Passed Senate, Date $\qquad$
Vote: Ayes $\qquad$ Nays $\qquad$
$\qquad$
Vote: Ayes $\qquad$ Nays $\qquad$ Approved

## A BILL FOR

1 An Act relating to the regulatory authority and procedures of the

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: department of natural resources by providing for the issuance of limited quota licenses and the issuance of licenses and

S．F． $\qquad$ H．F．

Section 1．Section 481A．38，subsection 2，Code 2001，is amended to read as follows：

2．If the commission finds that the number of hunters licensed or the type of license issued to take deer or wild turkey should be limited or further regulated ${ }_{\perp}$ the commission shall conduct－a－drawing－to－determine－which－appłieants－shałt zeceive－a－łieense－and－the－type－of－łieense adopt procedures，by rule，for issuing the licenses．Appłications－for－łieenses
shait－be－receitred－during－a－period－estabitshed－by－the
commission－－At－the－end－of－the－period－a－drawing－shati－be conducted－－－The－commission－may－estabłish－ruies－to－issue łieenses－after－the－estabłished－appłieation－period－－モ£－an appłicant－receives－a－deer－łicense－whieh－is－more－restrictive than－łicenses－issued－to－others－for－the－same－period－and－płacet the－appłieant－shałま－receive－a－certifieate－with－the－łieense entitifing－the－appiteant－to－priority－in－the－drawing－for－the łess－restrietive－deer－łieenses－the－fołłowing－year．－－The certificate－must－aceompany－that－person＇s－appiteation－the fołłowing－year；－or－the－appłieant－wiłł－not－receive－this priority－－－Persons－purchasing－a－deer－łicense－for－the－gun season－under－this－seetion－and－under－section－4日3A－ま－are－not ełigibłe－for－a－gun－deer－hunting－łicense－under－seetion－483A－Z4T except－as－authorized－by－ruies－of－the－departmentr This subsection does not apply to the hunting of wild turkey on a hunting preserve licensed under chapter 484 B ．

Sec．2．Section 481A．38，subsection 3，Code 2001，is amended by striking the subsection．

Sec．3．Section 483A．1A，Code 2001，is amended by adding the following new subsections：

NEW SUBSECTION．3A．＂License＂means a privilege granted by the commission to fish，hunt，fur harvest，pursue，catch， kill，take in any manner，use，have possession of，sell，or transport all or part of a wild animal，bird，game，or fish， including any privilege related to a license granted by issuance of a stamp or a payment of a fee．
$\qquad$ H.F. $\qquad$

1 NEW SUBSECTION. 3B. "License agent" means an individual, 2 business, or governmental agency authorized to sell a license. 3 NEW SUBSECTION. 3C. "License document" means an 4 authorization, certificate, or permit issued by the department 5 or a license agent that lists and confers one or more license 6 privileges.
7 Sec. 4. Section 483A.7, subsection 2, Code 2001, is 8 amended to read as follows:
9 2. The wild turkey hunting license shall be accompanied by 10 a tag designed to be used only once and-separabte-into-two 11 parts. If a wild turkey is taken, the wild turkey shall be

12 tagged with-one-part-of-the-tag and both-parts-of the tag 13 should shall be dated.
14 Sec. 5. Section 483A.8, subsection 2, Code 2001, is 15 amended to read as follows:
16 2. The deer hunting license shall be accompanied by a tag 17 designed to be used only once and-separabłe-into-two-parts.
18 When a deer is taken, the deer shall be tagged with-one-part 19 of-the-tag and both-parts-of the tag shall be dated. 20 Sec. 6. Section 483A.10, Code 2001, is amended to read as 21 follows:

483A. 10 ISSUANCE OF LICENSES.
The licenses issued pursuant to this chapter shall be 24 issued by the department or the license depositaries agents as 25 specified by rules of the commission. A county recorder may 26 issue licenses subject to the rules of the department 27 commission. The rules shall include the application 28 procedures as necessary. The licenses shall show the total 29 cost of the license and-the including a writing fee to be 30 retained by the license agent and any administrative fees to 31 be forwarded to the department, if applicable. A person 32 authorized to issue a license or collect a fee pursuant to 33 this chapter or chapter 484 A shall charge the fee specified in 34 this chapter or chapter 484A only plus a writing fee and 35 administrative fee, if applicable.

