AN ACT Concerning wildlife, relating to the transplantability of deer.

HOUSE BILL NO. 2167

By Committee on Commerce, Labor and Economic Development

Proposed Amendments for HB 2167 #2

Office of Revisor of Statutes
Prepared by Chuck Hamer
February 20, 2019
And by remunerating remuneration accordingly.

See attached insert.
"Special season" means a big game hunting season in addition to a regular season authorized on an irregular basis of an irregular season.

"Regulated season" means a regulated hunting season authorized annually which may include one or more seasons restricted to specific types of equipment.

Written agricultural contract or lease documentation.

Farm service agency records or department and may include, but is not limited to, natural resource conservation services records, Farm service agency records, or production or some other economic incentive based upon such production. Evidence of ownership if requested, shall be provided to the agricultural operation and has the potential to realize substantial benefit from such production in the form of sales, shares of such production, or (d) is a bona fide manager having an overall responsibility to direct, supervise, and control such benefit from such production or (e) has a substantial financial investment in the production of agricultural commodities or livestock on such farm or ranch land and the potential to realize substantial financial benefit from such farm or ranch land for the purpose of producing agricultural commodities or livestock and who; (a) (f) Tenant means an individual who is actively engaged in the agricultural operation of 80 acres or more of Kansas farm or ranch.

"Landowner" means a resident owner of farm or ranch land of 80 acres or more located in the state of Kansas.

Sec. 2. K.S.A. 2005 Supp. 32-937 is hereby amended to read as follows: 32-937, (a) When used in this section:
issuance and shall expire at the end of the season for which issued.

(5) Unless otherwise provided by law or rules and regulations of the secretary, the same permits are valid from the date of

issuance in accordance with K.S.A. 32-805, and amendments thereof.

(c) The same permits are valid throughout the state or such portion thereof as provided by rules and regulations adopted by

thereof.

(d) The fee for the same permits and same lapses shall be the amount prescribed pursuant to K.S.A. 32-988, and amendments

thereof.

(e) Except as otherwise provided by law or rules and regulations of the secretary and in addition to any other license, permit

or stamp required by law or rules and regulations of the secretary, valid the same permits are required to take any big game in this

or Nonresident permits means a big game hunting permit available to individuals who are not Kansas residents,

(2) Nonresident permit, which is located in the state of Kansas.

(3) Nonresident landowner means a nonresident of the state of Kansas who owns farmland of 80 acres or more.

(4) General permit means a big game hunting permit available to Kansas residents not applying for big game permits as a

landowner or tenant.
number of regular and special hunt-on-your-own-year permit issued to a landowner or tenant's siblings and lineal ascendants or

descendants, and their spouses, whether or not a Kansas resident, by paying the required fee for a general deer permit. The total

Special hunt-on-your-own-year deer permits may be issued in a landowner's or tenant's siblings and lineal ascendants or

descendants, and their spouses, whether or not a Kansas resident, by paying the required fee for a general deer permit. The total

K.S.A. 32-805, and amendments thereto.

applications may contain provisions and restrictions as prescribed by rules and regulations adopted by the secretary in accordance with

operated by such landowner. Evidence of ownership of tenancy, if required, shall be provided to the department. Such permits and

immediate family members for each big game species shall not exceed one permit for each 80 acres owned by such landowner or

number of landowner or tenant regular hunt-on-your-own-year permits issued to a landowner or tenant and a landowner or tenant's

family who are domiciled with the landowner or tenant may apply for resident big game permits to landowners as landowners or tenants, but the total

thereof, regular landowner or tenant hunt-on-your-own-year big game permits. Members of the landowners or tenants' immediate

The secretary may authorize, by rules and regulations adopted in accordance with K.S.A. 32-805, and amendments

with K.S.A. 32-805, and amendments thereto, a regular or special big game hunting season, a regular or special big game hunting season.

no big game permits shall be issued until the secretary has established, by rules and regulations adopted in accordance with

authorized to issue big game permits pertaining to the taking of big game. Separate big game permits may be issued for each species

regular or special big game hunting season and for each management unit regarding big game permits. The secretary is hereby

The secretary may adopt, in accordance with K.S.A. 32-805, and amendments thereto, rules and regulations for each

The secretary may adopt, in accordance with K.S.A. 32-805, and amendments thereto, rules and regulations for each
Either sex, either species, either sex and either species, valid statewide.

