14.00 ea	ach 100.00 each			
4	13.75 EA	ach 99.75 each			
5	(x) Youth small game hunting $\frac{1.25}{1.0}$	1.25 1.00			
6	(1.5) (c) Except for the senior annu	(1.5) (c) EXCEPT FOR THE SENIOR ANNUAL FISHING LICENSE,			
7	RESIDENT LOW-INCOME FISHING LICENSE, YOUTH	BIG GAME HUNTING			
8	license, annual Colorado wildlife habita	AT STAMP, LIFETIME			
9	COLORADO WILDLIFE STAMP, AND THE MIGRATORY WATERFOWL STAMP				
10	ISSUED IN ACCORDANCE WITH SUBSECTIONS (1.4)	AND (1.5)(b) OF THIS			
11	SECTION, THE COMMISSION MAY, BY RULE, ASSES	S A HARVEST PERMIT			
12	SURCHARGE IN AN AMOUNT NOT TO EXCEED FIVE	E DOLLARS FOR EACH			
13	SPECIES THAT MAY BE TAKEN UNDER ANY LICENSE LI	ISTED IN SUBSECTIONS			
14	(1), (1.4), AND (1.5)(b) of this section that is sold by the division or				
15	ONE OF ITS LICENSE AGENTS PURSUANT TO SECTION 33-4-101 WHEN, AS				
16	DETERMINED BY THE COMMISSION BY RULE, DOING SO IS NECESSARY FOR				
17	THE PROPER MANAGEMENT OF THE DIVISION OR IS OTHERWISE BENEFICIAL				
18	TO THE MANAGEMENT OF STATE WILDLIFE RESOURCES.				
19	(1.6) (b) (I) For a fee or surcharge describe	ed in articles 1 to 6 of			
20	this title 33, the commission may, by rule, adjust the	ne fee or surcharge by			
21	an amount up to the total amount reflected by the	<u>he annual percentage</u>			
22	change in the United States department of labor's bu	reau of labor statistics			
23	consumer price index for Denver-Aurora-Lakewood for all items and all				
24	urban consumers, or its applicable predecessor or successor index. The				
25	adjustment is not effective until the commission notifies the joint budget				
26	committee of the adjustment.				
27	(II) (A) For a fee for resident and no	ONRESIDENT LICENSES			

161

1 DESCRIBED IN SECTION (1.4) OF THIS SECTION, THE COMMISSION MAY, BY 2 RULE, ADJUST THE FEE BY AN AMOUNT UP TO THE TOTAL AMOUNT 3 REFLECTED BY THE ANNUAL PERCENTAGE CHANGE IN THE UNITED STATES 4 DEPARTMENT OF LABOR'S BUREAU OF LABOR STATISTICS CONSUMER 5 PRINCE INDEX FOR DENVER-AURORA-LAKEWOOD FOR ALL ITEMS AND ALL 6 URBAN CONSUMERS, OR ITS SUCCESSOR INDEX. 7 (B) IF THE COMMISSION ADJUSTS A FEE IN ACCORDANCE WITH 8 SUBSECTION (1.6)(b)(II)(A) OF THIS SECTION, THE COMMISSION SHALL 9 BASE THE ADJUSTMENT ON THE PRICES FOR FEES AS THOSE PRICES WERE 10 ESTABLISHED BY SENATE BILL 18-143, AS ENACTED IN 2018, AND 11 DESCRIBED IN SUBSECTION (1.4) OF THIS SECTION. 12 (C) THE FEE ADJUSTMENT DESCRIBED IN THIS SUBSECTION 13 (1.6)(b)(II) IS NOT EFFECTIVE UNTIL THE COMMISSION NOTIFIES THE JOINT 14 BUDGET COMMITTEE OF THE ADJUSTMENT. 15 SECTION 3. In Colorado Revised Statutes, 33-4-104, amend 16 (3)(b) as follows: 17 33-4-104. Free licenses issued - members or veterans of armed 18 forces - when - rules - definition. (3) (b) For the purposes of AS USED 19 IN this subsection (3), "disabled veteran" means an individual who is a 20 resident, as defined in section 33-1-102 (38); has served on active duty in 21 the armed forces; has been separated therefrom FROM THE ARMED FORCES 22 under honorable conditions; and has established to the division of parks 23 and wildlife the presence of a service-connected disability which has been 24 rated by the veterans administration at sixty FIFTY percent or more 25 through disability retirement benefits or a pension because of a public 26 statute administered by the veterans administration or the department of the Army, Navy, or Air Force. 27

SECTION 4. In Colorado Revised Statutes, 33-4-117, amend (1)
 and (4) as follows:

3 33-4-117. Youth and young adult licenses - terminally ill 4 hunters - special restrictions and privileges - rules. (1) A person under 5 eighteen years of age may obtain a youth small game hunting license, 6 issued pursuant to FOR THE FEE SPECIFIED IN section 33-4-102(1.4)(x), 7 upon showing a hunter education certificate as required by section 8 33-6-107 (8). The fee for the license, as established in section 33-4-102 9 (1.4)(x), includes the backcountry search and rescue fund surcharge 10 imposed under section 33-1-112.5 (2)(a).

