1	WILDLIFE HUNTING AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Stephanie Gricius
5	Senate Sponsor: Curtis S. Bramble
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to big game.
10	Highlighted Provisions:
11	This bill:
12	moves definitions to the provision applicable to a chapter;
13	 addresses what is sufficient wearing of hunter orange while hunting big game;
14	 grants the director of the Division of Wildlife Resources authority related to the
15	wearing of hunter orange by non-hunters;
16	 addresses the commercial use of big game byproducts, including the payment of
17	royalties; and
18	makes technical changes.
19	Money Appropriated in this Bill:
20	None
21	Other Special Clauses:
22	None
23	Utah Code Sections Affected:
24	AMENDS:
25	23A-3-201, as renumbered and amended by Laws of Utah 2023, Chapter 103



26	23A-11-101, as renumbered and amended by Laws of Utah 2023, Chapter 103
27	23A-11-205, as renumbered and amended by Laws of Utah 2023, Chapter 103
28	ENACTS:
29	23A-11-303, Utah Code Annotated 1953
30	59-31-101 , Utah Code Annotated 1953
31	59-31-102 , Utah Code Annotated 1953
32	59-31-103 , Utah Code Annotated 1953
33	59-31-201 , Utah Code Annotated 1953
34	59-31-202 , Utah Code Annotated 1953
35 36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section 23A-3-201 is amended to read:
38	23A-3-201. Wildlife Resources Account Unexpected fund balances converted to
39	General Fund account.
40	(1) There is created a restricted account within the General Fund known as the
41	"Wildlife Resources Account."
42	(2) The following money shall be deposited into the Wildlife Resources Account:
43	(a) revenue from the sale of licenses, permits, tags, and certificates of registration
44	issued under this title or a rule or proclamation of the Wildlife Board, except as otherwise
45	provided by this title;
46	(b) revenue from the sale, lease, rental, or other granting of rights of real or personal
47	property acquired with revenue specified in Subsection (2)(a);
48	(c) revenue from fines and forfeitures for violations of this title or a rule, proclamation,
49	or order of the Wildlife Board, minus court costs not to exceed the schedule adopted by the
50	Judicial Council;
51	(d) revenue deposited into the fund under Title 59, Chapter 31, Big Game Byproduct
52	Royalty;
53	[(d)] (e) money appropriated from the General Fund by the Legislature pursuant to
54	Section 23A-4-306;
55	[(e)] (f) other money received by the division under this title, except as otherwise
56	provided by this title; and

57	$\left[\frac{f}{g}\right]$ interest, dividends, or other income earned on account money.
58	(3) Money in the Wildlife Resources Account shall be used for the administration of
59	this title.
60	(4) The state auditor and director of the Division of Finance shall, at the close of the
61	fiscal year, convert into the Wildlife Resources Account the unexpended balances of the
62	Wildlife Resources Account not legally obligated by contract or appropriated by the Wildlife
63	Board for capital outlay projects or other programs that may extend beyond the close of the
64	fiscal year.
65	Section 2. Section 23A-11-101 is amended to read:
66	23A-11-101. Definitions.
67	As used in this chapter:
68	(1) "Big game" includes deer, elk, big horn sheep, moose, mountain goats, pronghorn,
69	and bison.
70	(2) (a) "Big game byproduct" means those parts of the carcass of a lawfully taken big
71	game animal that are listed in Subsections (2)(a)(i) through (ix):
72	(i) bones with less than 1/2 inch of attached muscle tissue;
73	(ii) fat, tendons, ligaments, cartilage, and silverskin with less than 1/2 inch attached
74	muscle tissue;
75	(iii) muscle tissue damaged by wound channels and within one inch of damaged tissue;
76	(iv) head;
77	(v) rib and neck meat on deer, pronghorn, mountain goat, and bighorn sheep;
78	(vi) antlers and horns;
79	(vii) legs below the knee and hock;
80	(viii) internal organs; and
81	(ix) hide.
82	(b) Notwithstanding Subsection (2)(a), "big game byproduct" does not include:
83	(i) brain or brain tissue;
84	(ii) spine or any part of the spinal column;
85	(iii) any portion of the carcass of an animal testing positive for chronic wasting disease;
86	(iv) any carcass or portion of a carcass that otherwise fails to meet local, state, or
87	federal regulations governing processing, sale, or distribution of wild game; and

