HOUSE BILL NO. _____

Predator management program.

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

A BILL

for

- 1 AN ACT relating to agriculture and animals; modifying
- 2 predator management districts and district boards; adding
- 3 directors; modifying predator management fees; amending
- 4 definitions; providing for service fees; providing an
- 5 appropriation; providing for an additional position;
- 6 providing for reports; and providing for an effective date.

7

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

- 10 **Section 1.** W.S. 11-6-107, 11-6-201, 11-6-202,
- 11 11-6-203(a)(intro), (i), (ii) and (b), 11-6-204, 11-6-205,
- $12 \quad 11-6-206, \quad 11-6-207(a), \quad (b) \quad and \quad (d), \quad 11-6-208, \quad 11-6-209,$
- 13 11-6-210(a), (d), (f), (g)(intro) and (iii), (m) and by
- 14 creating a new subsection (n), 11-6-302(a)(viii), (xi) and
- 15 by creating a new paragraph (xii), 11-6-303(a)(vii) and

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   (e), 11-6-304(d), 11-6-308(a)(intro), 11-6-309 and 11-6-311
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2 are amended to read:

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11-6-107. Disposition of proceeds. 4

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- 6 All predator furs, skins and specimens taken by hunters or
- 7 trappers whose salaries are paid in full by cooperating
- agencies, shall be sold and the proceeds returned to the 8
- respective predatory animal predator management district of 9
- 10 the county in which the furs, skins or specimens
- originated. All receipts from sales of materials and 11
- services related to predatory animal and rodent control 12
- 13 received by the department shall be paid into the state
- 14 general fund.

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- 11-6-201. Creation and designation of districts; 16
- 17 state predator management advisory board.

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- 19 (a) Each county is created and designated as a
- 20 predatory animal predator management district. Each
- 21 district shall be known as the "Predatory Animal Predator
- 22 Management District of County, Wyoming, " and it may
- 23 hold property and be a party to suits and contracts.

1 (b) There is created a state predatory animal

2 predator management advisory board composed of one (1)

3 representative of each predatory animal predator management

4 district. The state predatory animal predator management

5 advisory board representative shall be appointed by the

6 individual predatory animal predator management district

7 boards of directors and so designated in writing.

8

9 11-6-202. Administration of districts by district

10 boards; number and qualifications of members; term; filling

11 of vacancies.

12

13 (a) The affairs of each district shall be

14 administered by a board of directors, each of whom shall be

15 a bona fide resident of Wyoming. Directors <u>for the</u>

16 positions identified in paragraphs (i) and (ii) of this

17 <u>subsection</u> shall be elected at an annual meeting of

18 district livestock owners. <u>Directors for the positions</u>

19 identified in paragraphs (iv) and (v) of this subsection

20 <u>shall be appointed as described.</u> The composition of the

21 board shall be as follows:

22

23 (i) Three (3) directors shall be sheep or goat

24 owners having paid taxes or predatory animal control

1 predator management fees on sheep or goats in the district in the year preceding election. At each subsequent annual 2 3 district meeting one (1) director shall be elected for a 4 three (3) year term. All sheep or goat owners whether an 5 individual, corporation or partnership, having paid taxes or predatory animal control predator management fees on 6 7 sheep or goats in the district regardless of the domicile of the sheep or goats, are entitled to one (1) vote at the 8 9 meeting; 10 (ii) Three (3) directors shall be cattle owners 11 having paid taxes or predatory animal control predator 12 13 management fees on cattle in the district in the year 14 preceding election. At each subsequent annual district meeting one (1) director shall be elected for a three (3) 15 year term. All cattle owners whether an individual, 16

corporation or partnership, having paid taxes or predatory 17 animal control predator management fees on cattle in the 18

19 district regardless of the domicile of the cattle, are

20 entitled to one (1) vote at the meeting;

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(iii) If a qualified applicant for a director position identified in paragraph (i) or (ii) of this subsection cannot be found or if no qualified applicant

1 seeks election to the board of directors, then the director

position may be filled by an otherwise qualified elector 2

owning another of the livestock species, provided no more 3

4 than four (4) directors may represent any one (1) species

5 of livestock;

6

(iii)(iv) If the board of county commissioners 7 determines that additional county funds are necessary for 8 9 an adequate predator control management program, and county funds are appropriated for that purpose, the board of 10 11 county commissioners may appoint one (1) director to serve for an initial term of two (2) years and thereafter for 12 13 three (3) year terms from electors in the county not 14 engaged in raising sheep, goats or cattle. No appointed 15 member may serve for a consecutive period of more than six 16 (6) years; -