Either sex, male-female, sex and sex, sex and sex. The equipment legal for that season.

Only deer permits in designated units as necessary for management purposes, and any of the following options:

- resident deer hunting permits available on a limited basis and valid for a designated species and sex in designated units and neighborhoods.
- The secretary may issue, by rules and regulations adopted in accordance with K.S.A. 37-805, and amendments thereto.

Issued without regard to the 50% limitation.

Any person with a permit to hunt land, any person on a landowner or as a landowner in a management unit other than the unit or unit of which the landowner has been authorized to apply for a permit as a landowner or as a landowner in a management unit of the land. Any landowner or landowner in a management unit shall be issued a permit thereon.

For any season in any management unit, the department shall issue 50% of the permits authorized. A landowner or landowner in a management unit shall be issued to the landowner of the permit holder. Evidence of ownership or possession, and division of possession or management of possession, or division of possession, shall be provided to the department. Evidence of ownership or possession, and division of possession, shall be provided by such decedents and their spouses, shall not exceed one deep permit for each 50 acres owned by such landowners or operators by such descendent.
(2) Nonresident deer permits may be restricted to a particular deer species.

determine permit allocations based on demand and the displacement factors.

except in unit 16, where permit numbers shall not increase more than 100%. In subsequent years, the formula shall be used to

previous six years, establishing at least a 10% increase but not more than 50% increase in permit numbers in each management unit.

numbers shall be based on the displacement factors and an average of nonresident demand for permits in each management unit from the

harvest, deer damage, landowner desire for nonresident deer permits, general public desires and health of habitat. The 2008 permit

department that will consider displacement factors, including deer population trends, deer-related vehicle accidents, age structure in the

be used to take antlered deer shall be established with the goal of meeting demand for those permits, using a formula developed by the

(1) The total number of nonresident deer permits that may be issued for a deer season in a management unit and which may

may issue deer hunting permits to nonresidents, subject to the following limitations:

only on lands owned by the nonresident landowner.

(2) The secretary may issue permits for deer to nonresident landowners, but any such permit shall be restricted to hunting

either sex, either sex, buck or nonresident, valid in designates units.

either sex, either sex, either sex, valid in designates units or

either sex, either sex, valid in designates units.

(3)
on the deer population and the number of crossbow users in such deer management units and report to the House committee on
in no more than four deer management units. The secretary of wildlife, parks and tourism shall study the effects of such pilot project
management until the provisions of this paragraph shall expire on July 1, 2013.

Prior to April 30, 2013, the secretary shall develop and implement a pilot project hunting project. Such pilot project shall be implemented

and adopt rules and regulations for the administration thereof.

Prior to April 30, 2013, the secretary shall develop and implement a pre-rut antlerless deer release by deer

secretary may require any big game permittee to provide survey information at the conclusion of the open season.

A big game permittee shall be the species; number and sex of the big game which may be killed by the permittee. The

they would be issued a permit that will allow them to take either a whitetail deer or a mule deer in that unit. Therefore, until

designed until deer until may also apply for one of the limited number of mule deer stamp. If they are successful in both drawings,

For an additional fee, nonresident deer hunters applying for a whitetail either sex archery or muzzleloader permit in a

Nonresident deer permits shall select one season at the time of application.

Nonresident deer permits shall be restricted to two adjacent deer management units.
See 31, K.S.A. 2018 Supp. 32-937 is hereby repealed.

exhibit hides or big game animals illegally taken outside this state.

The provisions of this section do not apply to the game animals sold in surplus property disposal sales of department

or consummated. The permittee shall retain the carcases for until the carcases is consumed, given to another or otherwise disposed of.

attached to the big game carcases if the kill is legal. The big game carcases remain affixed to the carcases until the carcases is processed for storage

wherever take such killed game to a check station as may be required in the rules and regulations. Where a check station has been

paragraph shall expire on January 31, 2014.

Agriculture and natural resources and the senate committee on natural resources prior to January 31, 2014. The provisions of this