### New Mexico Register / Volume XXX, Issue 23 / December 17, 2019

### STATE GAME COMMISSION MEETING AND RULE MAKING NOTICE

The New Mexico State Game Commission ("Commission") has scheduled a regular meeting and rule hearing for Friday, January 17, 2020, beginning at 9:00 a.m. at the Farm & Ranch Heritage Museum in Las Cruces, 4100 Dripping Springs Rd., Las Cruces, NM 88011, to hear and consider action as appropriate on the following: Presentation of proposed changes to the Game and Fish Licenses/Permits rule.

### Synopsis:

The proposal is to repeal and replace the Game and Fish Licenses/Permits rule, 19.30.9 NMAC, with the new rule effective April 1, 2020.

The proposed rule clarifies license vendor requirements for returning carcass tags monthly during the license year and at the end of the license year, reduces penalties for failure to return carcass tags and eliminates the requirement for immediate suspension. The proposal also reorganizes the rule to clarify financial obligations to the Department and eligibility and application requirements, clarifies the Director's authority to specify that requiring a surety bond may be required under certain circumstances and clarifies the conditions and requirements for vendors to request a hearing to challenge the Director's determinations. A more detailed summary, and the full text of changes, is available on the Department's website at: www.wildlife.state.nm.us.

Interested persons may submit comments on the proposed changes to the Game and Fish Licenses/Permits rule at chad.nelson@state.nm.us; or individuals may submit written comments to the physical address below. Comments are due by 12:00 p.m. on January 16, 2020. The final proposed rule will be voted on by the Commission during a public meeting on January 17, 2020. Interested persons may also provide data, views or arguments, orally or in writing, at the public rule hearing to be held on January 17, 2020.

Full copies of text of the proposed new rule, technical information related to proposed rule changes, and the agenda can be obtained from the Office of the Director, New Mexico Department of Game and Fish, 1 Wildlife Way, Santa Fe, New Mexico 87507, or from the Department's website at www.wildlife.state.nm.us/commission/proposals-under-consideration/. This agenda is subject to change up to 72 hours prior to the meeting. Please contact the Director's Office at (505) 476-8000, or the Department's website at www.wildlife.state.nm.us for updated information.

If you are an individual with a disability who is in need of a reader, amplifier, qualified sign language interpreter, or any other form of auxiliary aid or service to attend or participate in the hearing or meeting, please contact the Department at (505) 476-8000 at least one week prior to the meeting or as soon as possible. Public documents, including the agenda and minutes, can be provided in various accessible formats. Please contact the Department at 505-476-8000 if a summary or other type of accessible format is needed.

Legal authority for this rulemaking can be found in the General Powers and Duties of the State Game Commission 17-1-14, et seq. NMSA 1978; Commission's Power to establish rules and regulations 17-1-26, et seq. NMSA 1978.

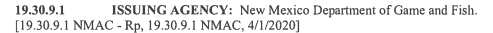


### Clean Copy - Initial Proposed Rule

TITLE 19 NATURAL RESOURCES AND WILDLIFE

**CHAPTER 30 WILDLIFE ADMINISTRATION** 

PART 9 GAME AND FISH LICENSES/PERMITS



**19.30.9.2 SCOPE:** License vendors and individuals utilizing the special use of wildlife licenses and permits.

[19.30.9.2 NMAC - Rp, 19.30.9.2 NMAC, 4/1/2020]

**19.30.9.3 STATUTORY AUTHORITY:** 17-1-14, 17-3-5, 17-3-7, and 17-3-12 NMSA 1978 provide that the New Mexico state game commission has the authority to establish rules and regulations that it may deem necessary to carry out the purpose of Chapter 17, NMSA 1978 and all other acts pertaining to protected species. [19.30.9.3 NMAC - Rp, 19.30.9.3 NMAC, 4/1/2020]

19.30.9.4 **DURATION:** Permanent.

[19.30.9.4 NMAC - Rp, 19.30.9.4 NMAC, 4/1/2020]

**19.30.9.5 EFFECTIVE DATE:** April 1, 2020, unless a later date is cited at the end of a section. [19.30.9.5 NMAC - Rp, 19.30.9.5 NMAC, 4/1/2020]

19.30.9.6 OBJECTIVE: Establishing eligibility and application requirements, procedures and financial obligations of license vendors, and certain licenses, permits, certificates and fees for special uses of wildlife, draw applications and license purchases.

[19.30.9.6 NMAC - Rp, 19.30.9.6 NMAC, 4/1/2020]

### **19.30.9.7 DEFINITIONS:**

- **A.** "Vendor" shall mean any owner(s) of a private or public business concern authorized by the New Mexico department of game and fish to sell license documents.
- **B.** "Carcass tag" shall mean any tag form provided to the vendor by the Department of Game and Fish that authorizes a person to legally possess big-game species or turkey killed in New Mexico.
- C. "Financial obligation" shall mean any dollar value owed to the Department, including penalty fees for unreturned carcass tags and payments for cash sales.
  - D. "License year" shall mean the period of April 1 through March 31.
- **E.** "Hearing officer" shall mean the official designated by the department for the purpose of conducting revocation hearings and providing recommendations to the state game commission, relating to the suspension of hunting and fishing license vendors.

[19.30.9.7 NMAC - Rp, 19.30.9.7 NMAC, 4/1/2020]

### 19.30.9.8 LICENSE VENDORS:

### A. Financial Obligations to the Department of Game and Fish:

- (1) The department will consign carcass tags to each vendor prior to the beginning of each license year, and will conduct an audit at the end of the license year to account for all carcass tags not issued to customers. All carcass tags designated unusable in any month during the license year must be returned to the department no later than the  $10_{th}$  day of the next month, and all blank, unused carcass tags must be returned to the department at the end of the license year no later than May 10.
- (2) A fee of \$100 per missing carcass tag shall be levied upon the license vendor for failure to return any carcass tag designated unusable or any blank, unused carcass tag as required.
- (3) Each vendor accepting cash payments, must submit payment for cash sales to the department every two weeks or when the total amount due (including license and vendor fees) reaches \$5,000, whichever comes first.
- (4) If a vendor is more than five days delinquent in its payment for cash sales, the privilege to accept cash for department licenses and permits shall be immediately suspended, and the department shall only reactivate the vendor's full license sale privilege once payment is received in full.



- (5) A vendor that is delinquent more than three times in a license year shall be evaluated by the director, who shall determine whether to suspend, restrict or place conditions on the vendor's privileges pursuant to Subsection C of 19.30.9.8 NMAC.
- (6) Any vendor that has their privileges suspended, restricted, or conditioned may request a hearing before a hearing officer to appeal the director's determination. Any vendor that does not request a hearing agrees to pay to the department the appropriate amount as specified in Paragraphs 1-3 of Subsection A of 19.30.9.8 NMAC within ten (10) working days and to comply with the director's determination. If a vendor requests a hearing as provided by this rule, the department, within 20 days of receipt of such request, shall notify the vendor of the time and place of the hearing and the name or names of the person or persons who shall conduct the hearing for the commission. The hearing shall be held not more than 90 or less than 30 days from the date of service of such notice unless a continuance is granted to either party by the hearing officer.
- (7) In the case of unusual mitigating or extraordinary circumstances, the state game commission may determine, and the hearing officer may recommend, financial obligation in an amount other than the amounts described in Paragraphs 1-3 of Subsection A of 19.30.9.8 NMAC. The decision of the state game commission shall be final.
- (8) Vendors, whether active or inactive, shall meet all financial obligations due to the department. Costs to collect overdue financial obligations may be added to the total obligation.

### B. Vendor eligibility, application and procedures:

- (1) Each vendor must sign a current license vendor agreement with the department on a form approved by the department annually.
- (2) Each vendor shall participate in the department's web-based sales system and follow the procedures set forth in the most current New Mexico department of game and fish license vendor manual and vendor agreement.
- (3) Each new vendor, or any vendor who has been inactive for one year or more, shall submit a vendor application form, a current credit score (provided by a credit reporting company), and shall be subject to a background check conducted by the department.
- A vendor applicant's ability to meet the financial obligations herein shall be evaluated and their privileges may be subject to restrictions or conditions pursuant to Subsection C of 19.30.9.8 NMAC.
- (5) A vendor applicant who has a felony conviction may be subject to restrictions or conditions placed on their vendor privileges pursuant to Subsection C of 19.30.9.8 NMAC.
- (6) A vendor applicant who has their hunting, fishing or trapping license privileges currently revoked or suspended or who has an outstanding civil assessment owed to the department shall be ineligible to be a vendor.
- (7) A vendor applicant who wishes to challenge any eligibility determination under this rule, may appeal to the director whose determination will be final and not subject to further appeal.
- C. Director's Authority: The director may suspend, restrict or place conditions, including requiring a surety bond, on a license vendor's privileges if the vendor is found to be in violation of their vendor agreement or delinquent in their financial obligation to the department. If such a determination is made, a notice of the suspension, restriction(s), or condition(s) shall be sent to the vendor within 10 days of the director's determination. A vendor may request a hearing pursuant to this rule to challenge the determination.

### D. Vendor fee:

- (1) The department will pay the vendor fees earned by the vendor for the previous month license sales, no later the 10th business day of the next month, to the vendor,
- (2) The vendor shall be required to be registered in the state of New Mexico's central accounting system.

[19.30.9.8 NMAC - Rp, 19.30.9.8 NMAC, 4/1/2020]

### 19.30.9.9 ESTABLISHING CERTAIN LICENSES, PERMITS, CERTIFICATES AND FEES:

Туре	Further description	Fee
	NM resident draw application fee	\$7.00
Certificate of application	Non-resident draw application fee	\$13.00
Wildlife conservation stamp	Share with wildlife	\$10.00

Duplicate license		\$6.00
Landowner authorization certificate		\$9.00
Migratory bird permit	Harvest information program (HIP)	\$0.00
D' 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	NM resident	\$3.00
Big game depredation damage stamp	Non-resident	\$10.00
Public land user stamp	Habitat stamp	\$5.00
Bait dealers		\$21.00
Commercial fishing		\$25.00
	Annual application processing fee	\$25.00
Importation fish	Additional stocking and shipment fee	\$6.00
Retention		\$1.25
Transportation		\$0.00
Triploid grass carp		\$25.00
Airborne hunting		\$10.00
	Up to 75 fish or 750 gallons	\$20.00
Class A lake aquaculture/recirculating water system	76 to 150 fish or 751 to 1500 gallons	\$40.00
water system	Over 150 fish or over 1500 gallons	\$100.00
Call pen		\$15.00
Class A lake		\$101.00
Class A lake	Additional lake	\$26.00
Class A park		\$501.00
Commercial collecting	Reptiles and amphibians	\$50.00
Educational use of wildlife	Application, renewal or amendment	\$15.00
Falconry	Application or renewal for 3 years	\$25.00
Field trial/importation		\$15.00
Game bird propagation		\$10.00
Protected mammal		\$10.00
0 : .:c	Application	\$15.00
Scientific use of wildlife	Renewal or amendment	\$15.00
Shooting preserve		\$200.00
Zoo	No fee	\$0.00
Importation non-domesticated animals	Class 1 importation of 1 to 5 animals	\$25.00
per calendar year (1/1 to 12/31) except	Class 2 importation of 6 to 99 animals	\$75.00
protected ungulates, game birds, fish or other	Class 3 importation of greater than 100 animals	\$300.00

Importation other	One time import (i.e., temporary importation, exhibition, game birds, restoration/recovery, etc.)	\$20.00
	Initial application/source & up to 2 animals (valid 6 months)	\$500.00
Importation protected ungulate	For additional animals, not to exceed 30 ungulates from the same source property/owner (if no acquisitions to source herd during 6 month period of validity)	\$50.00 per animal
	For greater than 30 ungulates from the same source property/owner (if no acquisitions to source herd during 6 months period of validity).	\$5.00 per animal

[19.30.9.9 NMAC - Rp, 19.30.9.9 NMAC, 9/29/2015]

### **HISTORY OF 19.30.9 NMAC:**

**Pre-NMAC History:** The material in this part was derived from that previously filed with the State Records Center and Archives:

Regulation No. 693, Establishing Certain Licenses, Permits, Certificates, And Fees, 4-20-92.

Regulation No. 702, Establishing Certain Licenses, Permits, Certificates, And Fees, 4-23-93.

Order No. 4-92, Amendment No. 1 To Regulation No. 693, Establishing Certain Licenses, Permits, Certificates, And Fees, 6-9-92.

Regulation No. 691, Establishing Financial Liability For Unaccounted For Licenses, 10-3-91.