88	(v) spoiled product.
89	(3) (a) "Centerfire rifle hunt" means a hunt for which a hunter may use a centerfire
90	rifle, except as provided in Subsection (3)(b).
91	(b) "Centerfire rifle hunt" does not include:
92	(i) a bighorn sheep hunt;
93	(ii) a mountain goat hunt;
94	(iii) a bison hunt;
95	(iv) a moose hunt;
96	(v) a hunt requiring the hunter to possess a statewide conservation permit; or
97	(vi) a hunt requiring the hunter to possess a statewide sportsman permit.
98	[(2)] (4) "Cultivated crops" means:
99	(a) annual or perennial crops harvested from or on cleared and planted land;
100	(b) perennial orchard trees on cleared and planted land;
101	(c) crop residues that have forage value for livestock; and
102	(d) pastures.
103	(5) "Financial advantage" means an act through which a person in lawful possession of
104	a protected wildlife carcass uses or disposes of that carcass or carcass parts in a transaction for
105	which the person receives consideration or expects to recover associated costs.
106	[(3)] (6) "Management unit" means a prescribed area of contiguous land designated by
107	the division for the purpose of managing a species of big game animal.
108	[(4)] <u>(7)</u> "Predator" means a cougar, bear, or coyote.
109	(8) "Spoiled product" means any portion of a protected wildlife carcass that is not fit
110	for human or animal consumption due to the presence of parasites, pathogens, or rot.
111	(9) "Statewide conservation permit" means a permit:
112	(a) issued by the division;
113	(b) distributed through a nonprofit organization founded for the purpose of promoting
114	wildlife conservation; and
115	(c) valid:
116	(i) on open hunting units statewide; and
117	(ii) for the species of big game and time period designated by the Wildlife Board.
118	(10) "Statewide sportsman permit" means a permit:

119	(a) issued by the division through a public draw; and
120	(b) valid:
121	(i) on open hunting units statewide; and
122	(ii) for the species of big game and time period designated by the Wildlife Board.
123	Section 3. Section 23A-11-205 is amended to read:
124	23A-11-205. Requirement to wear hunter orange Exceptions Nonhunters.
125	[(1) As used in this section:]
126	[(a) (i) "Centerfire rifle hunt" means a hunt for which a hunter may use a centerfire
127	rifle, except as provided in Subsection (1)(a)(ii).]
128	[(ii) "Centerfire rifle hunt" does not include:]
129	[(A) a bighorn sheep hunt;]
130	[(B) a mountain goat hunt;]
131	[(C) a bison hunt;]
132	[(D) a moose hunt;]
133	[(E) a hunt requiring the hunter to possess a statewide conservation permit; or]
134	[(F) a hunt requiring the hunter to possess a statewide sportsman permit.]
135	[(b) "Statewide conservation permit" means a permit:]
136	[(i) issued by the division;]
137	[(ii) distributed through a nonprofit organization founded for the purpose of promoting
138	wildlife conservation; and]
139	[(iii) valid:]
140	[(A) on open hunting units statewide; and]
141	[(B) for the species of big game and time period designated by the Wildlife Board.]
142	[(c) "Statewide sportsman permit" means a permit:]
143	[(i) issued by the division through a public draw; and]
144	[(ii) valid:]
145	[(A) on open hunting units statewide; and]
146	[(B) for the species of big game and time period designated by the Wildlife Board.]
147	[(2) (a) A person]
148	(1) An individual while hunting a species of big game shall wear [a minimum of 400
149	square inches of hunter orange material while hunting a species of big game], on the exterior so

150	the item can be seen, one or more of the following items that are primarily hunter orange
151	material, except as provided in Subsection [(3):) (2):
152	(a) a hat;
153	(b) a shirt;
154	(c) a jacket;
155	(d) a coat;
156	(e) a vest; or
157	(f) a sweater.
158	[(b) A person shall wear hunter orange material on the head, chest, and back.]
159	[(3) A person]
160	(2) An individual is not required to wear [the] a hunter orange [material] item
161	described in Subsection [(2)] <u>(1)</u> :
162	(a) during the following types of hunts, unless a centerfire rifle hunt is in progress in
163	the same area:
164	(i) archery;
165	(ii) muzzle-loader;
166	(iii) mountain goat;
167	(iv) bighorn sheep;
168	(v) bison; or
169	(vi) moose; or
170	(b) as provided by a rule of the Wildlife Board made in accordance with Title 63G,
171	Chapter 3, Utah Administrative Rulemaking Act.
172	(3) (a) The director may regulate the wearing of hunter orange by an individual who is:
173	(i) not hunting, such as a hiker, camper, or other recreational user; and
174	(ii) accessing a wildlife management area while a centerfire rifle hunt for big game is
175	in progress on the wildlife management area.
176	(b) Notwithstanding Subsection (3)(a), the director may not regulate the wearing of
177	hunter orange under this Subsection (3) by a landowner owning land inside a wildlife
178	management area or by the landowner's immediate family members.
179	(4) An individual engaged in agriculture activities is not subject to the requirements to
180	wear hunter orange under this section.