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(v) If the board of directors determines state funds are necessary for an effective predator management program to assure the statutory requirements provided in W.S. 11-6-205 are fulfilled and state funds are appropriated and received for that purpose, then three (3) directors representing sportsmen and hunters from the district shall be appointed to the board of directors by

1 the county commissioners serving the local district. 2 Sportsmen and hunter representatives shall be bona fide residents of the district and shall hold or have held 3 4 either a valid Wyoming fishing or hunting license or a 5 Wyoming wildlife damage management stamp within the preceding twelve (12) month period. County commissioners, 6 7 to the greatest extent practical, shall select sportsmen 8 and hunter representatives to ensure representation from as 9 broad a geographic distribution of the district as possible. The county commissioners shall determine who of 10 the three (3) sportsmen and hunter directors appointed to a 11 board under this paragraph shall serve an initial term of 12 13 one (1) year, who shall serve an initial term of (2) years 14 and who shall serve a term of three (3) years. Thereafter, 15 each term shall be for three (3) years.

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No director shall continue to hold office after disqualification under any of the provisions of section. All vacancies on the district board may be filled for unexpired terms by the other directors in office except the public member's and the sportsmen and hunter member's unexpired term shall be filled by board of county commissioners appointment. All members shall hold their offices until their successors are elected and qualified.

11-6-203. Manner of calling annual meeting of sheep,
3 goat and cattle owners; when held; election of chairman and
4 secretary.

5

6 (a) The annual meeting of each predatory animal
7 predator management district shall be in held within the
8 first two (2) weeks of December and each board shall:

9

(i) On or before December 1, obtain an accurate

list of all persons assessed for taxes or who have paid

predatory animal control predator management fees on sheep,

goats or cattle in the district;

14

of any meeting of the district and that directors of the board representing livestock interests as provided in W.S.

11-6-202(a)(i) and (ii) shall be elected at the meeting.

Notice shall be published once in a newspaper of general circulation in the district ten (10) days prior to the date of the meeting;

22

23 (b) When assembled in accordance with the provisions 24 of the notice subsection (a) of this section, the sheep, 1 goat and cattle owners shall elect a chairman and secretary

who shall act as judges of the election of directors 2

representing livestock interests of the board. 3

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5 11-6-204. District boards; election and appointment officers; meetings; quorum; oath; 6 οf appropriation

7 requests.

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At the annual meeting of the district board, following 9 election of directors pursuant to <u>W.S. 11-6-202(a)(i) and</u> 10 (ii) and upon appointment of directors pursuant to W.S. 11 11-6-202(a)(iv) and (v), if applicable, the directors of 12 13 predatory animal districts elected at meetings provided by 14 W.S. 11-6-203 shall immediately after the adjournment of 15 the meeting organize by choosing from their number a 16 president and vice-president and shall appoint 17 secretary-treasurer. Subsequent meetings may be called by the president upon reasonable notice. A majority of the 18 board constitutes a quorum for the transaction of business 19 at any board meeting. The members of the board shall 20 21 receive no compensation for serving as members. Each director shall take an oath for the faithful performance of 22 duties. If the board determines to 23 his request 24 appropriation of funds from the board of county

management program; -

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    commissioners, it shall, at least thirty (30) days prior to
    the time for annual levy of general taxes, notify the board
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 3
    of county commissioners of the amount the district board
 4
    considers necessary for district operations during the
 5
    following year.
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         11-6-205. District boards; duties generally.
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             Each predatory animal predator management
         (a)
    district board shall:
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              (i) Exercise general supervision over
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                                                           the
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    control of predatory animals and predacious birds that prey
14
    upon and destroy livestock, other domestic animals and wild
15
    game_wildlife;
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17
              (ii) Devise and put in operation those methods
    that best manage or control damage caused by predatory
18
    animals or predacious birds;
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21
              (iii) Administer funds received from predatory
22
    animal control predator management fees and from other
23
    sources to carry out the predatory animal controlpredator
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8 11-6-206. District boards; powers generally.