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Sec．7．Section 483A．11，Code 2001，is amended to read as follows：

483A．11 BEP日Sモ¥ARIES LICENSE AGENTS．
The director may designate depositaries license agents for the sale of licenses but in so doing the interest of the state shall be fully protected．

Sec．8．Section 483A．12，Code 2001，is amended to read as follows：

483A． 12 FEES．
The eounty－recorder license agent shall be responsible for all fees for the issuance of hunting，fishing，and fur harvester licenses sold through－the－recorder＇s－offiee by the license agent．All unused license blanks shall be surrendered to the county－recorder department upon the recorder＇s department＇s demand．

The－county－recorder－shałt－retain－a－writing－fee－of－£ifty cents－from－the－sałe－of－each－łicense－sotd－by－the－county recorder＇s－office－－－中he－writing－fees－retained－by－the－county recorder－shałł－be－deposited－in－the－generał－fund－of－the－county－ A license depositary－designated－by－the－direetor agent shall retain a writing fee of fifty cents from the sale of each license sołd－by－the－depositary except that the writing fee for a free deer or wild turkey license as authorized under section 483A．24，subsection 2 ，shall be one dollar．A－łieense depositary－may－charge－and－retain－a－writing－fee－of－one－dołłar for－the－issuance－of－a－£ree－deer－hunting－łicense－or－a－free－wiłd turkey－hunting－łieense－as－authorized－under－seetion－483Aनz47 subsection－z：If a county recorder is a license agent，the writing fees retained by the county recorder shall be deposited in the general fund of the county．

Sec．9．Section 483A．13，Code 2001，is amended to read as follows：

483A．13 LOST OR DESTROYED BLANKS．
When license blanks in the possession of the－county recorder－or－depositaries a license agent are accidentally
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1 destroyed, the holder of such the blanks shall only be relieved from accountability upon the presentation of 3 satisfactory explanation and the filing of a bond to the director that such the blanks have actually been so destroyed. The commission may determine by rule what shall constitute a satisfactory explanation of such the occurrence.

Sec. 10. Section 483A.14, Code 2001, is amended to read as follows:

483A.14 DUPLICATE LICENSES AND PERMITS.
When any license, certifieater-or-permity for which a fee has been set, has been lost, destroyed, or stolen, the directorf-the-eounty-recordert or the $\mathfrak{a}$ license depositary t agent may issue a replacement license, if evidence is available to demonstrate issuance of the original license and 15 a fee of two dollars is paid, to be placed in the fish and 16 game protection fund. If, on examination of the evidence, the

17 director;-the-reeorderf or the license depositary agent, as
18 the case may be, is satisfied that the license has been lost,
19 destroyed, or stolen, the directory-the-recordert or the
20 license depositary agent shall issue a duplicate license which
21 shall be plainly marked "duplicate" and the duplicate shall
22 serve in lieu of the original license and it shall contain the
23 same information and signature as the original. The license
24 depositary-may agent shall charge and-retain a writing fee of

Every license, except łifetime-hunting-and-fishing
32 łicensest-seientifie-cołłeeting-łieenses;-and-fałconry
33 łicensest-are as otherwise provided in this chapter, is valid
34 from the date issued to January 10 of the succeeding calendar
35 year for which it is issued. A license shall not be issued
S.F. $\qquad$ H.F. $\qquad$

1 prior to December 15 for the subsequent calendar year.

483A. 19 SHOWING LICENSE TO OFFICER.
Every person shall, while fishing, hunting, or fur
harvesting, show the person's license;-certificater-or-permity document to any peace officer or the owner or person in lawful control of the land or water upon which licensee may be hunting, fishing, or fur harvesting when requested by the persons to do so. Any failure to so carry or refusal to show or so exhibit the person's licensef-eertifieater-or-permit document shall be a violation of this chapter. However, except for possession and exhibition of deer licenses and tags or wild turkey licenses and tags, a person charged with violating this section shall not be convicted if the person produces in court, within a reasonable time, a licenset eertifieater-or-permit document for hunting, fishing, or fur harvesting issued to that person and valid when the person was charged with a violation of this section.

Sec. 13. Section 483A.21, unnumbered paragraphs 1 and 2, Code 2001, are amended to read as follows:

Upon the conviction of a licensee of any violation of chapter 481A, or of this chapter, or of any administrative order adopted and published by the commission, the magistrate may, as a part of the judgment, revoke the one or more license privileges of the licensee, or suspend it the privileges for any definite period.

The magistrate shall revoke the hunting license or suspend the privilege of procuring a hunting license for a period of one year of any person who has been convicted twice within a year of trespassing while hunting. If any of the hunting license privileges of a hunting-and-fishing-combined licensee who purchased more than one license are privilege is revoked, the fishing remaining license privileges of the ticense licensee shall still be valid and the magistrate shall enter
on the license that document the hunting priviteges-are privilege that is revoked. A person shall not purchase a license for a privilege that was revoked or suspended during 4 the period of revocation or suspension.