History of Repealed Material: [RESERVED]

### **Initial Proposed Rule**

TITLE 19 NATURAL RESOURCES AND WILDLIFE

**CHAPTER 30 WILDLIFE ADMINISTRATION** 

PART 9 GAME AND FISH LICENSES/PERMITS

19.30.9.1 ISSUING AGENCY: New Mexico Department of Game and Fish.

[19.30.9.1 NMAC - Rp, 19.30.9.1 NMAC, 9/29/2015 4/1/2020]

**19.30.9.2 SCOPE:** License vendors and individuals utilizing the special use of wildlife licenses and permits.

[19.30.9.2 NMAC - Rp, 19.30.9.2 NMAC, 9/29/2015 4/1/2020]

19.30.9.3 STATUTORY AUTHORITY: 17-1-14, 17-3-5, 17-3-7, and 17-3-12 NMSA 1978 provide that the New Mexico state game commission has the authority to establish rules and regulations that it may deem necessary to carry out the purpose of Chapter 17, NMSA 1978 and all other acts pertaining to protected species. [19.30.9.3 NMAC - Rp, 19.30.9.3 NMAC, 9/29/2015]

19.30.9.4 **DURATION:** Permanent.

[19.30.9.4 NMAC - Rp, 19.30.9.4 NMAC, 9/29/2015 4/1/2020]

**19.30.9.5 EFFECTIVE DATE:** April 1, 202018, unless a later date is cited at the end of a section. [19.30.9.5 NMAC - Rp, 19.30.9.5 NMAC, 9/29/2015; A, 4/1/2018 4/1/2020]

19.30.9.6 OBJECTIVE: Establishing eligibility and application requirements, procedures and financial obligations liability of license vendors for unaccountable carcass tag documents, bonding requirements for license vendors, vendor application requirements, and certain licenses, permits, certificates and fees for special uses of wildlife, draw applications and license purchases.

[19.30.9.6 NMAC - Rp, 19.30.9.6 NMAC, 9/29/2015; A, 4/1/2018 4/1/2020]

### **19.30.9.7 DEFINITIONS:**

- **A.** "Vendor" shall mean any owner(s) of a private or public business concern authorized by the New Mexico department of game and fish to sell license documents and/or issue carcass tags.
- **B.** "Carcass tag document(s)" shall mean any tag form provided to the vendor by the Department of Game and Fish that authorizes a person to legally possess big-game species or turkey killed in New Mexico.
- C. "Financial obligation liability" shall mean any the dollar value owed to the Department, including penalty fees for unreturned carcass tags and payments for cash sales, for unaccountable carcass tags.
  - **D.** "License year" shall mean the period of April 1 through March 31.
- **E.** "Hearing officer" shall mean the official designated by the department for the purpose of conducting revocation hearings and providing recommendations to the state game commission, relating to the suspension of hunting and fishing license vendors.

[19.30.9.7 NMAC - Rp, 19.30.9.7 NMAC, 9/29/2015; A, 4/1/2018 4/1/2020]

### 19.30.9.8 LICENSE VENDORS:

- A. Assessment of financial liability: Financial Obligations to the Department of Game and Fish:
- (1) The department will consign provide carcass tags documents to each vendor prior to the beginning of each license year, and will conduct an audit at the end of the license year to account for all carcass tags documents not issued to customers. All voided carcass tags designated unusable in any month during the license year must be returned to the department no later than the 10<sup>th</sup> day of the next month, and all voiced and unused eareass tags blank, unused carcass tags must be returned to the department at the end of the license year no later than May 10.
- (2) First occurrence during a license year: A fee of \$\frac{100}{100} \frac{125}{125}\$ per missing carcass tag decument shall be levied upon the license vendor for failure to return any carcass tag designated unusable or any blank, unused carcass tag as required.
- (3) Second occurrence during a license year: A fee of \$250 per missing carcass tag document shall be levied upon the license vendor.
- (4) Third occurrence during a license year: The license vendor's privileges to sell department licenses shall be immediately suspended.

- (3) Each vendor accepting cash payments, must submit payment for cash sales to the department every two weeks or when the total amount due (including license and vendor fees) reaches \$5,000, whichever comes first.
- (4) If a vendor is more than five days delinquent in its payment for cash sales, the privilege to accept cash for department licenses and permits shall be immediately suspended, and the department shall only reactivate the vendor's full license sale privilege once payment is received in full.
- (5) A vendor that is delinquent more than three times in a license year shall be evaluated by the director, who shall determine whether to suspend, restrict or place conditions on the vendor's privileges pursuant to Subsection C of 19.30.9.8 NMAC.
- hearing before a hearing officer to appeal the director's determination. A license vendor must appear before a hearing officer in order to have a hearing with respect to financial liability. Any vendor that does not request a hearing A vendor may waive his right to a hearing and when he does so he agrees to pay to the department the appropriate amount as specified in Paragraphs 1-3 and 2 of Subsection A of 19.30.9.8 NMAC within ten (10) working days and to comply with the director's determination. If a vendor requests a hearing as provided by this rule, the department, within 20 days of receipt of such request, shall notify the vendor of the time and place of the hearing and the name or names of the person or persons who shall conduct the hearing for the commission. The hearing shall be held not more than 90 or less than 30 days from the date of service of such notice unless a continuance is granted to either party by the hearing officer.
- (7) (6) In the case of unusual mitigating or extraordinary circumstances, the state game commission may determine, and the hearing officer may recommend, financial liability obligation in an amount other than the amounts described in Paragraphs 1-3 and 2 of Subsection A of 19.30.9.8 NMAC. The decision of the state game commission shall be final.
- (8) Vendors, whether active or inactive, shall meet all financial obligations due to the department. Costs to collect overdue financial obligations may be added to the total obligation.
  - B. Vendor eligibility, application and procedures and bonding requirements:
- (1) Each vendor must sign a current license vendor agreement with the department on a form approved by the department annually.
- Each vendor shall participate in the department's web-based sales system and follow the procedures set forth in the most current New Mexico department of game and fish license vendor manual and vendor agreement.
- (3) Each new vendor, or any vendor who has been inactive for one year or more, shall submit a vendor application form, a current credit score (provided by a credit reporting company), and shall be subject to a background check conducted by the department.
- (4) A vendor applicant's ability to meet the financial obligations herein shall be evaluated and their privileges may be subject to restrictions or conditions pursuant to Subsection C of 19.30.9.8 NMAC.
- (5) A vendor applicant who has a felony conviction may be subject to restrictions or conditions placed on their vendor privileges pursuant to Subsection C of 19.30.9.8 NMAC.
- (6) A vendor applicant who has their hunting, fishing or trapping license privileges currently revoked or suspended or who has an outstanding civil assessment owed to the department shall be ineligible to be a vendor.
- A vendor applicant who wishes to challenge any eligibility determination under this rule, may appeal to the director whose determination will be final and not subject to further appeal.
- (1) Each vendor shall follow the procedures set forth in the most current New Mexico department of game and fish license vendor manual and agreement.
- (2) Bonding requirements shall be established and maintained by the director of New Mexico department of game and fish. A surety bond shall be required of vendors who elect to remit the statutory license and permit fees pursuant to 17-3-7(D) NMSA 1978.
- (3) A vendor may obtain a waiver of the bonding requirement subject to the following conditions:
- (a) A vendor must participate in the department's web-based sales system and submit payment when the total amount due (including license and vendor fees) to the department reaches \$5,000 or every two weeks, whichever comes first.

- (b) A new vendor, or a vendor who has been inactive for one year or more, shall submit a vendor application form available from the department; a current credit score (provided by a credit reporting company), and shall be subject to a background check conducted by the department.
- (c) An applicant with a credit score less than the average for the credit reporting company submitted will be ineligible to obtain a waiver of the bonding requirements.
- (d) An applicant who has a felony conviction or who has had their hunting, fishing or trapping license privileges currently revoked or suspended or who has an outstanding civil assessment owed to the department is not eligible to obtain a waiver of the bonding requirements.
- (4) A vendor must be party to a current license vendor agreement with the department on a form approved by the department.
- (5) If a vendor is more than five days delinquent in its payment, its privileges to accept cash for department licenses and permits shall be immediately suspended, and the department shall only reactivate the vendor's full license sale privileges once payment is received in full.
- (6) A vendor that is delinquent more than three times in any 12 month period shall have its privileges to sell department licenses and permits evaluated by the director, who shall determine if the vendor may retain those privileges, and whether the department will continue to waive the bonding requirement.

### C. Director's Authority:

- The director may suspend, restrict or place conditions, including requiring a surety bond, on a license vendor's privileges if the vendor is found to be in violation of their vendor agreement or delinquent in their financial obligation to the department. If such a determination is made, a notice of the suspension, restriction(s), or condition(s) shall be sent to the vendor within 10 days of the director's determination. A vendor may request a hearing pursuant to this rule to challenge the determination.
- (2) An applicant or vendor who wishes to challenge any eligibility determination under this rule, may appeal to the director whose determination will be final and not subject to further appeal.

### D. Vendor fee:

- (1) The department will pay the vendor fees earned by the vendor for the previous month license sales, no later the 10th business day of the next month, to the vendor,
- (2) The vendor shall be required to be registered in the state of New Mexico's central accounting system.

[19.30.9.8 NMAC - Rp, 19.30.9.8 NMAC, 9/29/2015 4/1/2020]

### 19.30.9.9 ESTABLISHING CERTAIN LICENSES, PERMITS, CERTIFICATES AND FEES:

Туре	Further description	Fee
Cartificate of application	NM resident draw application fee	\$7.00
Certificate of application	Non-resident draw application fee	\$13.00
Wildlife conservation stamp	Share with wildlife	\$10.00
Duplicate license		\$6.00
Landowner authorization certificate		\$9.00
Additional antelope permit tag		<del>\$25.00</del>
Migratory bird permit	Harvest information program (HIP)	\$0.00
Die some demodetien democrations	NM resident	\$3.00
Big game depredation damage stamp	Non-resident	\$10.00
Public land user stamp	Habitat stamp	\$5.00
Bait dealers		\$21.00
Commercial fishing		\$25.00
Importation fish	Annual application processing fee	\$25.00

	Additional stocking and shipment fee	\$6.00
Retention		\$1.25
Transportation		\$0.00
Triploid grass carp		\$25.00
Airborne hunting		\$10.00
	Up to 75 fish or 750 gallons	\$20.00
Class A lake aquaculture/recirculating water system	76 to 150 fish or 751 to 1500 gallons	\$40.00
	Over 150 fish or over 1500 gallons	\$100.00
Call pen		\$15.00
Class A lake		\$101.00
Class A lake	Additional lake	\$26.00
Class A park		\$501.00
Commercial collecting	Reptiles and amphibians	\$50.00
Educational use of wildlife	Application, renewal or amendment	\$15.00
Falconry	Application or renewal for 3 years	\$25.00
Field trial/importation		\$15.00
Game bird propagation		\$10.00
Protected mammal		\$10.00
Scientific use of wildlife	Application	\$15.00
Scientific use of wilding	Renewal or amendment	\$15.00
Shooting preserve		\$200.00
Zoo	No fee	\$0.00
Importation non-domesticated animals	Class 1 importation of 1 to 5 animals	\$25.00
per calendar year (1/1 to 12/31) except	Class 2 importation of 6 to 99 animals	\$75.00
other	Class 3 importation of greater than 100 animals	\$300.00
Importation other	One time import (i.e., temporary importation, exhibition, game birds, restoration/recovery, etc.)	\$20.00
	Initial application/source & up to 2 animals (valid 6 months)	\$500.00
Importation protected ungulate	For additional animals, not to exceed 30 ungulates from the same source property/owner (if no acquisitions to source herd during 6 month period of validity)	\$50.00 per animal
	For greater than 30 ungulates from the same source property/owner (if no acquisitions to source herd during 6 months period of validity).	\$5.00 per animal

[19.30.9.9 NMAC - Rp, 19.30.9.9 NMAC, 9/29/2015 4/1/2020]

### **HISTORY OF 19.30.9 NMAC:**

**Pre-NMAC History:** The material in this part was derived from that previously filed with the State Records Center and Archives:

Regulation No. 693, Establishing Certain Licenses, Permits, Certificates, And Fees, 4-20-92.

Regulation No. 702, Establishing Certain Licenses, Permits, Certificates, And Fees, 4-23-93.

Order No. 4-92, Amendment No. 1 To Regulation No. 693, Establishing Certain Licenses, Permits, Certificates, And Fees, 6-9-92.

Regulation No. 691, Establishing Financial Liability For Unaccounted For Licenses, 10-3-91.

History of Repealed Material: [RESERVED]

### Final Adopted Rule

2020 JAN 24 AM 10: 38

TITLE 19 NATURAL RESOURCES AND WILDLIFE CHAPTER 30 WILDLIFE ADMINISTRATION GAME AND FISH LICENSES/PERMITS

**19.30.9.1 ISSUING AGENCY:** New Mexico Department of Game and Fish. [19.30.9.1 NMAC - Rp, 19.30.9.1 NMAC, 4/1/2020]

19.30.9.2 SCOPE: License vendors and individuals utilizing the special use of wildlife licenses and permits.

[19.30.9.2 NMAC - Rp, 19.30.9.2 NMAC, 4/1/2020]

19.30.9.3 STATUTORY AUTHORITY: Sections 17-1-14, 17-3-5, 17-3-7, and 17-3-12 NMSA 1978 provide that the New Mexico state game commission has the authority to establish rules and regulations that it may deem necessary to carry out the purpose of Chapter 17, NMSA 1978 and all other acts pertaining to protected species.

