1	HUNTING LICENSE AMENDMENTS					
1						
2	2007 GENERAL SESSION					
3	STATE OF UTAH					
4	Chief Sponsor: Allen M. Christensen					
5	House Sponsor: Michael E. Noel					
6						
7	LONG TITLE					
8	General Description:					
9	This bill amends provisions relating to hunting licenses and permits.					
10	Highlighted Provisions:					
11	This bill:					
12	 alters the combination license to allow a licensee to: 					
13	• fish;					
14	• hunt small game; and					
15	• apply for or obtain a big game, cougar, bear, or turkey hunting permit;					
16	 changes how certain fees may be used; 					
17	 changes the name of the small game license to a hunting license; 					
18	 creates a hunting license that allows the licensee to: 					
19	• hunt small game; and					
20	• apply for or obtain a big game, cougar, bear, or turkey hunting permit;					
21	 requires a person 12 years of age or older to have a fishing license; 					
22	 requires a person to have a hunting license before applying for a big game, cougar, 					
23	bear, or turkey hunting permit; and					
24	 makes technical changes. 					
25	Monies Appropriated in this Bill:					
26	None					
27	Other Special Clauses:					

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	5.B . 101 01-24-07 6:29 AM						
28	This bill takes effect on July 1, 2007.						
29	Utah Code Sections Affected:						
30	AMENDS:						
31	23-19-17, as last amended by Chapter 325, Laws of Utah 2006						
32	23-19-17.5, as last amended by Chapter 195, Laws of Utah 2000						
33	23-19-21, as last amended by Chapter 346, Laws of Utah 2004						
34	23-19-22, as last amended by Chapter 259, Laws of Utah 1995						
35	23-19-22.5, as last amended by Chapter 287, Laws of Utah 2004						
36	23-19-22.6, as last amended by Chapter 325, Laws of Utah 2006						
37	23-19-24, as last amended by Chapter 325, Laws of Utah 2006						
38	23-19-26, as last amended by Chapter 325, Laws of Utah 2006						
39	23-19-34.5, as last amended by Chapter 7, Laws of Utah 1999						
40	23-19-38, as last amended by Chapter 115, Laws of Utah 2005						
41	23-19-38.2, as enacted by Chapter 245, Laws of Utah 2002						
42	23-19-42, as last amended by Chapter 22, Laws of Utah 2001						
43	23-19-47 , as enacted by Chapter 195, Laws of Utah 2000						
43 44	23-19-47, as enacted by Chapter 195, Laws of Utah 2000						
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44							
44 45	Be it enacted by the Legislature of the state of Utah:						
44 45 46	Be it enacted by the Legislature of the state of Utah: Section 1. Section 23-19-17 is amended to read:						
44 45 46 47	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 23-19-17 is amended to read: 23-19-17. Resident fishing and hunting license Use of fee. 						
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 44 45 46 47 48 49 50 51 52 53 54 55 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 23-19-17 is amended to read: 23-19-17. Resident fishing and hunting license Use of fee. (1) A resident, [upon payment of] after paying the fee [prescribed] established by the Wildlife Board, may [receive] obtain, as provided by the Wildlife Board's rules, a combination license to: (a) fish [and to]; (b) hunt for small game [as provided in the rules of the Wildlife Board.]; and (c) apply for or obtain a big game, cougar, bear, or turkey hunting permit. (2) [One dollar] Up to \$1 of the combination license fee [shall] may be used for the hunter education program for any of the following: 						

