

STATEMENT OF PURPOSE

RS21619

This legislation would exempt duplicate licenses and tags from set-aside account provisions of the dedicated Fish and Game Fund because the set-aside account provisions are met at the time of the original license or tag purchase. This legislation would also exempt disabled combination and fishing licenses from the set-aside provision in Section 36-111(b), Idaho Code because a disproportionate amount of the disabled licenses, which are the lowest cost licenses, is directed to the set-aside account within the dedicated Fish and Game Fund compared to the proportion directed to the set-aside account from other combination and fishing licenses. This would provide for broader use of these license funds to uphold disabled customer services. This legislation also corrects terminology in the amended sections.

FISCAL NOTE

There would be no fiscal impact to the General Fund. There would be no fiscal impact to the dedicated Fish and Game Fund because all moneys from class 7 and class 9 licenses that would no longer accrue to the set-aside account within the dedicated Fish and Game Fund would remain in the dedicated Fish and Game Fund so there will be no change in the overall dedicated fund balance.

Contact:

Sharon Kiefer
Department of Fish and Game
(208) 334-3771