[19.30.9.3 NMAC - Rp, 19.30.9.3 NMAC, 4/1/2020]

**19.30.9.4 DURATION:** Permanent. [19.30.9.4 NMAC - Rp, 19.30.9.4 NMAC, 4/1/2020]

**19.30.9.5 EFFECTIVE DATE:** April 1, 2020, unless a later date is cited at the end of a section. [19.30.9.5 NMAC - Rp, 19.30.9.5 NMAC, 4/1/2020]

19.30.9.6 OBJECTIVE: Establishing eligibility and application requirements, procedures and financial obligations of license vendors, and certain licenses, permits, certificates and fees for special uses of wildlife, draw applications and license purchases.

[19.30.9.6 NMAC - Rp, 19.30.9.6 NMAC, 4/1/2020]

### 19.30.9.7 **DEFINITIONS**:

- A. "Vendor" shall mean any owner(s) of a private or public business concern authorized by the New Mexico department of game and fish to sell license documents.
- B. "Carcass tag" shall mean any tag form provided to the vendor by the Department of Game and Fish that authorizes a person to legally possess big-game species or turkey killed in New Mexico.
- C. "Financial obligation" shall mean any dollar value owed to the Department, including penalty fees for unreturned carcass tags and payments for cash sales.
  - D. "License year" shall mean the period of April 1 through March 31.
- E. "Hearing officer" shall mean the official designated by the department for the purpose of conducting revocation hearings and providing recommendations to the state game commission, relating to the suspension of hunting and fishing license vendors.

  [19.30.9.7 NMAC Rp, 19.30.9.7 NMAC, 4/1/2020]

### 19.30.9.8 LICENSE VENDORS:

### A. Financial Obligations to the Department of Game and Fish:

- (1) The department will consign carcass tags to each vendor prior to the beginning of each license year, and will conduct an audit at the end of the license year to account for all carcass tags not issued to customers. All carcass tags designated unusable in any month during the license year must be returned to the department no later than the  $10^{th}$  day of the next month, and all blank, unused carcass tags must be returned to the department at the end of the license year no later than May 10.
- (2) A fee of \$100 per missing carcass tag shall be levied upon the license vendor for failure to return any carcass tag designated unusable or any blank, unused carcass tag as required.
- Each vendor accepting cash payments, must submit payment for cash sales to the department every two weeks or when the total amount due (including license and vendor fees) reaches \$5,000, whichever comes first.
- (4) If a vendor is more than five days delinquent in its payment for cash sales, the privilege to accept cash for department licenses and permits shall be immediately suspended, and the department shall only reactivate the vendor's full license sale privilege once payment is received in full.

- (5) A vendor that is delinquent more than three times in a license year shall be evaluated by the director, who shall determine whether to suspend, restrict or place conditions on the vendor's privileges pursuant to Subsection C of 19.30.9.8 NMAC.
- hearing before a hearing officer to appeal the director's determination. Any vendor that does not request a hearing agrees to pay to the department the appropriate amount as specified in Paragraphs 1-3 of Subsection A of 19.30.9.8 NMAC within ten (10) working days and to comply with the director's determination. If a vendor requests a hearing as provided by this rule, the department, within 20 days of receipt of such request, shall notify the vendor of the time and place of the hearing and the name or names of the person or persons who shall conduct the hearing for the commission. The hearing shall be held not more than 90 or less than 30 days from the date of service of such notice unless a continuance is granted to either party by the hearing officer.
- (7) In the case of unusual mitigating or extraordinary circumstances, the state game commission may determine, and the hearing officer may recommend, financial obligation in an amount other than the amounts described in Paragraphs 1-3 of Subsection A of 19.30.9.8 NMAC. The decision of the state game commission shall be final.
- (8) Vendors, whether active or inactive, shall meet all financial obligations due to the department. Costs to collect overdue financial obligations may be added to the total obligation.

### B. Vendor eligibility, application and procedures:

- (1) Each vendor must sign a current license vendor agreement with the department on a form approved by the department annually.
- (2) Each vendor shall participate in the department's web-based sales system and follow the procedures set forth in the most current New Mexico department of game and fish license vendor manual and vendor agreement.
- (3) Each new vendor, or any vendor who has been inactive for one year or more, shall submit a vendor application form, a current credit score (provided by a credit reporting company), and shall be subject to a background check conducted by the department.
- (4) A vendor applicant's ability to meet the financial obligations herein shall be evaluated and their privileges may be subject to restrictions or conditions pursuant to Subsection C of 19.30.9.8 NMAC.
- (5) A vendor applicant who has a felony conviction may be subject to restrictions or conditions placed on their vendor privileges pursuant to Subsection C of 19.30.9.8 NMAC.
- (6) A vendor applicant who has their hunting, fishing or trapping license privileges currently revoked or suspended or who has an outstanding civil assessment owed to the department shall be ineligible to be a vendor.
- (7) A vendor applicant who wishes to challenge any eligibility determination under this rule, may appeal to the director whose determination will be final and not subject to further appeal.
- C. Director's authority: The director may suspend, restrict or place conditions, including requiring a surety bond, on a license vendor's privileges if the vendor is found to be in violation of their vendor agreement or delinquent in their financial obligation to the department. If such a determination is made, a notice of the suspension, restriction(s), or condition(s) shall be sent to the vendor within 10 days of the director's determination. A vendor may request a hearing pursuant to this rule to challenge the determination.

### D. Vendor fee:

- (1) The department will pay the vendor fees earned by the vendor for the previous month license sales, no later the 10th business day of the next month, to the vendor,
- (2) The vendor shall be required to be registered in the state of New Mexico's central accounting system.

[19.30.9.8 NMAC - Rp, 19.30.9.8 NMAC, 4/1/2020]

### 19.30.9.9 ESTABLISHING CERTAIN LICENSES, PERMITS, CERTIFICATES AND FEES:

Туре	Further description	Fee
a Te	NM resident draw application fee	\$7.00
Certificate of application	Non-resident draw application fee	\$13.00
Wildlife conservation stamp	Share with wildlife	\$10.00

Duplicate license		\$6.00
Landowner authorization certificate		\$9.00
Migratory bird permit	Harvest information program (HIP)	\$0.00
	NM resident	\$3.00
Big game depredation damage stamp	Non-resident	\$10.00
Public land user stamp	Habitat stamp	\$5.00
Bait dealers		\$21.00
Commercial fishing	Fig. 29 Ref. Seat	\$25.00
	Annual application processing fee	\$25.00
Importation fish	Additional stocking and shipment fee	\$6.00
Retention		\$1.25
Transportation		\$0.00
Triploid grass carp		\$25.00
Airborne hunting	W	\$10.00
	Up to 75 fish or 750 gallons	\$20.00
Class A lake aquaculture/recirculating	76 to 150 fish or 751 to 1500 gallons	\$40.00
water system	Over 150 fish or over 1500 gallons	\$100.00
Call pen		\$15.00
Class A lake		\$101.00
Class A lake	Additional lake	\$26.00
Class A park		\$501.00
Commercial collecting	Reptiles and amphibians	\$50.00
Educational use of wildlife	Application, renewal or amendment	\$15.00
Falconry	Application or renewal for 3 years	\$25.00
Field trial/importation		\$15.00
Game bird propagation		\$10.00
Protected mammal		\$10.00
	Application	\$15.00
Scientific use of wildlife	Renewal or amendment	\$15.00
Shooting preserve		\$200.00
Zoo	No fee	\$0.00
Importation non-domesticated animals	Class 1 importation of 1 to 5 animals	\$25.00
per calendar year (1/1 to 12/31) except	Class 2 importation of 6 to 99 animals	\$75.00
protected ungulates, game birds, fish or other	Class 3 importation of greater than 100 animals	\$300.00

Importation other	One time import (i.e., temporary importation, exhibition, game birds, restoration/recovery, etc.)	\$20.00
	Initial application/source & up to 2 animals (valid 6 months)	\$500.00
Importation protected ungulate	For additional animals, not to exceed 30 ungulates from the same source property/owner (if no acquisitions to source herd during 6 month period of validity)	\$50.00 per animal
	For greater than 30 ungulates from the same source property/owner (if no acquisitions to source herd during 6 months period of validity).	\$5.00 per animal

[19.30.9.9 NMAC - Rp, 19.30.9.9 NMAC, 4/1/2020]

### **HISTORY OF 19.30.9 NMAC:**

Pre-NMAC History: The material in this part was derived from that previously filed with the State Records Center and Archives:

Regulation No. 693, Establishing Certain Licenses, Permits, Certificates, And Fees, 4-20-92.

Regulation No. 702, Establishing Certain Licenses, Permits, Certificates, And Fees, 4-23-93.

Order No. 4-92, Amendment No. 1 To Regulation No. 693, Establishing Certain Licenses, Permits, Certificates, And Fees, 6-9-92.

Regulation No. 691, Establishing Financial Liability For Unaccounted For Licenses, 10-3-91.

### History of Repealed Material:

19.30.9 NMAC, Game and Fish Licenses/Permits, filed September 29, 2015, is hereby repealed and replaced by 19.30.9 NMAC, Game and Fish Licenses/Permits, effective 4/1/2020.

# NMAC Transmittal Form



NEW MEXICO STATE RECORDS CENTER

2020 JAN 24 AM 10: 37

Your Access to Public Information Issue: 3 Volume: XXXI **Publication date:** Number of pages: (ALD Use Only) 02/11/20 Sequence No. Issuing agency name and address: **Agency DFA code:** New Mexico Department of Game and Fish, 1 Wildlife Way, Santa Fe, NM 87507 516 Contact person's name: Phone number: E-mail address: Chad Nelson 505-476-8072 chad.nelson@state.nm.us (ALD Use Only) Type of rule action: Most recent filing date: Amendment Renumber Repeal **Emergency** Title number: Title name: 19 Natural Resources and Wildlife Chapter number: Chapter name: 30 Wildlife Administration Part number: Part name: 19 Game and Fish Licenses/Permits Amendment description (If filing an amendment): Amendment's NMAC citation (If filing an amendment): Are there any materials incorporated by reference? Please list attachments or Internet sites if applicable. Yes No If materials are attached, has copyright permission been received? No **Public domain Concise Explanatory Statement For Rulemaking Adoption:** Specific statutory or other authority authorizing rulemaking: Sections 17-1-14, 17-1-26, 17-3-2, 17-3-5, 17-3-7, 17-3-13, 17-3-14, and 17-3-14.1 NMSA 1978 Notice date(s): Hearing date(s): Rule adoption date: Rule effective date: 12/17/2019 01/17/2020 01/17/2020 4/1/2020 Findings required for rulemaking adoption: **Findings MUST include:** - Reasons for adopting rule, including any findings otherwise required by law of the agency, and a summary of any independent analysis done by the agency; - Reasons for any change between the published proposed rule and the final rule; and Reasons for not accepting substantive arguments made through public comment.

## NEW MEXICO STATE RECORDS CENTER

# Findings required for rulemaking adoption: continued

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2020 JAN 24 AM 10: 38

The rulemaking was undertaken to repeal and replace the Game and Fish Licenses/Permits rule, 19.30.9 NMAC. The new rule reorganizes subsections A and B in NMAC 19.30.9.8 to clarify license vendor's financial obligations to the Department in subsection A and eligibility, application and procedural requirements in subsection B. The requirements for returning unusable carcass tags monthly during the license year and blank, unused carcass tags at the end of the license year are clarified. The vendor's financial obligation for unreturned carcass tags is reduced to \$100 per tag in all instances and the provision requiring immediate suspension of vendor privileges is removed. The Director's authority is clarified to specify that the Director may require a surety bond as a condition in cases where a vendor has violated the vendor agreement or has failed to meet its financial obligations to the Department. The conditions and requirements for vendors to request a hearing to challenge the Director's determinations are also clarified. Six public comments were received, only one of which was directly related to changes made to the rule. This comment was related to the time frame established by rule for submitting payments for cash sales, and was not accommodated because the Department's procedure for notification of cash sales payments due is consistently applied for all vendors.

ACCUSION OF	diversity of particular effectives.
Issuing authority (If delegated, authority letter must be on file with ALD): Name:	Check if authority has been delegated
Michael B. Sloane	
Title: http://www.demidog.org/	
Director, NMDGF	
Signature: (BLACK/ink only)	Date signed:
Whathers	1/23/2020





New Mexico Department of Game and Fish

**EXHIBIT** 

# Summary of Proposed Changes

liability for carcass tags. The rule specifies license vendor requirements and financial

- penalties for lost carcass tags Clarify the license vendor's responsibilities and reduce the
- The penalty for each "unusable" tag, and each unused blank tag would be set at \$100 per tag.
- The provision requiring the Department to suspend vendor privileges on the third occurrence within a license year will be removed



# **Public Comments**

- The Department received six public comments—all from license vendors
- vendors payments for cash sales from license One comment was related to the Department's timeframe for collecting
- Other comments were not related to specific changes proposed, with four in support of increasing the vendor fee







### **Summary of Proposed Changes**

### NMAC 19.30.9: Game and Fish Licenses/Permits

- Reorganizes subsections A and B in NMAC 19.30.9.8 to clarify the vendor's financial obligations to the Department in subsection A and eligibility, application and procedural requirements in subsection B.
- Clarifies requirements for returning unusable tags monthly during the license year and blank, unused carcass tags at the end of the license year.
- Reduces the vendor's financial obligation for unreturned carcass tags to \$100 per tag in all instances, and eliminates the provision requiring immediate suspension of vendor privileges.
- Clarifies the Director's authority by specifying that the Director may require a surety bond as a condition in cases where a vendor has violated the vendor agreement or has failed to meet its financial obligations to the Department.
- Clarifies the conditions and requirements to request a hearing to challenge the Director's determinations.