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Each predatory animal predator management district board 10 may adopt rules and regulations necessary for carrying out 11 the purpose and provisions of this article. Each board may 12 13 appoint employees and assistants as necessary and fix their 14 compensation. Each board may enter into cooperative 15 agreements with boards of county commissioners, other predatory animal control predator management districts, 16 17 federal or state agencies or other organizations or 18 associations for the purpose of controlling predatory animals and predacious birds. Each board is authorized to 19 20 pay bounties for predatory animals and predacious birds.

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11-6-207. District boards; record of proceedings and expenditures; monthly warrants issued by county for monies collected.

2 (a) The secretary-treasurer of each predatory animal
3 predator management district shall keep a complete and
4 accurate record of the proceedings of the board.

6 (b) All salaries, expenses or bounties shall be paid
7 from the <u>predatory animal predator management</u> district fund
8 of the district by the secretary-treasurer. and recorded in
9 a cash book.

11 (d) The county treasurer shall issue monthly warrants
12 to the <u>predatory animal predator management</u> district for
13 all monies collected in the county for the <u>predatory animal</u>
14 <u>predator management</u> district.

16 11-6-208. District boards; annual report.

On or before January 1 of each year, the president and secretary-treasurer of each district board and each county treasurer shall make an annual report to their board of county commissioners showing all receipts and disbursement of district funds made by direction of the board during the preceding calendar year. A report of the receipts, expenditures and financial transactions of the district

- 1 shall be made as provided by W.S. 9-1-507. The director of
- 2 the state department of audit may call upon any district
- board or upon any county treasurer for further information 3
- 4 relating to any predatory animal predator management
- 5 district.

7 11-6-209. Annual meetings of sheep and cattle owners.

8

- 9 Annual meetings for the election of members of boards of
- directors of predatory animal predator management districts 10
- shall be called by the president of each board. The 11
- meetings shall be called by a notice published in the 12
- 13 manner provided by W.S. 11-6-203.

14

- 15 11-6-210. Creation of predator management district
- 16 fund; predator management fees; donations; appropriation by
- 17 county commissioners.

- 19 (a) At the time of collecting brand inspection fees
- 20 imposed under W.S. 11-20-401 and 11-20-402, the brand
- 21 inspector shall collect predatory animal control predator
- 22 management fees on all sheep, goats and cattle inspected
- within each predatory animal predator management district. 23
- 24 However, predator control management fees shall not be

1 collected on cattle, and sheep and goats shipped into this state for immediate sale or slaughter. The amount of the 2 fee for each predatory animal predator management district 3 4 shall be established by each predatory animal predator 5 management district board in consultation with the state predatory animal predator management advisory board and 6 7 shall not exceed eighty cents (\$.80) one dollar (\$1.00) per 8 head on sheep, goats and fifty cents (\$.50) per head on 9 The directors elected pursuant to W.S. cattle. 11-6-202(a)(i) and (ii) from each predatory animal predator 10 management district board shall annually determine the 11 predatory animal control predator management fee to be 12 charged and collected in the district based upon a 13 14 recommendation of the majority of the producers present at 15 the district's annual meeting as provided for in W.S. 11-6-203, who have paid predator management fees within the 16 17 district during the preceding twelve (12) months and shall 18 inform the livestock board of the fee prior to January 1 each year. The fee shall not be collected on the same 19 20 livestock more than once in any twelve (12) month period. 21 The livestock board may retain not to exceed three percent (3%)—five percent (5%) of the revenues collected for the 22 actual cost of administering the program collecting the 23 24 predator management fee. Remaining revenues collected by 1 the livestock board under this section shall be remitted to

2 the state treasurer for deposit in an account. The state

treasurer, on a quarterly basis, shall distribute the 3

4 revenues to the county treasurer of the county from which

5 the shipment originated unless, at the time of payment of

the fees, the livestock owner designates the fees to be 6

7 distributed in total to another county in this state in

which the livestock are fed or pastured. The county 8

9 treasurer shall deposit revenues distributed under this

10 subsection into a special continuing fund, to be known as

the "Predatory Animal Predator Management District Fund of 11

.... County" and to be administered by the predatory animal 12

13 predator management board of that district.

14

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15 (d) The district board may receive donations and

appropriations of money from any source, and such donations

17 and appropriations shall be placed in the district fund by

18 the county treasurer upon request of the district board.

19 Nothing in W.S. 11-6-201 through 11-6-210 shall

construed to prohibit boards of county commissioners from

21 appropriating funds for the purpose of controlling

predatory animals and predacious birds, and 22

23 appropriation by boards of county commissioners is

24 authorized.