Sec. 14. Section 483A.22, Code 2001, is amended to read as follows:

483A. 22 RECORD OF REVOCATION.
Whenever When a license is revoked the date, and cause, and tenure of such revocation shall be neted-on-the-stub-retained by-the-county-recorder-and-upon-the-dupłieate-on-fite-in-the offiee-of-the-commission kept on file with the license records of the commission. The commission may refuse the issuance of
13 a new license to any person whose license has theretofore been 14 revoked.

Sec. 15. Section 483A.24, subsection 5, Code 2001, is 16 amended to read as follows:
5. A resident or nonresident of the state under sixteen years of age or-a-nonresident-of-the-state-under-fourteen years-of-age is not required to have a license to fish in the waters of the state. However, residents and nonresidents under sixteen years of age and-nonmesidents-under-fourteen years-of-age must pay the trout fishing fee to possess trout or they must fish for trout with a licensed adult who has paid the trout fishing fee and limit their combined catch to the daily limit established by the commission.

EXPLANATION
This bill amends Code section 481A. 38 to eliminate the mandatory drawings for deer and wild turkey licenses which have limited quotas. The bill also strikes a subsection which guarantees the issuance of a wild turkey license to landowners 31 and tenants upon payment of the required fee.

The bill also amends various provisions of Code chapter 483A relating to the electronic licensing of hunters, fishers, 34 and fur harvesters. The terms "license", "license agent", and 35 "license document" are defined. A requirement that wild
$\qquad$ H.F. $\qquad$

1 turkey and deer license tags be separable into two parts is 2 stricken. The department of natural resources is authorized 3 to charge an administrative fee related to the issuance of 4 hunting, fishing, and fur-harvesting licenses. The director
5 of the department of natural resources is authorized to
6 designate license agents, which could include individuals,
7 businesses, county recorders, or other governmental agencies.
8 A number of coordinating amendments are included to apply the
9 terms "license", "license agent", and "license document". A
10 license or license document may extend one or more privileges
11 to the licensee and one or more of these license privileges
12 may be suspended or revoked by a magistrate for violations.
13 Code section 483A. 24 is amended to provide that nonresident
14 fishers under 16 years of age are not required to have a
15 fishing license. This is the same age requirement for
16 resident fishers. Both residents and nonresidents under 16
17 years of age must pay the trout fee for trout fishing unless
18 they are accompanied by an adult licensed for trout.
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To: General Assembly
From: Lyle Asell, Interim Director
 Iowa Department of Natural Resources
Date: November 30, 2000
Re: Technical Changes to the Issuance of Limited Quota Licenses and Licenses and Permits by Electronic Means

The attached bill requests to amend Chapter 481A to eliminate mandatory drawings for limited quota deer and turkey licenses so those licenses with quotas that do not fill may be issued on a first come first serve basis. The following is a summary of the reasons for these requested changes.

- Anterless Deer Licenses - Quotas seldom fill and then only after several weeks after the initial deadlines.
- Early Muzzleloader Deer - Barely fill and could be sold first come or by drawing.
- Deer Special Area Hunts - Fill slowly if at all.
- Nonresident Deer, Nonresident Turkey, Fall Turkey, and Spring Turkey State Forest Zone quotas fill quickly and should continue to be sold through a drawing procedure.
- Eliminate language that guarantees a paid turkey license to landowners and tenants. This license is left over from the time when land owner/tenants had to go through the drawing procedure just like paid license buyers. Now that land owners/tenants are guaranteed a free license each year, this provision is defunct and should be stricken from the code.

Amend Chapter 483A to define formally what a license, license document, and license agent are to conform to usage in the ELSI contracts. And make several minor wording modifications to conform code to the way ELSI will actually work.
house file 735
by COMMITTEE ON WAYS AND MEANS

Passed House, Date
Vote: Ayes $\qquad$ Nays $\qquad$
Approved $\qquad$

## A BILL FOR

1 An Act relating to the regulatory authority and procedures of the 2 department of natural resources by providing for the issuance