EXHIBIT

4



### PUBLIC COMMENTS REGARDING PROPOSED CHANGES TO 19.30.9 NMAC

### Comment 1

Chad,

I would ask that the costs to the vendor be considered in any increase. Currently we buy printer cartridges, printers, paper, and laptops, internet charges to accommodate the licensing process.

We also spend a great deal of time being the Game and Fish information booth so to speak and there is a value to be considered for that time and expertise.

Thanks



### **Comment 2**

Chad,

Where at am I supposed to submit these comments? Just over email?

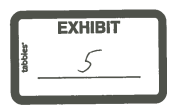
Everything proposed here looks good to me, I would like to submit a comment supporting the raise of vendor fees if we can ever get enough support to take it to the State.

Thanks,

**MICHELLE BANKS** 

**SALES** 

**COURTESY SPORTING & PAWN** 



### Comment 3

Hello Chad,

An increase in vendor fee would be welcome. We give your customers a lot of our time and customer service with very little monetary recompense for the State of Colorado,

who pays us. We also provide a lobby computer, printer and toner for use primarily by your customers. We are happy to do so, especially since your customers are often ours as well, however, these provisions would be more easily justified if there were a more equitable vendor fee.

Also, we are trying to teach New Mexico license customers to do their own licenses, however, many who are already in your system, cannot access their records to purchase licenses online themselves because they either do not know their log-in credentials, many of which were auto-generated by your system, or their record contains some type of problem or glitch. When they attempt to reset login credentials, they are sent reset info via an email address many cannot access or no longer use. They are prompted to call NM for assistance, however, most people are here on weekends when, typically, none of your phone staff are available to assist. It would be helpful if this entire system were re-vamped to allow customers to reset their own passwords using social security numbers to enter their own records. Most people know their ss #. OR, if the problems with the system cannot be addressed to make it much more user friendly than it currently is, hire phone staff to be available to assist on all weekends.

I hope these comments and ideas will be helpful to you.

Thank you,

Susan

Susan Snyder

Visitor Center Manager

### Comment 4

Chad - thanks for the information on proposed vendor rules. We're definitely on board with reducing vendor liabilities and potential costs, and simplifying requirements. We have a pretty good track record with G&F and don't have issues with bonding requirements, other than we don't have to do that anymore. However, we do have issues with compensation. This does not seem to be the time to discuss vendor fees, but I would like to have a dialogue with you and other vendors to see what the strategy might be to increase vendor fees.

I do not know what the percentage of total licensing fees are sold directly on line versus vendor locations, but we are the only outlet in Mora County and the only location to get carcass tags, etc. In 2018 and 2019 (YTD 10/31), we have sold over \$88,000 of licenses, stamps, fees and tags in 511 transactions resulting in \$511 in income to Mora Valley Ranch Supply.

At a minimum, our expenses, including dedicated computer and printing equipment, printing supplies, employee training, time for document processing and credit card fees, have easily exceeded \$1000.

I understand that the vendor fees are set by legislative statute, but since the online system has been implemented, I don't believe there has been any discussion about changing the fee structure that now does not begin to address the costs vendors incur to process licensing.

I would like to get some feedback from G&F regarding the number of vendors and the dollar value of there sales they generate statewide so as to better assess our own cost/benefit situation. If you can help me with this, I would be grateful. best Wishes, John Bloch, CFO MVRSC

### Comment 5

The change we would like to see is if we can put the Philmont Special licenses on your vendor site, but also get paper licenses for our backcountry camp Trading Posts.

We sell the majority of PS Licenses at our basecamp Trading Post but we also sell a lot of them at some of your backcountry camps.

Thank You,

Tina Archuleta | Accounting Clerk
BOY SCOUTS OF AMERICA
Philmont Accounting Department

### Comment 6

Please regard this email as our comments on the proposed changes to NMAC 19.30.9.

In regards to 19.30.9.8.A.3, "Each vendor accepting cash payments, must submit payment for cash sales to the department every two weeks or when the total amount due (including license and vendor fees) reaches \$5,000, whichever comes first."

We request the department rephrase this requirement to read "Each vendor accepting cash payments must submit payment for cash sales to the department <u>semi-monthly</u> or when the total amount due (including license and vendor fees) reaches \$5,000, whichever comes first."

The current department of game and fish office procedure is to send out haranguing emails concerning these cash payments every two weeks even if we've only made a cash sale the day before. During the summer months when we are at our busiest, every two weeks is very inconvenient especially since we have to run our own credit card to make the payment. We mentally use the beginning and the middle of the month as markers to check and see if we need to make a payment. If we owe, we make the payment.

Taking cash payments is also very inconvenient for us. We do it as a courtesy to the department's customers. There are a lot of summer travellers who now only carry cash and if no one will take a cash payment for a fishing license, the department and by extension, the state, loses a customer. If we can keep travellers in Cimarron Canyon by selling them a fishing license, it helps the department, the county and state (gross receipts tax and lodgers tax if they extend their stay) and the Cimarron Canyon State Park (if they're camping). Taking cash for fishing licenses does not help us at all. Being harassed by the department to run our own credit card to make that cash payment does nothing to help us at all. We don't think it is too much to ask to make this one slight change to the ruling that would actually help us out a little bit.

Thank you for considering this change.

Todd and Jeanne Tatum

Pine Ridge

vendor 2033





# **MEETING SIGN-IN SHEET**

New Mexico State Game Commission

(Sign-in to be in the official record as having attended this meeting. Mark the box if you wish to be added to the meeting notifications mailing list.)

EXHIBIT tabbies. Rule Making 3A Licensing Permits Rule 19.30.9

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NEW MEXICO STATE GAME COMMISSION
Friday, January 17, 2020
Farm & Ranch Heritage Museum, Ventanas Room
4100 Dripping Springs Road
Las Cruces, NM 88011

### APPEARANCES:

Madame Chair Sharon Salazar Hickey

Commissioner Jimmy Bates

Vice-Chair Roberta Salazar-Henry

Commissioner David Soules Commissioner Tirzio Lopez Commissioner Jeremy Vesbach Commissioner Gail Cramer

1	MADAME VICE CHAIR SALAZAR-HENRY: Good
2	morning everybody, welcome to Las Cruces. For those
3	of you who went through the snow and ice to get here,
4	I appreciate you taking the time to do this and I
5	appreciate everybody who lives in Las Cruces for
6	taking the time to come to this meeting. The first
7	thing we're going to do this morning is go ahead and
8	call the roll. Mr. Secretary?
9	DIRECTOR SLOAN: Commissioner Bates?
10	COMMISSIONER BATES: Here.
11	DIRECTOR SLOAN: Commissioner Cramer?
12	COMMISSIONER CRAMER: Here.
13	DIRECTOR SLOAN: Commissioner Lopez?
14	COMMISSIONER LOPEZ: Here.
15	DIRECTOR SLOAN: Commissioner Salazar-
16	Hickey?
17	COMMISSIONER SALAZAR HICKEY: Here.
18	DIRECTOR SLOAN: Commissioner Soules?
19	COMMISSIONER SOULES: Here.
20	DIRECTOR SLOAN: Commissioner Vesbach?
21	COMMISSIONER VESBACH: Here.
22	DIRECTOR SLOAN: Ms. Salazar-Henry?
23	MADAME VICE-CHAIR SALAZAR-HENRY: Here.
24	DIRECTOR SLOAN: We have a quorum.
25	MADAME VICE CHAIR SALAZAR-HENRY: Thank
	PAUL BACA PROFESSIONAL COURT REPORTERS 500 FOURTH STREET NORTHWEST, SUITE 105

PAUL BACA PROFESSIONAL COURT REPORTERS
500 FOURTH STREET NORTHWEST, SUITE 105
ALBUQUERQUE, NEW MEXICO 87102
(505) 843-9241

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1	you. We'll move on to agenda, item number three,
2	approval of the agenda. Are there any comments, any
3	additions to listen from the commission's body?
4	COMMISSIONER VESBACH: Madame Vice Chair
5	MADAME VICE CHAIR SALAZAR-HENRY: Yes,
6	Commissioner Vesbach?
7	COMMISSIONER VESBACH: I'd like to make a
8	motion to move one agenda item. What I would like to
9	do is move agenda item number 13, the workshop around
10	the e-plus system.
11	MADAME VICE CHAIR SALAZAR-HENRY: No.
12	COMMISSIONER VESBACH: Okay, I apologize.
13	It's actually, it's agenda number twelve, to right
14	after the lunch break. The reasoning for that is
15	that we you know, there's a high interest in this
16	issue and we want to I believe we've tried really
17	hard to be accommodating to the public and their
18	schedules and people who need to get back to work, so
19	if it's after lunch, people can know when that is and
20	know that they can go leave if they want to, after
21	they comment. So, with that, I would like to make a

MADAME VICE CHAIR SALAZAR-HENRY: Do I have a second?

to right after the lunch break.

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motion to move agenda item number, the E-Plus Hearing

1 MS. SALAZAR-HICKEY: Motion to adopt the rules. 2 UNKNOWN: Second. 3 MS. SALAZAR-HICKEY: Very good. May I have aye in favor? 4 5 COMMISSIONERS: Aye. 6 MS. SALAZAR-HICKEY: Any nays? Motion passes. 7 Okay. Moving on -- oh, thank you. So moving 8 on to the next agenda item is the public rule. 9 it is the hearing -- it's my responsibility to 10 protect the worker, making sure that only one 11 person speaks at a time. The record is all that 12 matters on appeal, so if something is not on record 13 then it does not exist to the judge. Make sure 14 that gestures are entered into the record. For 15 example, let the record reflect that, A, or 16 somebody nodded, and that means a yes. I think a 17 few minutes ago, I was using my head quite a bit so 18 I'm going to try and get rid of that, and just use 19 a lot of words. 20 And make sure that each person addressing the Board identifies him or herself for the record each 2.1 22 time you address the Board. And getting back to 23 the spirit of this hearing, respect, listen. Let's 24 not be argumentative. Let's hear what everybody

Do not permit the hearing to become

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has to say.

argumentative. Okay?

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The Board will have an opportunity to discuss the entire record, including exhibits and testimony during its meeting after the rule hearing is closed at which time there will be no right for members of the public to cross-examine or question members of the Board. Statements of support, rationale, and even response to negative feedback can be provided by the Board while considering adoption of the proposed rules during its subsequent Board meeting.

Okay. So with that said, this hearing will please come to order.

Yes. My name is Sharon Salazar Hickey. I will be serving as the hearing officer for this portion of the meeting. And be advised by the Commission's counsel from the Office of the Attorney General. The purpose of this hearing is for consideration of final adoption of the following proposed rule by the Commission.

The hearing item is, one, for the Commission to receive public comment on the proposed new Fair Chase Rule, Title 19, Chapter 30, Part 18 of the New Mexico Administrative Code. The Fair Chase Rule will become effective on February 11th, 2020.

These hearings are being conducted in

accordance with the provisions of the Game & Fish Act and the State Rules Act. These hearings are being audiotaped, thank you, and video recorded.

Anyone interested in a copy of the audiotape or video recording should contact Tristanna Bickford with the Game & Fish Department.

2.1

Public notice of this hearing was advertised in the New Mexico Registrar, the New Mexico Sunshine Portal, and on the Department's website. Copies of the proposed new rules have been available on the Department's website. Those wishing to comment here today, please sign the attendance sheet at the back of the room, which will later be entered into the record as an exhibit.

These -- now an explanation of our hearing procedures. These rule hearings will be conducted in the following manner: staff will present prefiled exhibits. Exhibits admitted into evidence are available for review by the public but exhibits may not be removed from this room. After all exhibits are entered, we will proceed to the presentation of the proposed rule after which testimony will be taken from the audience.

In order to make sure that the hearing is

2.1

accurately recorded, only one person at a time shall be allowed to speak. Any person recognized to speak is asked to, one, identify yourself by name and who you are affiliated with for the record each time you are recognized. And two, speak loudly and clearly to accurately record your comments. After a person has offered comment, they will stand for questions from me, and the audience may also ask questions of anyone offering comments after being recognized by me. These hearings are not subject to judicial rules of evidence. We're not in court. However, in the interest of efficiency, I reserve the right to limit any testimony deemed irrelevant, redundant, or unduly repetitious.

The Commission may discuss the proposed new rules after the public comment portion of the hearing. Final Commission action, including adoption of the rules, may occur after the conclusion of the presentation and public comment period.