181	Section 4. Section 23A-11-303 is enacted to read:
182	23A-11-303. Big game byproduct.
183	(1) (a) Except as provided in Subsection (1)(f), a person shall obtain a certificate of
184	registration from the division to purchase, acquire, sell, barter, exchange, or trade big game
185	byproduct for financial advantage.
186	(b) To obtain a certificate of registration authorizing the purchase, sale, barter, or trade
187	of big game byproduct for financial advantage, the applicant shall:
188	(i) operate a licensed meat processing business in compliance with state and local
189	government wild game processing laws; and
190	(ii) (A) provide proof of engagement in the sale of big game byproduct before July 1,
191	2023, and have processed 500 big game animals in three out of the five consecutive calendar
192	years preceding application; or
193	(B) have processed 800 big game animals in three out of the five consecutive calendar
194	years preceding application.
195	(c) A person receiving a certificate of registration under this section shall:
196	(i) post signage in a conspicuous location of the person's business indicating the
197	person's involvement in the program regulated by this section;
198	(ii) test incoming deer, elk, and moose carcasses from the following areas for chronic
199	wasting disease:
200	(A) a state or province, other than Utah, where chronic wasting disease has been
201	detected in big game; or
202	(B) a management unit within the state that the division has designated as endemic for
203	chronic wasting disease;
204	(iii) subject to Subsection (1)(d), receive a negative test result for chronic wasting
205	disease before selling, bartering, exchanging, or trading big game byproduct from tested
206	carcasses to another person;
207	(iv) be subject to reasonable inspections of facilities that process or sell, barter,
208	exchange, or trade big game byproduct and relevant records;
209	(v) record and upon request of the division, provide the following for a big game
210	animal received:
211	(A) permit holder's name;

2nd Sub. (Gray) H.B. 222

212	(B) permit holder's phone number;
213	(C) state for which the permit was issued;
214	(D) permit number;
215	(E) date animal was received by the processing facility;
216	(F) species associated with the permit;
217	(G) total weight of carcass, in pounds, upon arrival at the processing facility;
218	(H) weight of product, in pounds, returned to the hunter; and
219	(I) the date the certificate of registration holder submits a deer, elk, or moose carcass
220	for testing for chronic wasting disease;
221	(vi) retain records detailed in Subsection (1)(c)(v) for two years;
222	(vii) report to the division the total number of pounds of big game byproduct sold,
223	bartered, exchanged, or traded each tax year on or before the April 15 immediately following
224	the last day of that tax year; and
225	(viii) pay a royalty on the total number of pounds of big game byproduct sold, bartered,
226	exchanged, or traded each calendar year, as prescribed in Title 59, Chapter 31, Big Game
227	Byproduct Royalty.
228	(d) Notwithstanding Subsection (1)(c)(iii), a certificate of registration holder may sell,
229	barter, exchange, or trade big game byproducts if the big game byproduct is:
230	(i) not required to be tested under this section; or
231	(ii) required to be tested under this section but a lab result is not provided to the
232	certificate of registration holder within six months from the date the test sample was submitted.
233	(e) (i) The certificate of registration holder is responsible for the costs associated with
234	laboratory testing for chronic wasting disease of deer, elk, and moose carcasses from
235	out-of-state hunters, except that the certificate of registration holder may pass the cost of
236	testing to the out-of-state hunter that provides the big game byproduct.
237	(ii) The division is responsible for the costs associated with laboratory testing for
238	chronic wasting disease for deer, elk, and moose carcasses from hunters within the state, with
239	the costs being paid from the royalty revenue collected under Title 59, Chapter 31, Big Game
240	Byproduct Royalty.
241	(f) A person may purchase, acquire, sell, barter, exchange, or trade big game byproduct
242	for financial advantage without a certificate of registration, provided the big game byproduct is:

2nd Sub. (Gray) H.B. 222

243	(i) (A) processed and individually packaged for the big game byproduct's intended end
244	use when purchased, acquired, sold, bartered, exchanged, or traded; or
245	(ii) otherwise authorized for purchase, sale, offer or possessed for sale, barter,
246	exchange, or trade by statute or administrative rule.
247	(2) Except as otherwise authorized in this title, rule, or proclamation, a person may not
248	in violation of Section 23A-5-304, purchase, sell, barter, exchange, or trade any other species
249	of lawfully taken protected wildlife or wildlife parts for financial advantage.
250	(3) A certificate of registration holder agrees to abide by applicable state and federal
251	<u>laws.</u>
252	(4) For a carcass testing positive for chronic wasting disease under Subsection (1)(c)
253	and that is surrendered to the division by the hunter, the person named on the certificate of
254	registration under this section may donate unclaimed processed wildlife to the client that is
255	reasonably equivalent in value to the product surrendered to the division.
256	(5) The Wildlife Board may make rules, in accordance with Title 63G, Chapter 3, Utah
257	Administrative Rulemaking Act, to enforce and administer this section.
258	Section 5. Section 59-31-101 is enacted to read:
259	CHAPTER 31. BIG GAME BYPRODUCT ROYALTY
260	Part 1. General Provisions
261	<u>59-31-101.</u> Definitions.
262	As used in this chapter:
263	(1) "Big game byproduct" means the same as that term is defined in Section
264	<u>23A-11-101.</u>
265	(2) "Tax year" means a one-year period beginning on April 1 and ending on March 31
266	of the following year,
267	Section 6. Section 59-31-102 is enacted to read:
268	<u>59-31-102.</u> Rulemaking.
269	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
270	commission may make rules to implement and enforce this chapter.
271	Section 7. Section 59-31-103 is enacted to read:
272	<u>59-31-103.</u> Penalties.
273	A person who sells, barters, exchanges, or trades big game byproduct under Section

274	23A-11-303 and fails to comply with this chapter is subject to penalties and interest as
275	provided in Sections 59-1-401 and 59-1-402.
276	Section 8. Section 59-31-201 is enacted to read:
277	Part 2. Big Game Byproduct Royalty Payments
278	59-31-201. Big game byproduct royalty Royalty rate Commission to prepare
279	billing statement Deposit of revenue.
280	(1) A person shall pay for each tax year, a royalty of six cents multiplied by the total
281	number of pounds of big game byproduct sold, bartered, exchanged, or traded under authority
282	of a certificate of registration issued by the Division of Wildlife Resources under Section
283	<u>23A-11-303.</u>
284	(2) (a) A person that holds a certificate of registration to sell, barter, exchange, or trade
285	big game byproduct under Section 23A-11-303 shall report to the Division of Wildlife
286	Resources the total number of pounds of big game byproduct sold, bartered, exchanged, or
287	traded by that person for that tax year on or before the April 15 immediately following the last
288	day of that tax year.
289	(b) The Division of Wildlife Resources shall provide the Department of Natural
290	Resources each tax year the data received under Subsection (2)(a).
291	(c) The Department of Natural Resources shall provide the following information to
292	the commission on or before the May 1 immediately following the last day of a tax year:
293	(i) the total number of pounds of big game byproduct sold, bartered, exchanged, or
294	traded that tax year under a certificate of registration; and
295	(ii) for each person that sold, bartered, exchanged, or traded big game byproduct under
296	a certificate of registration for that tax year:
297	(A) the total number of pounds of big game byproduct sold, bartered, exchanged, or
298	traded by that person for that tax year; and
299	(B) a current billing address for that person; and
300	(iii) any additional information required by the commission.
301	(3) (a) The commission shall prepare and mail a billing statement to each person that
302	sold, bartered, exchanged, or traded big game byproduct in a tax year by May 30 immediately
303	following the last day of a tax year.
304	(b) The billing statement under Subsection (3)(a) shall specify:

2nd Sub. (Gray) H.B. 222

305	(i) the total number of pounds of big game byproduct reported sold, bartered,
306	exchanged, or traded by that person for that tax year;
307	(ii) the big game byproduct royalty that the person owes; and
308	(iii) the date that the big game byproduct royalty payment is due, as provided in
309	Section 59-31-202.
310	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
311	commission may make rules prescribing the information required under Subsection (2)(c)(iii).
312	(4) The commission shall deposit revenue generated by the big game byproduct royalty
313	into the Wildlife Resources Account created in Section 23A-3-201.
314	Section 9. Section 59-31-202 is enacted to read:
315	<u>59-31-202.</u> Payment of royalty.
316	(1) A person who sells, barters, exchanges, or trades big game byproduct shall pay a
317	big game byproduct royalty pursuant to this chapter.
318	(2) A person paying a big game byproduct royalty shall include with the royalty
319	payment the billing statement prepared by the commission in accordance with Section
320	<u>59-31-201.</u>
321	(3) A big game byproduct royalty payment is due on the June 30 immediately
322	following the last day of the tax year.
323	Section 10. Effective date.
324	This bill takes effect on May 1, 2024.