59	(d) operation and maintenance of the hunter education program.						
60	(3) (a) [Fifty] <u>Up to 50</u> cents of the combination license fee [shall] <u>may</u> be used for the						
61	upland game program [as follows] <u>to</u> :						
62	(i) [to] acquire pen-raised birds; or						
63	(ii) [to] capture and transplant upland game species.						
64	(b) The combination license fee revenue designated for the upland game program by						
65	Subsection (3)(a) is in addition to any combination license fee revenue that may be used for the						
66	upland game program as provided by Sections 23-19-43 and 23-19-47.						
67	Section 2. Section 23-19-17.5 is amended to read:						
68	23-19-17.5. Lifetime hunting and fishing licenses.						
69	(1) Lifetime licensees born after December 31, 1965, must be certified under Section						
70	23-19-11 before engaging in hunting.						
71	(2) A lifetime license shall remain valid if the residency of the lifetime licensee						
72	changes to another state or country.						
73	(3) (a) A lifetime license may be used in lieu of [an annual small game] a hunting or						
74	fishing license.						
75	(b) Each year, a lifetime licensee is entitled to receive without charge a permit and tag						
76	of the lifetime licensee's choice for one of the following general season deer hunts:						
77	(i) archery;						
78	(ii) rifle; or						
79	(iii) muzzleloader.						
80	(c) A lifetime licensee is subject to each requirement for special hunting and fishing						
81	permits and tags, except as provided in [Subsection (3)(b)] Subsections (3)(a) and (b).						
82	(4) The Wildlife Board may adopt rules necessary to carry out the provisions of this						
83	section.						
84	Section 3. Section 23-19-21 is amended to read:						
85	23-19-21. Fishing license Limited number of days.						
86	(1) A person [14] $\underline{12}$ years of age or older shall purchase a fishing license before						
87	engaging in any regulated fishing activity.						
88	(2) A person $[14]$ <u>12</u> years of age or older, upon paying the fee prescribed by the						

89 Wildlife Board, may [receive] obtain a license to fish:

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90	(a) for one day;					
91	(b) for seven consecutive days; or					
92	(c) for 365 consecutive days from the date of sale.					
93	(3) A person under [14] $\underline{12}$ years of age may fish without a license [pursuant]					
94	according to rules, proclamations, and orders set forth by the Wildlife Board.					
95	(4) The effective date shall be indicated on the license.					
96	Section 4. Section 23-19-22 is amended to read:					
97	23-19-22. Big game hunting permit.					
98	(1) A person 14 years of age or older, upon paying the [fee prescribed] big game					
99	hunting permit fee established by the Wildlife Board[, may receive] and possessing a valid					
100	hunting or combination license, may apply for or obtain a permit to hunt big game as provided					
101	by rules and proclamations of the Wildlife Board.					
102	(2) A person 13 years of age may <u>apply for or</u> obtain a <u>big game hunting</u> permit [to					
103	hunt big game] consistent with the requirements of Subsection (1) if that person's 14th birthday					
104	falls within the calendar year for which the permit is issued.					
105	(3) One dollar of each big game permit fee collected from a resident shall be used for					
106	the hunter education program as provided in Section 23-19-17.					
107	Section 5. Section 23-19-22.5 is amended to read:					
108	23-19-22.5. Cougar or bear hunting permit.					
109	(1) A person 12 years of age or older, upon [payment of the fee prescribed] paying the					
110	cougar or bear hunting permit fee established by the Wildlife Board[, may receive] and					
111	possessing a valid hunting or combination license, may apply for or obtain a permit to take					
112	cougar or bear as provided by rules and proclamations of the Wildlife Board.					
113	(2) A person 11 years of age[, upon payment of the fee,] may <u>apply for or</u> obtain a					
114	cougar or bear hunting permit [to hunt cougar or bear] consistent with the requirements of					
115	Subsection (1) if that persons's 12th birthday falls within the calendar year in which the permit					
116	is issued.					
117	(3) One dollar of each cougar or bear permit fee collected from a resident shall be used					
118	for the hunter education program.					
119	Section 6. Section 23-19-22.6 is amended to read:					
120	23-19-22.6. Turkey hunting permit Use of fee.					