Okay. Any questions? So far so good? Okay.

Now moving on to item number 1A, rule making
hearing on Fair Chase Rule, 19.30.18 NMAC. The
hearing is now open.

Are there any exhibits for a proposed meeting rule 219.30.18 for the record?

2.1

DIRECTOR SLOAN: Chair, I'd like to enter six exhibits into the record. Exhibit 1, the notice of rule making; Exhibit 2, the initial proposed rule that was posted on the website; Exhibit 3, the presentation that will be given today to you all; Exhibit 4, the summary of the proposed rule; Exhibit 5, the technical information we relied upon to develop the rule; and Exhibit 6, the two public comments that we received during the public comment period.

MADAME VICE CHAIR SALAZAR-HENRY: Thank you.

CHIEF LILEY: So, Madame Chair, Members of the Commission, for some of you this is the first time you've seen this. For others of you, this is the third time that we've presented this in front of the Commission for final adoption. Some of the background on this is in the last legislative session, Senate Bill 383 authorized the Commission to create rules that embody the principles of Fair Chase. It's for the body -- the principles of Fair Chase where it doesn't give an undue advantage to sportsman and the taking of wildlife.

Really, what the specifics of that legislation

did was also prohibit the distribution of wildlife location data, that we as the Department collect, our contractor's collect on behalf of wildlife management. Why we need that specific provision in the statute was under the inspection of public records acts, those are free information currently, but we needed a statutory provision that would allow us to prohibit the distribution of that data.

We went through, and a background of why we want to prohibit it, some of the technology that's been developed over the last five to ten years that we use to get more accurate information on how animals use the landscape allows us to collect location data from a GPS collar placed on these animals at sometimes frequencies of every 15 minutes and uploading to the satellites every hour and then downloading to our computer. So we have realtime knowledge of about how animals move across the landscape, how they use it, what habitats they select for, why they're avoiding certain areas, why they're selecting other areas to better manage those populations.

However, as you can see, if we were to release that information to the public for a hunting purpose, someone would have an unfair or undue

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advantage over those animals in terms of a hunting perspective. They'd know exactly how those animals work on the landscape, where they are, et cetera, and so it would increase take against their animal from the harvest.

2.1

But not only on the legal takes, we also worry about illegal take. We have species that are caused by either a state threatened or endangered or federally endangered or threatened that are wearing these transmitters as well. Some of them have collection value such as the State Gila Monster, et cetera, or Tarmigan, or those kind of things where we want to prohibit the use of that data for illegal collection of those animals as well.

So as we went through the rule process, we went back, because with you all and the public, again, we discussed we only received two public comments during the rule making process. That was at one of the first meetings that we had. That was at the Santa Fe meeting. We didn't actually receive any through the website. But one of the biggest things that we came up was we would prohibit the release of the data while there's an active transmitter on it.

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If the animal is alive or if there's an ongoing study around those animals we'd prohibit the release of that data. We would then also prohibit if it reasonably can predict where the animal's current or future location would be. like I said, it would be contrary to the principles of Fair Chase.

The other thing that you'll see in the proposed rule is it limits data collected from our aerial or ground survey. So we do a lot of population surveys either with helicopters or planes or ground surveys where we're taking a GPS location of where we sighted those animals. example, we've had requests that come in when we land a helicopter after an elk survey to get all the GPS locations as soon as we land on a specific GMU for hunting purposes. So this would prohibit the release of that data now, or anything that could compromise the viability of a population. For example, if we have known den locations for bears or some of them, they den back at the same location every year, we would prohibit the release of some of that location, something that would encourage a legal take.

And then it varies by species depending

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on -- excuse me, depending on their distribution across the land today. We would also prohibit the release of data that we receive from either contract researchers or universities that we work in cooperation in so that data would stay protected. We would -- we would propose keeping that data while the transmitters and frequencies are active.

But one of the things that we are proposing doing, you'll see in the rule, is we could buffer that data to where we don't think it would be a risk. So if we went back to that first example of those individual points on that map, we could buffer, depending on the species, we might put a five-mile buffer radius around it and say this is the general distribution of where these animals live but this is not the exact location where they go to water or where they go to some other aspect and still be able to release that data while the animal is still wearing the transmitter as long as we don't think it will compromise the individual animal or the population.

And then we would enter into agreements to be able to share the data with university researchers or other wildlife management or land management

1	agencies to help conserve population or do habitat
2	work that would be a benefit by using that data.
3	But it would then those agreements would
4	prohibit them from releasing that data through
5	other means to the public.
6	So again, I mentioned there was two public
7	comments that were made at one of the previous
8	Commission meetings. One supported the new rule
9	and the other one actually didn't really pertain
LO	much to Fair Chase during the time.
L1	With that, I take any questions specific to
L2	the proposed rule.
L3	MADAME VICE CHAIR SALAZAR-HENRY: Would anyone
L 4	like to comment on this?
L5	COMMISSIONER SOULES: Madame Chair?
L 6	MADAME VICE CHAIR SALAZAR-HENRY: Commissioner
L7	Soules?
L 8	COMMISSIONER SOULES: Chief Liley, I realize
L 9	this is not exactly pertaining to this rule, so
20	I I apologize, but I think it may be relevant.
21	If in the your this rule pertains only to
22	data collected by the Department for its
23	contractors. If individuals set up things like
24	gain (inaudible) that can alert them to the
25	location of mole or some other manner had a way to

track animals themselves and use that in realtime, are there any existing regulations that speak to that and whether that's allowable or not?

CHIEF LILEY: Madame Chair, Commissioner

Soules, so we have an overarching rule or

Commission rule that's called the manner and method of take, more or less. Manner and method of take a species. So your example of realtime game cameras or satellite cameras is actually prohibited by

Commission rule already, so you can't use those satellite cameras or cell phone cameras to aid in the taking of wildlife. So that's already set by rule in the manner and method.

Some of the other principles of Fair Chase would be set by manner and method rules. Why this is so specific is because of the -- as it relates to release of public information. And that's why this rule is different from the manner and method where you prescribe how animals would be taken across the landscape.

And to another point to your question, if someone has a game camera that's not a satellite, they're just using it, or even someone that does have a satellite that's not using it for the take of animals but they're doing it for their own

1	information in their backyard or something like
2	that, nothing precludes them from releasing that
3	data to anybody else. This is just data that's
4	collected by us or our contractors.
5	COMMISSIONER CRAMER: Madame Chair, Chief
6	Liley, is are the radio frequencies unique where
7	a person can't scan and get those?
8	CHIEF LILEY: Madame Chair, Commissioner
9	Cramer, yes, they are all unique frequencies that
LO	we would not release and someone cannot just scan
L1	and pick them up.
L2	MADAME VICE CHAIR SALAZAR-HENRY: Any other
L3	questions? A question from the public.
L 4	If you would like to come to the microphone,
L5	state your name.
L 6	DIRECTOR SLOAN: Madame Chair, we'll have to
L7	have him fill out a comment card. I just want to
L 8	make sure he's aware of that.
L 9	But you can come up.
20	UNIDENTIFIED MALE: I just had a question
21	about how you (inaudible). That's all.
22	MADAME VICE CHAIR SALAZAR-HENRY: What is your
23	question? Again, in the spirit of I know we
24	have our rules

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UNIDENTIFIED MALE: There's so much cyber

1 security problems, how do we think the Gaming 2 Commission has the capability of doing it? 3 MADAME VICE CHAIR SALAZAR-HENRY: Thank you. CHIEF LILEY: Madame Chair, yeah, so we have 4 5 firewall -- we protect a lot of information on our 6 computers, our firewall through the State, 7 et cetera. We try to -- it's no different than 8 some of the personal information people enter to 9 purchase licenses. We protect them on our 10 computers. It's not going out to personal 11 computers that we're putting the State on and lids 12 on our servers in the department. And so we hope 13 we have a really well firewall. I know there's 14 been times where people have gotten behind some, 15 but not ours. But we would hope that someone 16 doesn't hack into our systems to specifically steal our wildlife rotations. 17 18 DIRECTOR SLOAN: Madame Chair, we do have a 19 robust cyber security effort at the agency, largely due to our (inaudible) nature of our business. 20 2.1 MADAME VICE CHAIR SALAZAR-HENRY: Very good. 22 Thank you. Okay, good. 23 Are there any other exhibits anyone wants to 24 enter into the record at this time? Okay. 25 there are no further questions, I will admit the

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1	attendance sheet as Exhibit
2	DIRECTOR SLOAN: 7.
3	MADAME VICE CHAIR SALAZAR-HENRY: 7, and
4	the comments submitted in testimony heard during
5	this rule hearing will be reviewed by the
6	Commission and discussed during the open session of
7	today's meeting. The Commission will vote on
8	proposed rule at this one.
9	Yes. I would like to thank everyone present
10	for their participation today. Let the record show
11	that this rule making hearing was adjourned today
12	at what time is it?
13	DIRECTOR SLOAN: 10 AM.
14	MADAME VICE CHAIR SALAZAR-HENRY: 10 AM. Very
15	good.
16	So moving on to rule number oh, excuse me.
17	Excuse me. Thank you, Vice Chair. No, no, no,
18	we've had plenty of discussion, so now do I have a
19	motion on the rule 1b, the Fair Chase Rule?
20	COMMISSIONER SALAZAR HICKEY: Madame Chair?
21	MADAME VICE CHAIR SALAZAR-HENRY: Yes?
22	COMMISSIONER SALAZAR HICKEY: I move to adopt
23	19.30.18 NMAC as presented by the Department and
24	allow the Department to make minor corrections to
25	comply with filing this rule with state records and
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1	archives.
2	MADAME VICE CHAIR SALAZAR-HENRY: Do I have a
3	second?
4	COMMISSIONER BATES: Second.
5	MADAME VICE CHAIR SALAZAR-HENRY: Thank you,
6	Commissioner Bates?
7	Thank you, Commissioner Henry.
8	All in favor say aye.
9	ALL COMMISSIONERS: Aye.
10	MADAME VICE CHAIR SALAZAR-HENRY: All opposed
11	say nay. That rule passes.
12	Are we ready to move on to rule number 2, 2A?
13	Yes, okay. This is the rule hearing trapping and
14	furbearing rule, 19.32.2 NMAC, and hunting and
15	fishing manner and method of taking rule, 19.31.10
16	NMAC. This hearing is now open. Are there any
17	exhibits for the proposed new rule, 19.32.2 or for
18	the amendments to 19.31.10 for the record?
19	DIRECTOR SLOAN: Madame Chair, I wish to enter
20	six exhibits into the record. Exhibit Number 1,
21	the notice of the rule making that was posted on
22	our website as well as the Sunshine Portal; Exhibit
23	2, the initial proposed rules that were posted on
24	our website; Exhibit 3, the presentation that I'll

be giving today; Exhibit 4, the summary of the

proposed changes; Exhibit 5, the technical information we relied upon when developing the rule; and Exhibit 6, the 5,002 public comments we received during the rule making process.

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MADAME CHAIR SALAZAR HICKEY: Thank you very much, Stewart. Can you continue to proceed?

CHIEF LILEY: Madame Chair, Members of the Commission, for those of you that are new, this is going to be the first time that you see it. For those of you that have been around, you've seen this -- it will be the fourth or fifth time I believe you've seen this now. So this -- this process started back in August of this year when we presented initially to the Commission at the Santa Fe meeting. We also presented it to the Commission at the October and November meeting.

We put on our website back in August our initial proposals on the website and built upon since then. We did hold public meetings throughout the state in October. And then in December we posted the final rules on our website for public comment. We were taking comments before those public -- or before those rules were posted, but again, we did post the rules as required under the rule making act by the December time frame and as

we are here today to act on the final rules.

As I stated when I entered into the exhibit, we received 5,002 comments for this rule. I do want to state there was -- that was 2,002, or 2,024 unique senders, so there was multiple comments sometimes from the same individual but I wanted to point out there was 2,024 unique senders. was a significant amount of comments that came in the form of a form letter where they just changed the name on it and maybe a little bit of change at the back. And most of those comments didn't really deal with the -- the specific proposed changes that we were proposing but it was more on the specifics of eliminate trapping or support trapping or one of those kind of aspects. There was -- that was the majority of the comments we received was one or the other on either an all-out banning on trapping or not.

We did then get specific comments. When we got specific comments they really pertained to three different topics. That was our set back distances that we were proposing, and the set backs from trails but also the set back distance from trail heads. Both in -- we had the comments that favored some, very few of the favoring, but we had

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comments that said you're going too far one way,

the extreme, and you're not going far enough. So

that was the majority by the comments we saw was

pro and con under the same exact issue.

So there was -- the only one where we had almost total support for it from all of our commenters was a mandatory trapper education. That was supported across on both sides of that.

There was -- on our additional closures that we'll get to in a minute, there was people opposed to us closing any more areas and people that would wish that we present more closures to the areas.

So again, like I said, there was comments on both sides of the aisle on the trap -- on the topic, and a lot of that was, like I said, more of a form letter on just in opposition to a support of rather than specific to the proposed changes.