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

S．F． $\qquad$ H．F． 735

Section 1．Section 481A．38，subsection 2，Code 2001，is amended to read as follows：

2．If the commission finds that the number of hunters licensed or the type of license issued top take deer or wild turkey should be limited or further regulated，the commission shall conduct－a－drawing－to－determine－which－apptieants－shati receive－a－łicense－and－the－type－of－łieense adopt procedures，by rule，for issuing the licenses．Appłieations－for－łieenses shati－be－received－during－a－period－estabitshed－by－the
commission－－At－the－end－of－the－period－a－drawing－shati－be
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than－ifeenses－issued－to－others－for－the－same－period－and－płace；
the－appłicant－shałł－receive－a－certificate－with－the－ifeense
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certificate－must－aceompany－that－person＇s－appiteation－the
fołłowing－yearf－or－the－appłicant－wiまま－not－reeeive－this priorityr－－Persons－purehasing－a－deer－łieense－for－the－gun season－under－this－section－and－under－section－48ЭA－z－are－not ełigibłe－for－a－gun－deer－hunting－łieense－under－section－483A－Z4才 except－as－authorized－by－rutes－of－the－department－This subsection does not apply to the hunting of wild turkey on a hunting preserve licensed under chapter 484 B ．

Sec．2．Section 481A． 38 ，subsection 3，Code 2001，is amended by striking the subsection．

Sec．3．Section 483A．1A，Code 2001，is amended by adding the following new subsections：

NEW SUBSECTION．3A．＂License＂means a privilege granted by the commission to fish，hunt，fur harvest，pursue，catch， kill，take in any manner，use，have possession of，sell，or transport all or part of a wild animal，bird，game，or fish， including any privilege related to a license granted by issuance of a stamp or a payment of a fee．

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NEW SUBSECTION. 3B. "License agent" means an individual, business, or governmental agency authorized to sell a license. NEW SUBSECTION. 3C. "License document" means an authorization, certificate, or permit issued by the department or a license agent that lists and confers one or more license privileges.

Sec. 4. Section 483A.7, subsection 2, Code 2001, is amended to read as follows:
2. The wild turkey hunting license shall be accompanied by a tag designed to be used only once and-separabłe-into-two parts. If a wild turkey is taken, the wild turkey shall be tagged with-one-part-of-the-tag and both-parts-of the tag shoutd shall be dated.

Sec. 5. Section 483A.8, subsection 2, Code 2001, is amended to read as follows:
2. The deer hunting license shall be accompanied by a tag designed to be used only once and-separabłe-into-two-parts. When a deer is taken, the deer shall be tagged with-one-part of-the-tag and both-parts-of the tag shall be dated.

Sec. 6. Section 483A.10, Code 2001, is amended to read as follows:

483A. 10 ISSUANCE OF LICENSES.
The licenses issued pursuant to this chapter shall be issued by the department or the license depositaries agents as specified by rules of the commission. A county recorder may issue licenses subject to the rules of the department commission. The rules shall include the application procedures as necessary. The licenses shall show the total cost of the license and-the including a writing fee to be retained by the license agent and any administrative fees to be forwarded to the department, if applicable. A person authorized to issue a license or collect a fee pursuant to this chapter or chapter 484 A shall charge the fee specified in this chapter or chapter 484A only plus a writing fee and administrative fee, if applicable.
S.F. $\qquad$ H.F. 735

Sec. 7. Section 483A.11, Code 2001, is amended to read as follows:

483A.11 BEP日S 1 PARIES LICENSE AGENTS.
The director may designate depositaries license agents for the sale of licenses but in so doing the interest of the state shall be fully protected.

Sec. 8. Section 483A.12, Code 2001, is amended to read as follows:

483A. 12 FEES.
The county-recorder license agent shall be responsible for all fees for the issuance of hunting, fishing, and fur
harvester licenses sold through-the-recorder's-offiee by the license agent. All unused license blanks shall be surrendered to the county-recorder department upon the recorder's department's demand.

The-county-fecorder-shati-fetain-a-witting-fee-of-fifty cents-from-the-sate-of-each-ticense-sotd-by-the-county recorderls-office---\$he-writing-fees-retained-by-the-county recorder-shałł-be-deposited-in-the-generat-fund-of-the-countyA license depositary-designated-by-the-direetor agent shall retain a writing fee of fifty cents from the sale of each license sołd-by-the-depositary except that the writing fee for a free deer or wild turkey license as authorized under section 483A.24, subsection 2, shall be one dollar. A-łiteense depositary-may-charge-and-retain-a-writing-fee-of-one-dołłar for-the-issuance-of-a-£ree-deer-hunting-tieense-or-a-free-witd turkey-hunting-łicense-as-authorized-under-seetion-483A-Z47 subsection-z- If a county recorder is a license agent, the writing fees retained by the county recorder shall be deposited in the general fund of the county.

