STATE OF WYOMING

HOUSE BILL NO. HB0018

Wildlife compensation pilot projects.

Sponsored by: Joint Agriculture, Public Lands and Water Resources Interim Committee

A BILL

for

- 1 AN ACT relating to wildlife; authorizing the establishment
- 2 of pilot projects compensating landowners for damage caused
- 3 by wildlife; specifying parameters of the projects;
- 4 requiring a report; providing an appropriation; providing
- 5 for sunset of the pilot project authorization; and
- 6 providing for an effective date.

7

8 Be It Enacted by the Legislature of the State of Wyoming:

9

10 **Section 1.** W.S. 23-1-902 is created to read:

11

- 23-1-902. Compensation for private property damaged
- 13 by wildlife; pilot projects authorized.

14

- 15 (a) The department, subject to review and approval of
- 16 the commission, shall establish at least one (1) and up to

1 five (5) pilot projects providing for private landowner

2 compensation for damages caused by wildlife in this state.

3 The pilot projects shall be implemented at divergent

4 geographic locations in the state using coordinated

5 resource management guidelines. The pilot projects may be

6 based upon any or all of the following or any combination

7 of the following:

8

9 (i) Modification of the existing private lands-10 public wildlife hunter management program to compensate 11 private landowners for providing habitat and forage by the 12 The project may require a minimum amount of acreage 13 and minimum number of hunter days of access and may provide 14 for the management of big game animals and compensation for forage and habitat. Additional incentives may be provided 15 16 for long-term contracts. Landowners participating in the 17 pilot project shall not be eligible to redeem coupons provided under W.S. 23-3-105 for animals taken on lands 18 19 within the program. Landowners shall be given the option to include mutually agreed upon restrictions for access. 20 21 The landowner and the department may develop a formula for 22 the value of species being managed, and provide different payments per acre enrolled based upon the species being 23

1 managed. The landowner and the department may negotiate

2 acres, price, restrictions and conditions;

3

4 (ii) Compensation based upon a determination of 5 the number of big game animals living on private lands, the duration of the presence and the effect on native livestock 6 7 forage. Based upon those determinations, the department shall calculate an animal unit month for consumption of 8 9 native livestock forage and compensate landowners based 10 upon the calculated consumption, minus ten percent (10%) attributed to the landowner contribution of rangeland 11 12 forage, and the average value of an animal unit month in 13 the county;

14

15 (iii) Compensation for wildlife use based upon site specific utilization sampling of forage consumed by 16 17 wildlife. Based upon the samplings, the department shall calculate an animal unit month for consumption of livestock 18 forage and compensate landowners based upon the calculated 19 20 consumption, minus ten percent (10%) attributed to the 21 landowner contribution of rangeland forage, and the average 22 value of an animal unit month in the county;

23

1 (iv) Compensation based upon wildlife 2 stewardship agreements between the department and private 3 landowners. The agreements may provide for the lease of 4 rangeland grass, crops and habitat for wildlife benefits 5 and be negotiated on a case-by-case basis. The agreements may include restrictions or conditions applicable to pilot 6 7 projects under paragraphs (i) through (iii) of this subsection. The agreements shall be tailored to protect 8 9 the landowner's operation.

10

11 (b) In developing proposed pilot projects under this 12 section, the commission and department shall consult with 13 representing landowners and sportsmen. The commission shall retain the state's sovereign immunity in 14 any contract entered into under this section except to the 15 extent of compensation specified by the contract. 16 The 17 commission shall offer to all individual private landowners meeting the criteria of a proposed pilot project, the 18 19 opportunity to apply to participate in the proposed pilot 20 project. The commission may limit participation in any or 21 all pilot projects implemented to individual landowners or to any group of individual landowners as within the sole 22 discretion of the commission best serves to accomplish the 23 24 purposes of the pilot project.

4

НВ0018

1

2 (c) Pilot projects under this section shall terminate 3 not later than January 1, 2009. The department shall 4 report actions taken under this section, the results of any 5 pilot project and recommendations for statutory changes concerning compensation for wildlife damages to the 6 7 legislature not later than May 1, 2009. 8 9 (d) This section is repealed effective May 1, 2009. 10 **Section 2.** W.S. 23-1-901 by creating a new subsection 11 12 (g) and 39-13-103(b)(x) by creating a new subparagraph (D) 13 are amended to read: 14 15 23-1-901. Owner of damaged property to report damage; claims for damages; time for filing; determination; appeal; 16 17 arbitration. 18 19 (g) Damages caused to private property which are 20 compensated under pilot projects implemented pursuant to 21 W.S. 23-1-902 are not subject to the provisions of this 22 section.

5

23

24 **39-13-103.** Imposition.

1

2 (b) Basis of tax. The following shall apply:

3

4 (x) The following shall apply to agricultural

5 land:

6

7 (D) Land leased by the game and fish
8 commission under a wildlife stewardship pilot project
9 agreement under W.S. 23-1-902(a)(iv) shall be levied and
10 assessed based upon the taxable value of agricultural land
11 of similar productive value under W.S. 39-13-101(a) and

13

12

this paragraph.

Section 3. The intent of this act is to gather information for the legislature to enable the establishment of a fair method of compensating private landowners for damages caused by the state's wildlife and to provide wildlife habitat. Actions taken under this act shall be done in furtherance of this intent.

20

Section 4. There is appropriated from the general fund to the game and fish commission three hundred thousand dollars (\$300,000.00) or as much thereof as necessary for purposes of this act for fiscal years 2005 and 2006.

1 Unobligated or unencumbered funds under this section shall

2 revert to the budget reserve account on July 1, 2006.

3

4 **Section 5.** This act is effective immediately upon

5 completion of all acts necessary for a bill to become law

6 as provided by Article 4, Section 8 of the Wyoming

7 Constitution.

8

9 (END)