11 (4) Youth big game licenses, entitling the holder to hunt deer, elk, 12 or pronghorn, may be purchased by persons who are at least twelve years 13 of age but under eighteen years of age for the fees specified in section 14 33-4-102 (1.4)(w). Said fees include the backcountry search and rescue 15 fund surcharge imposed under section 33-1-112.5 (2)(a). Persons under 16 sixteen years of age hunting deer, elk, or pronghorn must be accompanied 17 by a person eighteen years of age or older as required by section 33-6-107 18 (4).

SECTION 5. In Colorado Revised Statutes, 33-10-107, amend
(1) introductory portion and (1)(h) as follows:

21

22

33-10-107. Powers of commission - rules - definitions. (1) The commission has power to MAY:

(h) Establish by rule the amounts of fees for certificates, permits,
licenses, and passes and any other special charges in order to provide for
cash revenues necessary for the continuous operation of the state park and
recreation system, subject to section 33-10-115; except that such fees
shall not be used for capital construction other than controlled

1 maintenance activities, Except as provided in section 33-10-111 (1), 2 EXCEPT FOR REVENUES GENERATED FROM THE SALE OF KEEP COLORADO 3 WILD PASSES CREATED IN SECTION 33-12-108. Fees and charges collected 4 pursuant to this subsection (1)(h) shall be credited to the parks and 5 outdoor recreation cash fund created in ACCORDANCE WITH section 6 33-10-111 (1). 7 SECTION 6. In Colorado Revised Statutes, 33-32-108, amend 8 (3)(a)(III)(B) as follows:

33-32-108. Enforcement. (3) (a) (III) (B) Any hearing conducted
pursuant to this subparagraph (III) SUBSECTION (3)(a)(III) shall be in
accordance with article 4 of title 24, C.R.S. SECTION 33-32-109 (3) AND
(4).

SECTION 7. In Colorado Revised Statutes, 33-32-109, amend
(1) introductory portion, (1)(d), (3), and (4) as follows:

33-32-109. Denial, suspension, or revocation of license disciplinary actions. (1) The commission, IN ACCORDANCE WITH
SUBSECTION (3) OF THIS SECTION, may deny, suspend, or revoke a river
outfitter license, place a licensed river outfitter on probation, or issue a
letter of admonition to a licensed river outfitter if the applicant or LICENSE
holder:

(d) Violates any provision of law regulating the practice of river
outfitting in another jurisdiction if such violation resulted in disciplinary
action against the applicant or LICENSE holder. Evidence of such
disciplinary action shall be CONSIDERED prima facie evidence for the
possible denial, SUSPENSION, OR REVOCATION of a license or other
disciplinary action in this state if the violation resulting in the disciplinary
action in such other jurisdiction would be grounds for disciplinary action

1 in this state.

(3) (a) (I) Any proceeding to deny, suspend, or revoke a license
granted under this article ARTICLE 32 or to place a licensee on probation
shall be CONDUCTED pursuant to sections 24-4-104 and 24-4-105, C.R.S.
THIS SUBSECTION (3) AND SUBSECTION (4) OF THIS SECTION. Such
proceeding may be conducted by an administrative law judge designated
pursuant to part 10 of article 30 of title 24, C.R.S. A HEARING OFFICER
DESIGNATED BY THE COMMISSION PURSUANT TO THIS SUBSECTION (3).

9 (II) THE COMMISSION, WHEN BRINGING AN ACTION AGAINST A 10 LICENSE HOLDER OR AN APPLICANT PURSUANT TO SUBSECTION (1) OF THIS 11 SECTION, OR A HEARING OFFICER WHO HAS BEEN DELEGATED AUTHORITY 12 BY THE COMMISSION, SHALL PROVIDE THE LICENSE HOLDER OR APPLICANT 13 NOTICE OF THE ACTION. SUCH NOTICE MUST:

14 (A) BE SENT BY CERTIFIED MAIL, WITH A RETURN RECEIPT
15 REQUESTED;

16 (B) BE SENT TO THE LAST-KNOWN ADDRESS OF THE LICENSE
17 HOLDER OR APPLICANT;

18 (C) STATE THE BASIS FOR THE ACTION UNDER SUBSECTION (1) OF
19 THIS SECTION; AND

20 (D) INCLUDE THE DATE AND LOCATION OF THE HEARING.