2 (f) Notwithstanding subsection (a) of this section, the amount of the annual predatory animal control predator 3 4 management fee for sheep, goats and cattle shipped into 5 this state for confinement in a commercial feedlot shall not exceed fifteen cents (\$0.15) twenty-five cents (\$0.25) 6 7 per head on sheep, goats and five cents (\$0.05) per head on cattle. For purposes of this subsection, "commercial 8 9 feedlot" means any place, establishment or facility commonly known as a feedlot conducted, operated or managed 10 for profit or nonprofit for livestock producers, feeders or 11 agencies, consisting of 12 market pens and their 13 appurtenances, in which livestock are received, held, fed, 14 cared for or kept for sale or shipment in commerce. A pasture, field or other enclosure, fenced or unfenced, 15 shall not be considered a commercial feedlot for purposes 16 17 of this subsection. The predatory animal predator 18 management district board shall have the authority to 19 determine if a facility qualifies as a commercial feedlot 20 as defined in this subsection.

21

22 (g) After January 1, 1992 each predatory animal
23 predator management district board shall annually allocate
24 five percent (5%) of all predator management fee

- 1 collections to be used for refunds, in whole or in part.
- If a refund is requested the board shall pay the refund 2
- within one hundred eighty (180) days of application. 3
- 4 Refunds under this subsection shall be subject to the
- 5 following:

(iii) All monies not paid in refunds shall 7

annually revert to the district predatory animal control 8

9 predator management account on December 31 July 1 of the

10 following year.

11

12 (m) After July 1, 2002 and before December 1, 2002, a

13 predatory animal predator management district board may

14 hold a special meeting during which an adjustment of the

predatory animal control predator management fee set under 15

subsection (a) of this section may be made for the balance 16

17 of calendar year 2002. The special meeting shall be held

pursuant to the procedures found in W.S. 11-6-203(a)(ii) 18

19 and (iii) except that the notice shall state the time and

20 place and that a fee increase shall be considered.

21 board shall immediately notify in writing the livestock

22 board of any fee adjustment made under this subsection.

The fee adjustment shall take effect thirty (30) days after 23

the date of mailing of the notice to the livestock board 1 2 and shall remain in effect through December 31, 2002. 3 4 (n) If a livestock producer requests predator 5 management services from the district board representing the county in which the producer is pasturing or housing 6 7 livestock, and no predator management fees have been collected on the livestock to be protected within the 8 9 previous twelve (12) months, the board may charge a flat service fee to recover reasonable and actual costs of the 10 predator management services provided. 11 12 11-6-302. Definitions. 13 14 15 (a) As used in this article:

16

17 (viii) "Predacious bird" means English sparrow

and starling any predatory avian species that is permitted 18

19 to be taken under either Wyoming law or federal law;

20

21 (xi) "Wildlife" means all wild mammals, birds, 22 fish, amphibians, reptiles, crustaceans and mollusks, and wild bison designated by the Wyoming game 23 and fish

commission and the Wyoming livestock board within this 1

2 state;-

3

- 4 (xii) "Take" means as defined by W.S.
- 5 23-1-102(a)(vii).

6

- 7 11-6-303. Animal damage management board
- 8 created; composition; appointment; terms; vacancies;
- 9 compensation.

10

- 11 (a) There is created the animal damage management
- 12 board for the purposes of mitigating damage caused to
- livestock, wildlife and crops by predatory animals, 13
- predacious birds and depredating animals or for the 14
- protection of human health and safety. The board may 15
- mitigate damage caused by depredating animals by and 16
- 17 through a memorandum of understanding with the Wyoming game
- and fish commission. The board shall be composed of twelve 18
- 19 (12) members appointed by the governor as follows:

20

- 21 (vii) The president of the state predatory
- 22 animal predator management advisory board created under
- W.S. 11-6-201; 23

1 (e) Except for the directors of the departments of agriculture and game and fish, the state director for the 2 United States department of agriculture, animal and plant 3 4 health inspection service, wildlife services 5 (USDA/APHIS/WS), and the president of the state predatory animal predator management advisory board created under 6 7 W.S. 11-6-201, the remaining members of the board shall hold office for staggered terms of four (4) years. For the 8 9 remaining members of the initial board, four (4) members shall be appointed for a term of four (4) years, four (4) 10 members shall be appointed for a term of two (2) years. 11 Each appointed member shall be limited to serving on the 12 13 board for eight (8) consecutive years, however, a member 14 may be reappointed after a four (4) year absence. member shall hold office until his successor is appointed 15 and has been qualified. As terms of current ADMB members 16 17 expire, the governor shall appoint each new member or 18 reappointed member to a four (4) year term.