121	(1) A person, upon [payment of the fee, may receive] paying the turkey permit fee					
122	established by the Wildlife Board and possessing a valid hunting or combination license, may					
123	apply for or obtain a permit to take turkey as provided by rules and proclamations of the					
124	Wildlife Board.					
125	(2) One dollar of each turkey permit fee collected from a resident shall be used for the					
126	hunter education program.					
127	Section 7. Section 23-19-24 is amended to read:					
128	23-19-24. Resident hunting license Use of fee.					
129	(1) A resident, [upon payment of the fee prescribed] after paying the fee established by					
130	the Wildlife Board, may [receive a license to hunt small game] obtain a hunting license.					
131	(2) A hunting license authorizes the licensee to, according to this title and the Wildlife					
132	Board's rules and proclamations:					
133	(a) take small game; and					
134	(b) apply for or obtain a big game, cougar, bear, or turkey hunting permit.					
135	[(2) One dollar] (3) Up to \$1 of the [small game] hunting license fee [shall] may be					
136	used for the hunter education program.					
137	[(3)] (4) (a) [Fifty] Up to 50 cents of the [small game] hunting license fee [shall] may					
138	be used for the upland game program [as follows] <u>to</u> :					
139	(i) [to] acquire pen-raised birds; or					
140	(ii) [to] capture and transplant upland game species.					
141	(b) The [small game] hunting license fee revenue designated for the upland game					
142	program by Subsection [(3)] (4)(a) is in addition to any [small game] hunting license fee					
143	revenue that may be used for the upland game program as provided by Sections 23-19-43 and					
144	23-19-47.					
145	Section 8. Section 23-19-26 is amended to read:					
146	23-19-26. Nonresident hunting license Use of fee.					
147	(1) A nonresident, [upon payment of] after paying the fee [prescribed] established by					
148	the Wildlife Board, may [receive a license to hunt small game] obtain a hunting license.					
149	(2) A hunting license authorizes the licensee to, according to this title and the Wildlife					
150	Board's rules and proclamations:					
151	(a) take small game; and					

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152	(b) apply for or obtain a big game, cougar, bear, or turkey hunting permit.					
153	[(2)] (3) (a) [Fifty] Up to 50 cents of the [small game] hunting license fee [shall] may					
154	be used for the upland game program [as follows] to:					
155	(i) [to] acquire pen-raised birds; or					
156	(ii) [to] capture and transplant upland game species.					
157	(b) The [small game] hunting license fee revenue designated for the upland game					
158	program by Subsection [(2)] (3)(a) is in addition to any [small game] hunting license fee					
159	revenue that may be used for the upland game program as provided by Sections 23-19-43 and					
160	23-19-47.					
161	Section 9. Section 23-19-34.5 is amended to read:					
162	23-19-34.5. Falconry certificate of registration Residents 14 or older may					
163	obtain certificate of registration License for falconry meet for nonresidents Wildlife					
164	Board approval required for falconry meet Hunting license required to take protected					
165	game.					
166	(1) Any resident 14 years of age or older, upon application to the division, may					
167	[receive] obtain a certificate of registration to hold falcons and engage in the sport of falconry					
168	on nongame wildlife species.					
169	(2) A nonresident entering Utah to participate in the sport of falconry at an organized					
170	meet shall obtain a license as provided in Section 23-19-34.7.					
171	(3) Organizers of a falconry meet must apply to and receive approval from the Wildlife					
172	Board in order to conduct an organized falconry meet.					
173	(4) (a) Any person engaging in the sport of falconry on protected small game species					
174	shall possess, in addition to the falconry certificate of registration, a hunting license [for taking					
175	small game].					
176	(b) Any nonresident who has been issued a license pursuant to Section 23-19-34.7 is					
177	not required to possess a [small game] hunting license in order to take small game during the					
178	five-day period of the license.					
179	Section 10. Section 23-19-38 is amended to read:					
180	23-19-38. Sales of licenses, certificates, or permits final Exceptions					
181	Reallocation of surrendered permits.					
182	(1) Sales of all licenses, certificates, or permits are final, and no refunds may be made					

183	by the division except as provided in Subsection (2).						
184	(2) The division may refund the amount of the license, certificate, or permit if:						
185	(a) the division or the Wildlife Board discontinues the activity for which the license,						
186	certificate, or permit was obtained;						
187	(b) the division determines that it has erroneously collected a fee;						
188	(c) (i) the person to whom the license, certificate, or permit is issued becomes ill or						
189	suffers an injury that [would preclude that] precludes the person from [being able to participate						
190	in the activity for which] using the license, certificate, or permit [was obtained];						
191	(ii) the person furnishes verification of illness or injury from a physician;						
192	(iii) the person does not actually [participate in the activity for which] use the license,						
193	certificate, or permit [was obtained]; and						
194	(iv) the license, certificate, or permit is surrendered before the end of the season for						
195	which the permit was issued; or						
196	(d) the person to whom the license, certificate, or permit is issued dies prior to [that						
197	person's] the person being able to [participate in the activity for which] use the license,						
198	certificate, or permit [was obtained].						
199	(3) The division director may reallocate surrendered permits in accordance with rules						
200	adopted by the Wildlife Board.						
201	Section 11. Section 23-19-38.2 is amended to read:						
202	23-19-38.2. Refunds for armed forces or public health or safety organization						
203	members Criteria.						
204	(1) A member of the United States Armed Forces or public health or public safety						
205	organization who is mobilized or deployed on order in the interest of national defense or						
206	emergency and is precluded from [participating in the hunting or fishing activity for which the						
207	person purchased a] using a purchased license, certificate, tag, or permit, may, as provided in						
208	Subsection (2):						
209	(a) receive a refund from the division; and						
210	(b) if the person has drawn a permit, have all opportunities to draw that permit in a						
211	future draw reinstated.						
212	(2) To qualify, the person or a legal representative must:						
213	(a) notify the division within a reasonable amount of time that the person is applying						

