2020 South Dakota Legislature

House Bill 1184

AMENDMENT 1184E FOR THE HOUSE AGRICULTURE AND NATURAL RESOURCES BILL

- 1 An Act to provide limited deer and antelope licenses to landowners.
- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- **Section 1.** That § 41-6-19.3 be AMENDED:

41-6-19.3. Resident landowner--Limited deer or antelope license--Promulgation of rules.

If a resident farmer or rancher who-owns or leases, for agricultural purposes, the minimum acreage of privately-owned farm or ranch land necessary to qualify for landowner preference—as prescribed by, in accordance with rules promulgated by the Game, Fish and Parks Commission, and who if the resident actually resides on the land, or is an owner-operator of the land, and if the resident has not, pursuant to § 41-6-19, received a big game license pursuant to § 41-6-19 that permits the harvest of a buck during the west river prairie deer season, east river deer season, Black Hills deer season, or firearm antelope season set by the Game, Fish and Parks Commission pursuant to commission in accordance with § 41-2-18, the farmer or rancher resident may obtain one any-deer license, one any-antelope license, one license that has one any-deer tag and one any-antlerless deer tag, or one any-antelope and one doe/kid antelope tag that is valid only. The license entitles the resident to hunt on lands—land_owned or leased by the farmer or rancher resident within any unit, for the specified hunting season.

If a member of the <u>resident's</u> immediate family of the farmer or rancher is qualified to obtain a license under this section and if the member has not, pursuant to § 41-6-19, received a big game license pursuant to § 41-6-19 that permits the harvest of a buck during the west river prairie deer season, east river deer season, Black Hills deer season, or firearm antelope season set by the Game, Fish and Parks Commission pursuant to commission in accordance with § 41-2-18, the immediate family member may also obtain one any-deer license, one any-antelope license, one license that has one any-deer tag and one any-antelope tag that

is valid only. The license entitles the member to hunt on lands land owned or leased by the resident farmer or rancher within any unit, for the specified hunting season.

Upon receipt of the application prescribed by the department Department of Game, Fish and Parks, and payment of the applicable fee, the Department of Game, Fish and Parks department shall issue a limited license that restricts the holder to the taking of the big game animals, as designated on the license—only—from the privately—owned farm or ranch lands land owned or leased by the resident—farmer or rancher. The holder of the license may not take any big game animal from land owned or leased by other persons.

The commission shall promulgate rules, in accordance with chapter 1-26, to establish fees for licenses issued under this section.

For purposes of this section, an immediate family member means the resident's spouse or a child who resides with the resident.

Section 2. That § 41-6-19.4 be AMENDED:

41-6-19.4. Nonresident landowner--Limited deer or antelope license.

For the purposes of issuance of the limited permit pursuant to § 41-6-19.3, the term, immediate family, means the applicant, the applicant's spouse, and the applicant's children residing with the applicant or on land owned or leased by the resident farmer or rancher.

If a nonresident owns, for agricultural purposes, at least six hundred forty contiguous acres, if the nonresident is an owner-operator of the land, and if the nonresident has not, pursuant to § 41-6-19, received a big game license that permits the harvest of a buck during the west river prairie deer season or firearm antelope season set by the commission in accordance with § 41-2-18, the nonresident may obtain one anydeer license, one any-antelope license, one license that has one any-deer tag and one any-anteless deer tag, or one any-antelope and one doe/kid antelope tag. The license entitles the nonresident to hunt on land owned by the nonresident within any unit, for the specified hunting season.

If a member of the nonresident's immediate family is qualified to obtain a license under this section and if the member has not, pursuant to § 41-6-19, received a big game license that permits the harvest of a buck during the west river prairie deer season or firearm antelope season set by the commission in accordance with § 41-2-18, the member may obtain one any-deer license, one any-antelope license, one license that has one any-deer tag and one any-antelope and one doe/kid antelope

tag. The license entitles the member to hunt on land owned or leased by the resident nonresident within any unit, as described in this Act, for the specified hunting season.

Upon receipt of the application prescribed by the Department of Game, Fish and Parks, and payment of the applicable fee, the department shall issue a limited license that restricts the holder to the taking of the big game animals, as designated on the license, from land owned by the nonresident.

The commission shall promulgate rules, in accordance with chapter 1-26, to establish fees for licenses issued under this section.

For purposes of this section, an immediate family member means the nonresident's spouse or a child who resides with the nonresident.

Section 3. That § 41-6-19.8 be AMENDED:

41-6-19.8. Antlerless deer licenses--Restrictions--Residents and nonresidents.

In addition to any deer license authorized—pursuant to in accordance with § 41-6-19.3 or any other provision—of-law, in areas designated by the Department—of Game, Fish and Parks, any farmer—or rancher who is commission, a resident of South Dakota and—who owns and operates or leases and operates, for agricultural purposes, at least one hundred sixty acres of land may apply for and receive two antierless deer licenses, free of charge, for use as provided in this section, during the west river prairie deer season, the east river deer season, or any other deer season set by the commission pursuant to § 41-2-18.

In addition to any deer license authorized in accordance with § 41-6-19.3 or any other law, in areas designated by the commission, a nonresident who owns and operates, for agricultural purposes, at least six hundred forty contiguous acres of land may apply for and receive two antlerless deer licenses, free of charge, for use as provided in this section, during the west river prairie deer season, the east river deer season, or any other deer season set by the commission pursuant to § 41-2-18.

The five-dollar surcharge established pursuant to § 41-2-34.2 does not apply to the licenses provided for in this section.

The licenses may only be used in areas designated by the department on lands owned or leased by the farmer or rancher nonresident, within any unit, for the specified hunting season.

Not No more than two such licenses may be issued for use on any single farm or ranch.

Upon receipt of an application that is prescribed by the Department of Game, Fish
and Parks that department and that meets the requirements of this section, the
department shall issue two antlerless deer licenses that restrict the holder to the taking
of the big game animals, as designated on the license, only from the farm or ranch
lands .

Resident license holders may take big game only from land owned or leased by the farmer or rancher. The license does not authorize the holder of the license to take any big game animal from land owned or leased by other persons holder.

Nonresident license holders may take big game only from land owned by the holder.