For the interest of the Commission, and since we're in a new area of the state, I'm going to go through the kind of presentation you all have seen before. But kind of going back through the history of trapping a little bit, how trapping fits in the North American model and some of the other stuff that we've gone through, but really trapping is the most effective and efficient method for managing

furbearers. And when I say managing furbearers, some of that is for sustainable harvest of furbearers, some of that is managing wildlife conflict. And when I say conflict, livestock conflict on some of the damage that we do deal with. It is the most effective way. Trapping is the most effective way to manage those furbearer populations.

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We, ourselves, use trapping as a tool to radio mark our bobcats, for example, or other species that we do use. It's highly regulated. As you'll see, it's fairly complex in terms of our manner and method. If you look at the manner and method sections for some of our rifle hunts it prescribes maybe a caliber, but this really goes into detail on how a person has to set a trap, what kind of trap they can set, how far back it has to be set. So it's more regulated than some of our rules and more -- we are only proposing more additional proposed regulations as you'll see through time.

And it's guided by international standards.

And when I say guided international standards, I'll get to it in a few slides. It discusses a minute that was signed with the European Union with the

25 United States that kind of described on how we'll

try to deal with humane standards when it deals with trapping and best management practices.

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One of the things that you sometimes will hear as trapping is brought up is how does trapping fit into the North American model of wildlife or it doesn't fit into the North American model of wildlife management. I think the guiding principles of the North American model, again, came off of this principle of wildlife is held in the public trust in North American, or specifically in Canada and the United States. It is a public trust species.

We, as the Department, are managers of that public trust resource. You, as the Commission, set the policies and the rules that surround how you manage that public trust resource. One of the other tenants of that model talk about unreg — elimination of unregulated markets and over exploitation of the species. This is where some people sometimes refer to this as the commercial taking of a species.

When they're referring to that as the tenant it's not necessarily that that person can sell it.

It's more of if you go back to the days of the bison and when it was sold on the rail on the

markets for market hunting that was not regulated, an unregulated take that was in the commercial process. That's more of where that tenant came from rather than a commercial take.

For example, we have commercial take of salmon from the fisheries across our Western Coast, all across. If you harvested, legally harvest, an elk, you can sell the hide, the antlers, those kind of things. So it really points to the unregulated commercial take of the species and the sell of that.

Strict enforcement of the regulations and the laws is one of the other tenants of the North American model. As you all are aware, we have a lot of law enforcement officers or game wardens across the state that enforce these regulations. You all just revoked the individuals that violated those regulations. That took away their hunting and privileges. So there is that tenant that's very well followed.

The democracy of law of what we're doing today is just that. You all are the body that will decide the laws that govern how we manage furbearers and how trapping is done. So that's another big tenant of the North American model and

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the scientific management goes into our recommendations. We, as the Department, try to make the most robust scientific decision that we -- or recommendation to you all that we can make when proposing rules to ensure a sustainable population moving forward.

So one of the things that's really important is we only harvest those populations where abundant. If you look at the statutes that are of the protected furbearer species in 17-5, or in our statutes, we only -- we do not allow harvest, legal harvest, of over 30 percent of the species that are protected. For example, we do not allow harvest right now of coatimundis or otters or those kind of species where we do not think the population is large enough to sustain a take. So we regulate those animals through rule, which ones are actually available to take by the legal means.

We also regulate the seasons in which these animals may be harvested. For example, it's the trapping season starts in November and ends majority of the time on March 31st for some of these species. Some are shorter seasons to mirror on a sustainable take on how we regulate the

harvest to ensure that we have populations moving

in the future.

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We also require recording requirements. We have mandatory trapping recording for all of our trappers to ensure that we can know what the take on the landscape is to see how that aligns with what we feel is sustainable and what we detect is sustainable. We regulate, and you all will see some of the proposed changes to that, the types and size and the designs of traps that we allow on the landscape for taking.

And then we also regulate how often the trap has to be checked. For example, we are proposing and continuing to propose currently under the rule a date check. Every date you have to check your traps visually. So that requires that there's not these long lines that were previously up on some of the previous -- days of old of trapping where you had people set up 200 traps, move 200 miles away and set 200 traps and come back on a circuit to take furbearers out of traps. We do not permit So it requires a person to be physically there with the traps. It prevents long lining of traps set across multiple areas in this state. it limits the take just by having that daily check as it is.

I mentioned earlier the international standards that are guiding. What it is, is that in 1997 the United States signed an agreed minute and the agreed minute concerned humane trapping of furbearers and the ability of the U.S. to sell fur in the European Union, was that we would look at humane practices or look at methods, what has been determined as the best management practices for humane traps. Every trap is evaluated based on animal welfare, the efficiency in catching the selectivity. So are you trapping the species that you're going out for, the practicality of setting that trap, and the safety both to the animal and to the human.

So since 1997, approximately 40 million dollars has been sent on trap development to try to get at more humane trapping standards or fall into those five criteria that they select. An important thing to note is trapping is the only activity where there is a humaneness standard set to it of all our takes. So if it's with firearm or bow, there's not been a humane standard that we try to look at or best management practices where it's been developed. This is specific to trapping.

So a little bit -- that's a little bit of the

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background behind where we are or how we got to where we are today and then some of the proposed changes that we're proposing to you all for consideration today. One of the things is the current rule is a four-year rule. We're proposing to make -- or excuse me, the current rule is a permanent rule and we're proposing to make this a four-year rule through you every four years. The trapping rule in its entirety has not been reviewed in almost 10 years as a fold. We're proposing making this a four-year rule.

One of the other proposals we're doing, like we did with all the rest of our big game rules is putting manner and method in the manner and method rule where it belongs. So it will remove the manner and methods sections out of this rule like we've done in elk or we've done in deer and put it in manner and method. And trapping will really -- the trapping and furbearer rule will really revolve around season dates, bag limits, and areas that are open or closed and will be renewed every four years to ensure that the bag limits or the seasons or the areas are still relevant.

One of the other proposals that we are putting in front of you is requiring a mandatory trapper

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education. So we require every trapper that purchases a furbearer license be required to pass a trapper education course. We would do that in a manner of three different ways. If you -- if an individual does not have a trapper ed from anywhere in the nation that we recognize in another state, we would require them to take what we consider a full course, a course that talks about all trapping regulation -- the furbearer trapping and trapping education but a New Mexico specific education course, too, that talks specifically to our rules and regulations and our species identification because it varies from state to state across the country.

Individuals that are coming into our state from outside that would have a trapper education from a different entity that we recognize, we would allow that but they would still have to take the New Mexico regulation specific portion of the course and the New Mexico species specific regulation of the course.

Those individuals that don't wish to trap but still, because it's a trapping or furbearer license that doesn't require trapping and -- but those that would like to call furbearers and shoot, we would

still require them to take, not the trapper portion, but the New Mexico rules and species identifications as well. So that, as you'll see in the proposed rules, we have those different tiers for different individuals on how they're planning on taking furbearer species.

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One of the big things that we are proposing, the specific area closures to trapping to try to minimize or reduce the potential conflict between recreationists and trappers. Those specific areas, we do know of a fairly high traffic use. That's the Sandia -- Sandia ranger district of the forest -- forest service portion, the Sandia ranger district right outside of Albuquerque just to the -- to the east of Albuquerque there. We've proposed closing that to (inaudible) within those lands.

Another one is just basically right outside our window here is that Eastern portion of the Oregon Mountains, Desert Peaks National Monument, a lot of recreation throughout that we're proposing closing that to land sets. And then two different closures along a highway within a half a mile. On both sides of that highway would be closed, and those are those Highway 475 and Highway 150. Those

are the highways leading up to the Santa Fe Ski
Basin and the Taos Ski Basin. Those are the
two -- two highway forest service roads that we
propose closing.

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I think one of the biggest proposed changes that we are making in terms of setbacks is we are proposing making a half a mile radius closure around any designated trailhead, public designated trailhead. In effect, this closes the area where you have a high access point for recreationists into a forest or into BLM, et cetera. So within a half mile radius no traps can be set within that — that closure.

In effect, it's closing a lot of that area down because, again, a day check is going to require a trapper to get at least a half mile back in before they could even set their equipment, and it really effectively closes those areas down. So we think that is our biggest of our setbacks that we thought could kind of try to minimize some of that potential conflict between recreationists and trappers.

Some of these other ones were previously set backs that we had in the old rule, but we've increased the distance on setbacks for road rest

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areas and picnic areas and occupied dwellings. One of the things that we discussed at the last

Commission meeting was if the occupant of that dwelling is fine with someone trapping within a half mile, they can allow that. If you recall, we wanted to make sure there was clarity in there if that private landowner has an occupied dwelling, doesn't mind someone setting in there, they can permit it, the dwelling, the occupant. And the rest of those half mile closures were previously there.

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Some of these proposed changes are clarities in the rule that weren't as clear as before but some of them are actual changes. This is a clarity issue right now. In the rule it says that every trap must be permanently marked. We're still requiring a permanently marked with the information that could allow us to identify the trapper but we're also allowing a secured tag that might go in the chain or on the trap that give that identifier of that individual. We've allowed that, but it's just a clarity in the rule that doesn't have to be stamped to the metal of the trap, for example.

One of the actual -- this was a proposed change from the -- we would require that any water

1	set or those sets that are set in water
2	specifically for body traps that are in the spread
3	from eight to 12 inches, we do not allow larger
4	than 12 inches and we don't allow anything larger
5	than seven to be set on land. Only eight to 12
6	could be set on water, and if it's set on water it
7	has to be submerged at least past the pivot point
8	in the jaw. That's a new new proposed change,
9	and then also on footholds with an inside spread,
10	no greater than seven and a half inches set in
11	water have to be fully submerged. Those are
12	specifically kill traps and those are not meant to
13	hold a furbearer for release. They are
14	specifically to be a kill trap. We are proposing
15	limiting to that every other day check on those
16	instead of the daily check as well.

We would make it, and this is a change, a legal asset any lands that within 30 feet of bait, which is less than two ounces. We changed the bait previously. Some of the rules on bait was not very clear. It says you can't have visible bait to airborne raptors, so you're not trying -- it doesn't catch a hawk or an eagle. And what this is, previously it said you couldn't have visible bait at a certain height where you can see it.

We're just saying you can't have bait more than two ounces, period. So if it's in a hole it's not going to attract airborne raptors, and you have to be at least 30 feet or more away from a carcass if you're going to be trapping, et cetera.

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This is clarifications in the rule. clarifies that anyone trapping cannot have a trap on a land set with a jaw spread that's greater than or equal to six and a half inches. We do encourage trappers to have lamination on that. What is lamination is, it's welding on another piece of metal on to the outside of the trap to increase the surface area so it increases the area at which the trap closes on the -- on the leg. That increases or decreases the pinch point, allows better circulation of blood. But that lamination, we're saying, can't extend the trap to be larger than seven inches when the lamination is on. Again, it's a clarification point. We still want people to have laminate traps when they're -- but a clarification.

Any trap that is, though, greater than five and a half inches must be offset. And so an offset jaw requires a catch that is a deeper catch when the animal steps on it, and it's been found to be

these two issues that I just discussed are best management practices of furbearers, reduce injuries to furbearers, increase the likelihood of wind and furbearers re -- release those less injury potential as they've put it.

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Some of the new proposed changes that we have is requiring a breakaway device on all (inaudible) that's on land. Previous -- or currently we do not require a breakaway. This breakaway would be required for any allow it to fail or break at 350 pounds of pressure or greater. So if someone were to catch an elk or something like that it would break away if the animal stepped into it.

Another change that we're proposing requirement is requiring a two -- every trap must have greater than or equal to two separate swivel points on the trap and that one of those swivel points must be within six inches. What that does is permit binding and less injury. Again, a lot of these changes that I'm describing here are best management practices as found through those research that I was describing earlier that we can implement through a rule process specifically across the whole trapping. So we're putting those standards into our regulations.

It would require -- one of the other things we would be requiring an anchor or drag system that prevents an animal from escaping with a trap. That's one of the worst things that we can have is when the animal walks off with a trap you're going to have a lot more potential for injury in the future. Currently it's not a provision and rule. This also, in the provision and rule, would require that everyone setting a trap across the state, that those traps must be able to hold a wolf size animal These are due care provisions as it or larger. relates to the U.S. Fish and Wildlife Services due care under the population for Mexican wolf. are the specific things that they're saying if you can -- if you're following these, you're not going to be in violation of take under the endangered species act. Previously we have in those recommendations. Now we're proposing putting them as an actual rule that we can cite upon if people are not following due care provisions.

Again, the next one requires a trapper that catches a wolf must report that us or report it to the Fish and Wildlife Service. One, we want it reported as quick as possible so we can get a radio collar on the wolf if it's caught. And two, we

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want to be able to know where animals are moving.

Right now it's not a requirement, it's a request.

But this would actually require it if someone were to catch a wolf and did not report, it would be an illegal take of that trap.