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214	for a refund;					
215	(b) surrender the license, certificate, tag, or permit to the division; and					
216	(c) furnish satisfactory proof to the division that the person:					
217	(i) is a member of:					
218	(A) the United States Armed Forces;					
219	(B) a public health organization; or					
220	(C) a public safety organization; and					
221	(ii) was precluded from [being able to participate in the hunting or fishing opportunity]					
222	using the license, certificate, tag, or permit as a result of being called to active duty.					
223	(3) The Wildlife Board may adopt rules in accordance with Title 63, Chapter 46a, Utah					
224	Administrative Rulemaking Act, necessary to administer this section including allowing					
225	retroactive refund to September 11, 2001.					
226	Section 12. Section 23-19-42 is amended to read:					
227	23-19-42. Search and rescue surcharge.					
228	(1) In addition to the fees imposed under this chapter, there is imposed a 25 cent					
229	surcharge on each fishing, [small game] hunting, or combination license.					
230	(2) This surcharge shall be deposited in the General Fund as a dedicated credit for the					
231	Search and Rescue Financial Assistance Program created under Section 53-2-107.					
232	Section 13. Section 23-19-47 is amended to read:					
233	23-19-47. Portion of revenue from license, permit, stamp, certificate of					
234	registration, and Wildlife Heritage certificate fees deposited in Wildlife Habitat Account.					
235	(1) Fifty cents of the fee charged for any of the following licenses or stamps shall be					
236	deposited in the Wildlife Habitat Account created in Section 23-19-43:					
237	(a) a one-day fishing license; or					
238	(b) a one-day fishing stamp.					
239	(2) Three dollars and fifty cents of the fee charged for any of the following licenses or					
240	permits shall be deposited in the Wildlife Habitat Account created in Section 23-19-43:					
241	(a) a fishing license, except any one-day fishing license;					
242	(b) [a small game] hunting license;					
243	(c) a combination license;					
244	(d) a furbearer license; or					

245	(e) a fishing permit, except any fish stamp.				
246	(3) Four dollars and seventy-five cents of the fee charged for any of the following				
247	certificates of registration, permits, or Wildlife Heritage certificates shall be deposited in the				
248	Wildlife Habitat Account created in Section 23-19-43:				
249	(a) a certificate of registration for the dedicated hunter program, except a certificate of				
250	registration issued to a lifetime licensee;				
251	(b) a big game permit;				
252	(c) a bear permit;				
253	(d) a cougar permit;				
254	(e) a turkey permit;				
255	(f) a muskrat permit; or				
256	(g) a Wildlife Heritage certificate.				
257	Section 14. Effective date.				
258	This bill takes effect on July 1, 2007.				

Legislative Review Note as of 1-22-07 3:27 PM

Office of Legislative Research and General Counsel

S.B. 161 - Hunting License Amendments

Fiscal Note

2007 General Session

State of Utah

State Impact

It is estimated that the enactment of this bill will generate additional \$2,823,200 in revenues to the General Fund-Wildlife Resources Restricted Account.

	FY 2007	FY 2008	FY 2009	FY 2007 FY 2008 FY 20		
	<u>Approp.</u>	Approp.	Approp.	Revenue	Revenue	Revenue
General Fund Restricted	\$0	\$0	\$0	\$0	\$2,823,200	\$2,823,200
Total	\$0	\$0	\$0	SO		\$2,823,200

Individual, Business and/or Local Impact

Enactment of this bill may increase the costs to hunt and apply for hunt draws. There will be additional cost to persons 12-13 year old to purchase fishing license.

1/29/2007, 10:46:49 AM, Lead Analyst: Djambov, I.

Office of the Legislative Fiscal Analyst