(III) A LICENSE HOLDER OR AN APPLICANT WHO RECEIVES A
NOTICE FROM THE COMMISSION PURSUANT TO SUBSECTION (3)(a)(II) OF
THIS SECTION SHALL BE GIVEN THE OPPORTUNITY TO APPEAR AND DISPUTE
THE COMMISSION'S ALLEGATION AND DEMONSTRATE AT THE HEARING WHY
THE LICENSE HOLDER'S LICENSE SHOULD NOT BE SUSPENDED OR REVOKED,
WHY THE LICENSE HOLDER SHOULD NOT BE PLACED ON PROBATION OR
ISSUED A LETTER OF ADMONITION, OR WHY THE APPLICANT SHOULD NOT

1 BE DENIED A LICENSE.

(b) (I) Any proceeding HEARING conducted pursuant to this
subsection (3) shall be deemed final for purposes of judicial review. Any
appeal of any such proceeding shall be made to the court of appeals
pursuant to section 24-4-106 (11), C.R.S. CONDUCTED BY A HEARING
OFFICER ON BEHALF OF THE COMMISSION. THE DIRECTOR SHALL APPOINT
THE HEARING OFFICER, WHO MAY BE AN EMPLOYEE OF THE DIVISION.

8 (II) ANY HEARING CONDUCTED PURSUANT TO THIS SECTION SHALL
9 BE HELD IN THE REGIONAL OR AREA OFFICE OF THE DIVISION NEAREST TO
10 THE LAST-KNOWN RESIDENCE OF THE LICENSE HOLDER OR APPLICANT OR,
11 IN THE CASE OF A NONRESIDENT LICENSE HOLDER OR APPLICANT, IN SUCH
12 OTHER LOCATION AS MAY BE DETERMINED BY THE DIVISION.

(c) IN CONDUCTING A HEARING PURSUANT TO THIS SUBSECTION (3),
THE HEARING OFFICER MAY ADMINISTER OATHS AND AFFIRMATIONS, ISSUE
SUBPOENAS FOR THE ATTENDANCE OF WITNESSES OR THE PRODUCTION OF
DOCUMENTS, AND APPLY TO A DISTRICT COURT WITH PROPER JURISDICTION
FOR THE ENFORCEMENT OF THOSE SUBPOENAS. THE HEARING OFFICER IS
NOT SUBJECT TO PART 10 OF ARTICLE 30 OF TITLE 24.

(d) THE HEARING OFFICER'S DETERMINATION IN THE HEARING
SHALL BE SENT TO THE LICENSE HOLDER OR APPLICANT BY CERTIFIED
MAIL, WITH A RETURN RECEIPT REQUESTED, TO THE LICENSE HOLDER'S OR
APPLICANT'S LAST-KNOWN ADDRESS WITHIN THIRTY DAYS AFTER THE
CONCLUSION OF THE HEARING.

(e) A LICENSE HOLDER OR AN APPLICANT MAY APPEAL THE
HEARING OFFICER'S DETERMINATION TO THE COMMISSION BY FILING A
NOTICE OF APPEAL WITH THE COMMISSION WITHIN THIRTY-FIVE DAYS
AFTER NOTICE OF THE HEARING OFFICER'S DETERMINATION IS SENT IN

161

1 ACCORDANCE WITH SUBSECTION (3)(d) OF THIS SECTION.

2 (4) (a) The commission may deny an application for a river
3 outfitter license or a renewal of a river outfitter's OUTFITTER license if the
4 LICENSE HOLDER OR applicant:

5 (I) Does not meet the requirements specified in section 33-32-105
6 or 33-32-106; OR

7 (II) COMMITS AN ACT DESCRIBED IN SUBSECTION (1) OF THIS8 SECTION.

9 (b) IF THE COMMISSION DENIES AN APPLICATION FOR A RIVER 10 OUTFITTER LICENSE OR AN APPLICATION FOR A RENEWAL OF A RIVER 11 OUTFITTER LICENSE, THE LICENSE HOLDER OR APPLICANT MAY REQUEST A 12 HEARING IN ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION WITHIN 13 SIXTY DAYS AFTER THE DATE THAT THE APPLICATION WAS DENIED BY THE 14 COMMISSION.

15 SECTION 8. Act subject to petition - effective date -16 **applicability.** (1) This act takes effect at 12:01 a.m. on the day following 17 the expiration of the ninety-day period after final adjournment of the 18 general assembly; except that, if a referendum petition is filed pursuant 19 to section 1 (3) of article V of the state constitution against this act or an 20 item, section, or part of this act within such period, then the act, item, 21 section, or part will not take effect unless approved by the people at the 22 general election to be held in November 2024 and, in such case, will take 23 effect on the date of the official declaration of the vote thereon by the 24 governor.

(2) This act applies to licenses issued, applications submitted, and
 conduct occurring on or after January 1, 2025.