A clarification point, it wasn't specifically in the rule. It's always been illegal, but we just want to clarify in rule that it would prohibit the use of any poisons for the taking of protected furbearers. It's not allowed by rule as it is right now but we would specifically put that in the -- in the furbearer rule. It also would prohibit the take, the intentional take of New Mexico threatened endangered species or any federal -- federal law prevents that in there. But we specifically are putting this in for New Mexico threatened or endangered species.

For example, pine martens in New Mexico, threatened or endangered species. If someone has a pole set up in a tree it's obvious that they're putting it in front of a pine marten, we can now cite them saying it was an illegal set for that. And then clarifying the species in which it's illegal to take, for example, mink, otter, black red ferret, coatimundis, or marten. Those are

protected furbearer species where we do not allow any take.

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One of the proposed changes is opening the raccoon season from May 16th to August 31st with restricted traps. Those restricted traps are specifically cage traps or what they consider dog proof traps. Why we're doing this, we're seeing a lot of this in the Albuquerque area where the population of raccoons has grown quite a bit in the last year. You saw it in our October meeting or November one. It's in a depredation report.

Raccoons are now our highest species where we get the most reports on depredation across the state.

We have a lot of landowners out there trapping raccoons on their own without knowledge. It's illegal for them right now, but this would allow them to manage some of those populations, those depredation animals in their backyards, et cetera.

The other one is allowing to take nutria year round. Nutria are an invasive species. We do not want them growing. We have maybe a small population in the Rio Hondo. Hopefully they're down to very few, if none now, but we don't want any nutria expanding to the states. So if they did, we want to be able to have the ability to have

trappers take them within any period of season.

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One of the things that we have was changing on the bag limits is allow the director with the verbal concurrence of the Chair to set a bag limit for any given species in a year if we see a population level change that we think is necessary to put this in. As we've discussed in the previous, the only species, a protected furbearer, we potentially would see this in the next four-year rule cycle is swift fox. We'll get to that in a second on some of the data of what we show on take on that. Swift fox is the one we have very small take as it is, but if we saw a big increase in take we would maybe start proposing a bag limit to that species during this four-year rule cycle. The rest of the species in which you all have authority over, we're not proposing any bag limits at this time.

Some of the data that we do collect, and why I point out bobcat and gray fox harvest, those are two of the protected furbearers. That is those two species where we take the most across the state or where trappers take the most. You'll see the last ten years have been fairly steady in terms of take, not a lot of trim there in the take of the species.

1 We do not think anything from a biological

standpoint where we're having any concerns there.

Some of the things that we do take

from -- from trappers, and information we take from

trappers that are out there are catching these is

some surrogate data that we can look at to

correlate back what our populations are doing. So

that graphic on the left is the catch per night.

So what it's saying is how many bobcats are they

catching every night that they go out there. As

that number -- if that is an increasing trend it

suggests the population is decreasing. If we would

see a decline in trend in that we would suggest the

population the potentially declining. And we don't

see anything that would be suggestive of a decline

in the population right now.

The other one on the right is a graphic on the number of trap nights, or so how many -- how many -- and that's calculated by the number of traps set for each night and how many trap nights it takes to catch a bobcat. You'll see as that decreases what it's saying is it's taking less time to catch a bobcat, which could be indicative of an increasing population. Some of the stuff in the

east is taking up to 6 to 700 trap nights per

bobcat. You'll see we're down in the 150 range,

175 range, so again, nothing that points up where

we have a big concern of overtake on some of those

species.

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Other things that we do collect is set ratios of our take on bobcats. You'll see that's remained fairly consistent through time. Take of females is less than males, which is good from a biological sustainable population standard, is we're taking fewer of the reproductive output portions of the population and more of the males where it's not as necessary to have as many males in the population.

And then some of the other trends that we take, as we discuss with trappers to see if their opinions correlate back with our data. Are there -- our data that we collect show the same in the trends of what their opinions are. And what it's saying is they've -- a lot of the trappers feel like populations are increasing on some of these furbearers, our data from the catch bringing an effort or number of trap nights is suggesting increase in trends to this, so some of the correlation between trapper opinion and the actual data we collect.

Real quick, just going through some of the

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other species, when I mentioned swift fox, you'll see on that left graphic the dark green is the take of swift fox. You'll see that's about 20 to 30 animals per year. If that were to really increase, that's sort of something we would be concern about it.

Some of the trend, downward trend, and probably kit fox is function of more selectivity. Kit foxes are really light animals and paying attention on traps through time have improved to where you can have a trap where a kit fox that's (inaudible) doesn't actually set the trap. Also, swift fox price -- or kit fox prices are not -- are have low so take is probably less. You'll see that -- and we're not talking of large numbers across the state there on the kit fox. You're between the high end of that. That light green bar is 200 to the low end, about a hundred. So that's a statewide number as well.

Badger harvest across the state again, the species, we harvest between 100 to 150. Nothing of great concern there. And some of the other species that we harvest. But you'll see raccoon harvest has increased a little bit, but it's still down around 3 to 400 animals. In a lot of these other

1	species, the harvest on the statewide average is
2	below 200 for the majority of those.
3	So with that, I take questions.
4	MADAME CHAIR SALAZAR HICKEY: Mr. Stewart
5	Liley, thank you. That was very good.
6	Do we have any questions from the
7	Commissioners?
8	COMMISSIONER SALAZAR-HENRY: Madame Chair?
9	MADAME CHAIR SALAZAR HICKEY: Yes,
10	Commissioner Hickey?
11	COMMISSIONER SALAZAR-HENRY: Good morning,
12	Stewart.
13	CHIEF LILEY: Good morning.
14	COMMISSIONER SALAZAR-HENRY: I just have one
15	question. Because of the comment that you made
16	about the depredation report for raccoons, and we
17	did see that it's the leading depredation issue
18	right now for the Game Department, why do we have
19	such a limited season for raccoons?
20	CHIEF LILEY: Madame Chair, currently we have
21	a limited season. Again, on our proposal is to
22	open it up year round. So raccoons would open up
23	year round, but once the our traditional
24	trapping season ends, and I could go back to that
25	slide. Once it ends, we would then have a PAUL BACA PROFESSIONAL COURT REPORTERS

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restricted season. When I say restricted, it's restricted to the traps types that would be allowed. So not -- your standard foothold trap would not be allowed. It has to be what's considered a dog proof or a foot encapsulated trap that only something with a basically thumb can trigger the trap with specific catch on raccoons or what would be considered a caged trap. Those are the only trap types during that restricted season. So again, it opens it up year round but it restricts the kind of equipment that could be used.

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COMMISSIONER SALAZAR-HENRY: And why is that -- why is that specific -- why did you do the restriction just for that time period?

CHIEF LILEY: Madame Chair, Commissioner

Henry, the reason that we did that is we want to
ensure when we get reports of trappers out there

that if we're getting a report of a foothold trap

that they're taking during the foot -- the normal
furbearer season that it has the chance of catching
a protected furbearer, we want to close during

those other periods of time. Because these are

target-specific traps, we're just allowing for that
depredation-type individual, that species where we

have a high depredation, we want to target that

1 species during those times. The other species we 2 do not want to target at that time. 3 MADAME CHAIR SALAZAR HICKEY: Thank you. COMMISSIONER VESBACH: Madame Chair? 4 5 MADAME CHAIR SALAZAR HICKEY: Commissioner --COMMISSIONER VESBACH: Vesbach. 6 7 Chief Liley, forgive me if you've gone through 8 this before, but on the swift fox issue, the one that we, you know, may monitor -- or monitor and 9 10 see if we need may need a bag limit, do we have 11 catch per unit effort on that species? 12 CHIEF LILEY: Madame Chair, Commissioner 13 Vesbach, yes, we would have catch per unit effort. 14 We didn't put it up on this graphic. Catch per 15 unit effort has basically remained unchanged. 16 haven't seen a big take. And when I say basically 17 remained unchanged, the take has varied from about 70 on a statewide to about 30. We haven't seen a 18 19 big increase or decrease in trapping during that 20 time period. 2.1 So even though take has remained constant and 22 trapping hasn't swung much, the catch per unit 23 effort has remained fairly constant as well. 24 varies a little bit year to year, but we haven't

seen any anything that suggests that we have a big

1 decline in population. 2 COMMISSIONER VESBACH: Okay, thank you. 3 4 5 Soules? 6 7 8 9 10 11 12 13 14 required recover area.

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COMMISSIONER SOULES: Madame Chair?

MADAME CHAIR SALAZAR HICKEY: Commissioner

COMMISSIONER SOULES: Chief Liley, you commented on the fact that the Department sometimes uses trapping for tagging animals. You can track their activities and motions or other scientific purposes. Could you elaborate a little bit on cases -- not cases but examples, for example, I think the wolf recovery program uses trapping to make sure wolves are brought back in for the Things like the raccoons, does the Department sometimes trap raccoons at the request of landowners? Is the same true if you've got concerns about bobcat or mountain lions, or something else from a depredation standpoint rather than removing the animal through lethal means, do you -- could you elaborate a little on when trapping is used for that kind of activity?

CHIEF LILEY: Yeah, Madame Chair, Commissioner Soules, we use it for a variety of purposes. is to place a radio call on a bobcat for example.

We've done different stuff to look at bobcat home

ranges across the state, look at how it works and functions with -- and so we use the same traps that were -- that you all are getting ready to approve for the trapping manner and method for research purposes. You mentioned the Mexican wolf program.

They do it for either depredation reasons, moving animals to new areas. The last -- in fact, the last Mexican wolves caught in the wild in Mexico were caught with traps, the same traps that we're discussing today.

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So we use traps as a management tool, as a live catch tool. That allows us to move animals across the state. For example, river otters that were reintroduced into the state of New Mexico were trapped by employees out of Washington, Department of Game & Fish that moved them into the state. We also use it as a tool to manage depredation. And so we do get depredation reports of a bobcat killing chickens in a chicken coupe, and we'll use the most effective way for us to be able to catch that offending animal is with traps.

We make the decision at the time, do we relocate the animal or do we euthanize that animal at that time. So there's a case by case on all those, if it's a euthanasia or a relocation. But

it allows us the ability, the most effective way to 1 2 trap a furbearer or to catch a furbearer through 3 traps and then it allows us to decide if it's going to be released or euthanized. 4 5 MADAME CHAIR SALAZAR HICKEY: Any other questions from our Commissioners? 6 7 Okay. Very good. It's very important that we 8 always look at everything, and we are here to 9 listen. So we would like to -- I've received 10 several speakers cards, and as I call your name, 11 please come to the microphone. Those of you wish 12 to be heard and checked the box, come forward. 13 Patience Odoud, Betty, Kevin, Catalina, 14 Wesley, Chance, and Chris. And the portion of 15 this, we would like to hear from you on your 16 comments to the rule, title 19, chapter 32, part 2 17 or the amendments to title 19, chapter 31, part 10. 18 And let's keep the comments to two minutes, please. 19 Patience, thank you very much for coming forward. 20 2.1 PATIENCE ODOUD: Okay. So thank you very 22 I'm Patience Odoud, and I'm the board member 23 24 5124.

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of Wildlife Protection of New Mexico, (inaudible)

5124. Do I understand that we're still going to

have recreational trappings? Or this is we can't

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discuss because I got here a little bit late.

So given that, I'm assuming that we're still -- we haven't voted yet, and so --

MADAME CHAIR SALAZAR HICKEY: So, Patience, I'd like to stick to the comments strictly on what

PATIENCE ODOUD: All right. One thing that I didn't hear spoken was anything about climate change. I heard a lot about depredation. I heard a lot about moving animals or taking care of animals regarding depredation. The thing is, is that, and I saw the graphs of takings. We have climate change. We're having species extinction right now. We -- we have night -- we have 1.4 million cattle in this state, and I won't go through the list of sheep, 90,000-whatever.

We have -- we're losing our wildlife left and right. And we've only got 2,000 trappers and we've got 2 million people. We're not being represented because right now New Mexico is last on everything good, first on everything bad. We're the most violent state in the Union. That's our reputation. Look it up. That's what we are. That's what we are, and we all know since a long time ago

that -- and 88 percent of domestic abuse that there

is animal abuse. They're leaked.

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Trapping is torturous. I don't care how nice you make the -- the thing. It's torture. It needs to end. It needs end, all of it.

MADAME CHAIR SALAZAR HICKEY: Thank you,

Patience. Your time is up. Thank you for coming

forward.

Betty, two minutes, please. And thank you for coming forward with your comments regarding the tracking program. Thank you.

BETTY PRICHETT: My name is Betty Prichett. I live in Bernalillo, New Mexico. I'm an animal lover. Since I retired, I'm an art teacher, I'm an artist. I'm an artist. I appreciate the beauty of our wildlife. I've been working for Mexican wolves since they've been after these. I mean, I grew up in Indiana. The only wolves were in -- in the far north, not in the lower United States. I was so happy when they were brought to Yellowstone. I helped in that effort.