19

20 11-6-304. ADMB responsibilities; animal damage
21 management policy; rules; methods to manage predatory
22 animals, predacious birds, depredating animals and rabid
23 wildlife; manner of calling meetings; frequency.

1 (d) The ADMB may adopt rules and regulations 2 necessary for carrying out the purpose and provisions of 3 this article. The ADMB may appoint employees and assistants 4 as necessary and fix their compensation. The ADMB may enter 5 into cooperative agreements with boards of county 6 commissioners, predatory animal control predator management 7 districts, federal or state agencies or other commissions, organizations or associations for the purpose of managing 8 9 predatory animals, rabid wildlife, predacious birds and 10 depredating animals. Predatory animal control Predator 11 management district boards which choose not to enter into a 12 cooperative agreement with the ADMB shall not be precluded 13 from continuing with, or entering into, a cooperative 14 agreement or memorandum of understanding with the United 15 States department of agriculture, animal and plant health 16 inspection service, wildlife services (USDA/APHIS/WS), 17 other entities of government, organizations or 18 associations. This act is not intended and shall not replace, rescind, modify nor cancel cooperative agreements 19 20 or cooperative service agreements between the USDA/APHIS/WS 21 and the county predator management 22 districts created under W.S. 11-6-201 through 11-6-210.

1 11-6-308. District boards; relation to ADMB; duties 2 generally. 3 4 Each predatory animal predator management (a) 5 district board shall: 6 11-6-309. Predator management district participation 7 with the ADMB. 8 9 If the predatory animal predator management district has 10 11 elected to participate in providing funding or upon 12 approval of the ADMB, other in-kind resources, to the 13 animal damage management account, the district may solicit 14 funds or receive services from the ADMB under separate 15 negotiated agreement. 16 17 11-6-311. Exemptions. 18 The state predatory animal predator management advisory 19 20 board or the ADMB may exempt persons from payment of the 21 imposed fees when the respective board determines that 22 livestock as defined in this act are permanently confined

within pens or corrals within incorporated city limits

1 where animal damage control activity by state or federal

2 agencies is prohibited or severely restricted.

3

4 Section 2.

5

6 (a) There is appropriated from the general fund to

7 the department of agriculture ten million dollars

8 (\$10,000,000.00) to fund the predator management program as

9 follows:

10

11 (i) Three hundred thousand dollars (\$300,000.00)

12 shall be appropriated to the department of agriculture to

13 administer the predator management program. There is

14 authorized one (1) additional full-time position for the

15 department of agriculture for the purposes of administering

16 the predator management program;

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18 (ii) Nine million seven hundred thousand dollars

19 (\$9,700,000.00) shall be distributed by the department of

20 agriculture through the Wyoming animal damage management

21 board to local predator management district boards based on

22 criteria established jointly by the Wyoming animal damage

management board and the county predator management boards

24 and promulgated by rule by the Wyoming animal damage

1 management board. The criteria shall include but not be

2 limited to the cost of full-time and part-time trappers and

3 the cost of fixed wing aircraft and helicopters, for

4 predator management for livestock and wildlife. Prior to

5 receiving any funds, each county predator management board

6 shall submit a budget and a plan of work to the Wyoming

7 animal damage management board. Upon receiving funds, each

8 county predator management board shall submit a report to

9 the Wyoming animal damage management board, identifying the

10 actions taken, the accomplishments and the monies expended,

11 by July 1 of each year;

12

13 (iii) The Wyoming department of agriculture

14 shall submit to the joint agriculture, public lands and

15 water resources interim committee by October 1, 2006, a

16 report identifying the actions taken, the accomplishments

17 and the monies expended by each county predator management

18 board and the Wyoming animal damage management board

19 pursuant to this act and shall submit the report by October

20 1 annually thereafter;

21

22 (iv) A request of ten million dollars

23 (\$10,000,000.00) shall be included in the department of

1 agriculture's 2007-2008 biennium standard budget request

2 for purposes of continuing funding of this program.

3

4 Section 3. This act is effective July 1, 2006.

5

6 (END)