Sec. 9. Section 483A.13, Code 2001, is amended to read as follows:

483A.13 LOST OR DESTROYED BLANKS.
When license blanks in the possession of the-eounty recorder-or-depositaries a license agent are accidentally
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destroyed，the holder of such the blanks shall only be relieved from accountability upon the presentation of satisfactory explanation and the filing of a bond to the director that sueh the blanks have actually been so destroyed． The commission may determine by rule what shall constitute a satisfactory explanation of such the occurrence．

Sec．10．Section 483A．14，Code 2001，is amended to read as follows：

483A． 14 DUPLICATE LICENSES AND PERMITS．
When any license，certifieater－or－permity for which a fee has been set，has been lost，destroyed，or stolen，the directory－the－county゙ーセecorderf or the a license depositerȳ agent may issue a replacement license，if evidence is available to demonstrate issuance of the original license and a fee of two dollars is paid，to be placed in the fish and game protection fund．If，on examination of the evidence，the directory－the－reeorderf or the license depositary agent，as the case may be，is satisfied that the license has been lost， destroyed，or stolen，the directorf－the－reeofderf or the license depositary agent shall issue a duplicate license which shall be plainly marked＂duplicate＂and the duplicate shall serve in lieu of the original license and it shall contain the same information and signature as the original．The license depositary－may agent shall charge and－retain a writing fee of one dollar and the departmental administrative fee for each duplicate license issued pursuant to this section．The license agent shall retain the writing fee．

Sec．11．Section 483A．17，Code 2001，is amended to read as follow：

483A． 17 TENURE OF LICENSE．
Every license，except łifetime－hunting－and－£ishing
łicensest－seienti£ite－cołłeeting－łieensest－and－fałeonry
łicensesp－afe as otherwise provided in this chapter，is valid from the date issued to January 10 of the succeeding calendar year for which it is issued．A license shall not be issued
S.F. $\qquad$ H.F. 735
prior to December 15 for the subsequent calendar year.
2 Sec. 12. Section 483A.19, Code 2001, is amended to read as 3 follows:

7 document to any peace officer or the owner or person in lawful
8 control of the land or water upon which licensee may be
9 hunting, fishing, or fur harvesting when requested by the 10 persons to do so. Any failure to so carry or refusal to show
11 or so exhibit the person's licenser-certifieater-or-permit
12 document shall be a violation of this chapter. However,
13 except for possession and exhibition of deer licenses and tags
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on the license that document the hunting-priviłeges-are privilege that is revoked. A person shall not purchase a license for a privilege that was revoked or suspended during the period of revocation or suspension.

Sec. 14. Section 483A.22, Code 2001, is amended to read as follows:

483A. 22 RECORD OF REVOCATION.
Whenever When a license is revoked the date, and cause, and tenure of such revocation shall be noted-on-the-stub-retained by-the-county-recorder-and-upon-the-dupzicate-on-fíte-in-the offitee-of-the-commission kept on file with the license records of the commission. The commission may refuse the issuance of a new license to any person whose license has theretofore been revoked.

Sec. 15. Section 483A.24, subsection 5, Code 2001, is amended to read as follows:
5. A resident or nonresident of the state under sixteen years of age of-a-nonfesident-of-the-state-under-fourteen years-of-age is not required to have a license to fish in the waters of the state. However, residents and nonresidents under sixteen years of age and-nonfesidents-under-foumteen years-of-age must pay the trout fishing fee to possess trout or they must fish for trout with a licensed adult who has paid the trout fishing fee and limit their combined catch to the daily limit established by the commission.

## EXPLANATION

This bill amends Code section 481 A. 38 to eliminate the mandatory drawings for deer and wild turkey licenses which have limited quotas. The bill also strikes a subsection which guarantees the issuance of a wild turkey license to landowners and tenants upon payment of the required fee.

The bill also amends various provisions of Code chapter 483A relating to the electronic licensing of hunters, fishers, and fur harvesters. The terms "license", "license agent", and "license document" are defined. A requirement that wild

1 turkey and deer license tags be separable into two parts is 2 stricken. The department of natural resources is authorized 3 to charge an administrative fee related to the issuance of 4 hunting, fishing, and fur-harvesting licenses. The director 5 of the department of natural resources is authorized to 6 designate license agents, which could include individuals, 7 businesses, county recorders, or other governmental agencies. 8 A number of coordinating amendments are included to apply the 9 terms "license", "license agent", and "license document". A 10 license or license document may extend one or more privileges $l l$ to the licensee and one or more of these license privileges 12 may be suspended or revoked by a magistrate for violations. 13 Code section 483A. 24 is amended to provide that nonresident 14 fishers under 16 years of age are not required to have a 15 fishing license. This is the same age requirement for 16 resident fishers. Both residents and nonresidents under 16 17 years of age must pay the trout fee for trout fishing unless 18 they are accompanied by an adult licensed for trout.

