House Amendment 1230

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Amend House File 722 as follows:
         Page 21, by striking line 15 and inserting the
   3 following:
       <Sec. 35.
                      Section 483A.8, subsections 3 and 4,
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   6 \#2. Page 23, by striking lines 8 through 27 and 7 inserting the following:
                      Section 483A.8, subsection 5, Code
         <Sec. ____.
   9 2009, is amended by striking the subsection and
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  10 inserting in lieu thereof the following:
       5. a. Upon written application on forms furnished
  12 by the department, the department shall issue annually
  13 one any sex deer hunting license to a nonresident 14 owner of a farm unit or to a family member of the
  15 nonresident owner, but not to both. The nonresident
  16 owner or family member need not reside on the farm 17 unit to qualify for a license to hunt on that farm
  18 unit pursuant to this subsection.
  b. The deer hunting license issued shall be valid only for hunting on the farm unit for which an
  19
  21 applicant qualifies pursuant to this subsection. A
  22 deer hunting license issued pursuant to this
  23 subsection shall be valid and may be used during any 24 shotgun deer hunting season.
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       c. A nonresident owner or family member who
  26 receives a license pursuant to this subsection shall
  27 purchase a hunting license, an any sex deer hunting
  28 license, and an antlerless deer hunting license as
29 required in subsection 3, and shall pay the wildlife
30 habitat fee, all for the same fee that is charged to
  31 other nonresident hunters. The person shall also pay
  32 a one dollar fee that shall be used and is
  33 appropriated for the purpose of deer herd population
  34 management, including assisting with the cost of
  35 processing deer donated to the help us stop hunger
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  36 program administered by the commission.
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         d. If a farm unit has multiple nonresident owners,
  38 only one of the nonresident owners or family members
  39 is eligible to receive a deer hunting license pursuant 40 to this subsection. If a nonresident landowner 41 jointly owns land in this state with a resident, only
  42 one joint owner or family member of a joint owner
  43 shall receive a deer hunting license pursuant to this
  44 subsection, and preference shall be given to the
  45 resident owner or the resident owner's family member
1 46 who applies for the license.
         e. (1) A deer hunting license issued pursuant to
  48 this subsection shall be attested by the signature of
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  49 the person to whom the license is issued and shall
  50 contain a statement in substantially the following
   1 form:
        By signing this license, I certify that I qualify
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   3 as a nonresident owner or family member of a
   4 nonresident owner under Iowa Code section 483A.8,
   5 subsection 5.
         (2) A person who makes a false attestation under
   7 this paragraph "e" is quilty of a simple misdemeanor.
   8 In addition, the person's hunting license and deer
   9 hunting license shall be revoked and the person shall
  10 not be issued a hunting license or a deer hunting 11 license for a period of one year.
        f. If a nonresident owner of a farm unit or a
  13 family member of the nonresident owner obtains a deer
  14 hunting license pursuant to this subsection that
  15 person is not eligible to purchase a deer hunting
  16 license for any other option offered to other
  17 nonresident deer hunting licensees.
18 g. The deer hunting licenses issued pursuant to
  19 this subsection to nonresidents who own farm units in
  20 this state or to family members of such nonresident
  21 owners are in addition to the licenses issued pursuant
  22 to license limitations and allocations specified in
  23 subsections 3 and 4.
         h. As used in this section:
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(1) "Family member" means a person who is not a 26 resident of Iowa and who is the spouse or child of a 27 nonresident owner and resides with the nonresident 28 owner.

29 (2) "Farm unit" means all parcels of land 30 comprised of not less than eighty acres, not 31 necessarily contiguous, that have been under the 32 lawful control of the nonresident owner since at least 33 March 1, 2004, are operated as a unit, and of which 34 not less than seventy=five percent of the land is 35 actively operated for farming purposes. "Farm unit 36 does not include any land in a forest or fruit=tree "Farm unit" 37 reservation for which a property tax exemption is 38 being received under chapter 427C. 39

(3) "Farming purposes" means the cultivation of 40 land for the production of agricultural crops, the 41 raising of poultry, the production of eggs, the 42 production of milk, the production of fruit or other 43 horticultural crops, or the grazing or production of 44 livestock. Farming does not include the production of 45 timber, forest products, nursery products, fruit

46 trees, or sod.

(4) "Nonresident owner" means an owner of a farm 48 unit who is not a resident of Iowa.> 49 <u>#3.</u> By renumbering as necessary.

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3 RAYHONS of Hancock

7 FORRISTALL of Pottawattamie

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11 PETTENGILL of Benton

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15 DE BOEF of Keokuk 16 HF 722.302 83 3 17 av/sc/22500