Right now I believe the plan is causing a mass extinction. We know right now that a third of the birds are gone. And I care about the next generation will be -- there will be wildlife for

the next generation. There's a question in my

1 mind, and we have no reason to allow trapping on 2 our public land. Our public lands are for the 3 public to enjoy. I have dogs. I have five dogs. I love to 4 5 walk them. I have to walk them on a leash because 6 if they were turned loose they would probably get 7 in a trap. I might get in a trap. I know too many 8 beautiful animals, they're like children. I'm an 9 artist. (Inaudible), and I want to ban trapping, 10 period. It's cruel. Like cock fighting. I worked 11 hard to ban cock fighting. I couldn't believe when 12 I moved from Indiana up here that cock fighting is 13 still going on. 14 And I feel the same thing about trapping. 15 this generation, trapping is not wanted or needed. 16 And the public supports me on this. 17 MADAME CHAIR SALAZAR HICKEY: Thank you, 18 Betty. That was -- thank you for your comments. 19 Let's move to the next person, Kevin. Kevin, 20 I'm not sure if you want to -- yes? 2.1 KEVIN BIXBY: Do you want to call out --22 MADAME CHAIR SALAZAR HICKEY: Oh, Kevin Bixby, 23 yes. Yeah. And again, two minutes. And if you 24 finish before the two minutes are up, that's fine. 25 But we want to hear your comments relating to this

rule. Thank you.

KEVIN BIXBY: Thank you, Madame Chair,

Commissioners. I'll try and be brief. I don't

envy you for this vote that you are about to take.

You're not going to please anybody. I appreciate

that the rule change was intended with good

intentions to reach a compromise and respond to

some public concerns. I don't think you succeeded,

frankly.

Our organization is opposed to recreational trapping, commercial trapping, not necessarily trapping for management purposes that are intended to benefit the species, but the use of the public's wildlife plan and full of trappers to make money, I think that's -- that's just not something the public is good with and you shouldn't be either if you're being responsive to the broader public interest in wildlife.

So, you know, our organization, the Southwest Environmental Center opposes trapping because if you take -- if you weigh the pros and the cons.

From the pros, you know, the management purposes, whatever, the benefits of trappers versus all the negatives, the suffering and the stress caused to wide animals, the commercialization of public

wildlife, the danger to public land users, it just doesn't make sense to continue recreational commercial trapping.

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I did want to point out that it may not have been clear in Mr. Liley's presentation but the European Union has banned traps. So whatever communication between the U.S. and you in the past, it doesn't -- that's not relevant.

So this is one of those issues like wildlife killing contests that you're being asked to be responsive to the broader public interest in wildlife or dig in and face it backwards. And, you know, I note there is a concern out there that as, you know, any attack on trapping is an attack on hunting. And I don't see that. That's not my view, personally, or the view of our organization. They seen completely different activities. We're fine with hunting. I'm a hunter myself, but trapping just seems completely different.

And, you know, there's this idea that wild animals are strictly resources without intrinsic value or lives or, you know, feelings. And that's just out of step with, A, the way the public increasingly used wild animals, and B, modern

ecological understanding that  $\operatorname{--}$  that says  $\operatorname{--}$  that

understands that furbearers regulate their own numbers and don't need to be managed. So I recommend that you do not accept the changes. There are some good things, mandatory trapper education, but that you start over from scratch. Thank you. MADAME CHAIR SALAZAR HICKEY: Thank you, Kevin. 9 I have another comment from Catalina. Thank you for all these comments.

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important that we hear all of the comments.

KATRINA CLARK: I'm Catrina Clark, and I'm from the (inaudible), but you'll find out who I am. Commissioners, animal activists, pet lovers, press, and (inaudible). I am the proud originator of this photo taken by (inaudible) near Pagosa Springs, Colorado, Roxy looking right out to heaven. I fear for the safety of New Mexicans, tourists, and visitors alike on public lands in this state with the current trapping session going on. And I call it the land of entrapment.

I want this Game Commission to end the current trapping season session by voting on this item versus a few small current changes to the

furbearers regulation for the next four years.

I represent the majority of New Mexicans and the way they think and I think about trapping. End trapping now. Make it illegal.

I want this Commission and the game wardens involved never to give out a trapping permit again to Maury Cordova and that he finally be convicted of the misdemeanors and punished with some fine and jail time just like the guy Kreb Teason who hit an endangered Mexican gray wolf with a shovel in the Gila National Forest and killing it. Since then, that guy has denied -- has been denied a grazing permit on national forest.

Our current governor should elect a Game

Commission who would end this cruel sport, a

barbaric, unethical killing way of killing

countless innocent animals starting from two or

three centuries ago just to sell a few pelts to the

Chinese.

MADAME CHAIR SALAZAR HICKEY: Catalina -
KATRINA CLARK: You are writing the year 2020,

and I've lived here in this state for 21 years. I

want us to follow Colorado and Arizona, public and

traps, stink traps do not mix.

MADAME CHAIR SALAZAR HICKEY: Thank you.

KATRINA CLARK: Ban these traps now,

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(inaudible) as well.

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MADAME CHAIR SALAZAR HICKEY: Thank you very much, Catalina. Thank you for your comments.

KATRINA CLARK: This is what I have to walk around during the trapping season so my other dogs will not get caught in the trapping in this wire snare to be able to cut it open.

MADAME CHAIR SALAZAR HICKEY: Thank you for your public comment. Thank you very much.

I have next is Wesley. And again, two minutes, please. I think as most of you should be able to hear the timer that's going off. And I don't mean to be rude to those of you that are going past, but I'm going to try and watch the going over. Okay.

Thank you, sir.

WESLEY: Madame Chair, Ladies and Gentlemen of the Commission. I am Wesley (inaudible), and I'm from Socorro, New Mexico. I've been trapping most of my life, and I've been around several years, probably more than any of you here. And I understand trapping inside and out, and I would like to keep the rules as they are. I don't think that there's a need for other -- the changes. It will handicap us in some ways.

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The one thing that we do need is trappers education. We go along with that for 100 percent. We've been trying to get this for 40 years in the Trappers Association.

Another thing that, you mentioned the kit fox, and this is for your information. Most of the kit fox that are caught are incidental. There's very few trappers that want to take a kit fox and most of us release them. We don't take them. release them.

So on that information, that's all I need to let you know about. I have written to you. I have been to two or three other meetings, and I think you know where I stand. Thank you.

MADAME CHAIR SALAZAR HICKEY: Thank you, sir.

Next up is Chance. Chance, if you could please come forward, and thank you, sir, for your public comment. Two minutes, please.

CHANCE STEPFORD: Hello. My name is Chance Stepford. I'm president of New Mexico Trapping Association. Thank you guys for allowing us to comment on this rule.

The North American model of wildlife has been of great success in our country for many years.

Because it's science-based. Hundreds upon Why?

hundreds of hours of research done by educated biologists have resulted in an abundance of wildlife. As you know, the model supports for (inaudible) trapping. Trapping is a large part of the success of non-predatory wildlife as well as the animals we trap. Wildlife Management is science based. Politics has no place in wildlife management.

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The proposed setback rule is concerning for few reasons. New distance proposal would -- would exclude some farms and many ranch pastures. Thank you for the (inaudible). Game & Fish has been promoting hunting, fishing, and trapping for the last few years because involvement has been lacking. Reduced available land roads against this.

The very pets that this proposal aims to protect will in fact have an increased (inaudible). The dogs (inaudible) are likely to be injured or killed by a coyote on a trail than injured by a trap. Let's not forget that the reason the leash laws is to protect the public, livestock, and wildlife from loose dogs.

Allowing the Department the ability to set back limits again has no scientific basis. If yo

consider the size of New Mexico, 77 million acres versus the number of trappers and the number of furbearers takings here, there's absolutely no reason for this. It'll open handler (inaudible) in both the Department and outdoors men and women in our state. The anti groups will see this as an opportunity to put pressure on the Game Department as well as the Commission on a yearly basis. MADAME CHAIR SALAZAR HICKEY: Thank you, Chance. 12 CHANCE STEPFORD: Thank you. 13 MADAME CHAIR SALAZAR HICKEY: The next speaker is Chris. 15 And thank you all for being very mindful of 16 (inaudible). 17 CHRISTOPHER SMITH: (Inaudible), Members of 18 the Commission, Director Sung, thank you for taking 19 public comment, and I appreciate your efforts to date on this rule. I know it's not easy. My name is Christopher Smith. I'm here on behalf of 22 Wildlife Guardians. I work closely with the 23 Trapping New Mexico Coalition who has been engaged

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We sent you a comprehensive letter with

in this issue for nearly a decade.

comments, and I'll be sure to get that to you,

Madame Chair, as well. I hope you've read those.

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Frankly, we think this rule change is inadequate. The new rules will not change the fact that trapping is inherently indiscriminate, that it's a public safety hazard. So far in this trapping season we know of at least three dogs that have been caught and injured in leg hold traps here in New Mexico. And this rule will not stop the inflictive -- infliction of horrible suffering on thousands of animals every trapping season.

We also don't think that this rule change impacts the fact that trapping is an archaic inequity that New Mexico is behind in confronting.

I wanted to -- not to pile on Mr. Liley's presentation a little bit, but I did want to note that not only has the European Union banned traps but over a hundred countries have banned traps. So the idea that we are meeting international standards, I think, is false. Mr. Liley's presentation referenced trapping as an management tool.

My understanding of management tools and pertaining to wildlife is that they have specific goals and they're monitored. I don't know of the

93 specific rules that recreational commercial trapping are attempting to meet. I think that trapping is a convenient outlier in the North American model, and I don't see it as consistent with the model. I also notice in the presentation that we didn't see any pictures of animals in traps or skinned. So I think we're trying to clean it up a little bit more than it is inherently. Three of the four closure areas that you're proposing, we have not seen dogs trapped in those areas. We think that we're leaving unprotected 12 spots in the state. 70 percent of New Mexicans 13 oppose trapping, and New Mexico deserves trap-free

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MADAME CHAIR SALAZAR HICKEY: Thank you, Chris, for your comments.

public lands. Thank you.

I believe -- oh, my gosh, yes, this is Representative Joanne Very. Thank you very much. Your comments, please. Two minutes.

JOANNE VERY: Thank you. I'm here as a citizen and concerned about wildlife protections. I believe that we should ban trapping especially on public lands altogether. I appreciate the protections that you're trying to impose, but I don't think that there's enough trail heads and

paths that are designated that would give the protections that we need and the enforcement. You know, saying the traps have to be checked every day is not something that is enforceable. And that you would need a lot more Game & Wildlife officers out in the open and checking on that, and especially making it so it expands for the water traps to be only checked every two days when we know they probably aren't even checked once a week.

So I think it's important that you maybe start over, as someone suggested, Mr. Bixby, and make sure that we consider also just banning trapping altogether. It -- I lost two dogs in the early '70s to traps, and I just -- I'm horrified to think about how they suffered and that all the other furbearing animals that it's open to making them available to suffer, too. So I would hope that you might turn this down.

Thank you.

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MADAME CHAIR SALAZAR HICKEY: Thank you.

I think we have one last question from the public, and that is -- I think this is Kurt. Kurt, are you here? And again, two minutes. We're doing very well. Okay. Very good.

KURT ANDERSON: My name is Kurt Anderson. I'm

on the executive committee of the Rio Grande 1 2 Chapter Seer Club. I also am a member of the Solid 3 Water Conservation District, Dona Ana County. 4 I want to object or speak against item S, item S 5 exceptions. It seems very unclear to me that what you're going to do with designated agencies. 6 7 think you've (inaudible) of wildlife services, for 8 instance, which I supposedly controlling 9 depredating animals for law enforcement purposes, 10 I'd like to clarify, and to protect human health 11 and safety or for research or management. 12 It seems like a very broad exception to the 13 law, almost anything. In particular I'm concerned 14

about the fact that there seems to be very little evidence that, for instance, rabies is controlled by trapping at all. Thank you.

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MADAME CHAIR SALAZAR HICKEY: Thank you very much.

Do we have any other comments from the public? And I think we had one more. And I think this will be our last one before we proceed for a vote and then possibly a break, if everybody is ready for one.

Shelly, thank you for coming forward.

SHELLY STUCKARD: Good morning. I'm Shelly I just have a couple comments that I was listening to people talk about that I thought I'd respond on.

One, they talk about New Mexico citizens and how traps are dangerous and to all the citizens and the population. As a trapper, I am part of the population. I am part of the land user, too. So to say that it should just favor one type of a person, no, I am part of -- I am part of this and I've grown up here my entire life.

Two, there are rules that protect your animals if you're walking them, and you need to put them on the leash, follow the leash laws, follow the laws. We follow our laws. If we're following ours, you follow yours, there is no reason at all why there should be problems.

I noticed a comment saying that we're not regulated and that every day checks cannot be regulated. Well, bow hunters can't be regulated. Fishermen cannot be regulated. They are.

It's a moral duty to follow a law. Game & Fish does not follow around every person using the outdoors. If so, we'd see a lot more tickets with people with dogs in public without leashes on them because Game & Fish would catch them constantly.

1	They would catch the bow hunters. They'd catch the
2	turkey hunters. They would catch everybody. It's
3	a moral obligation to follow the law on both sides
4	of the spectrum.
5	That's all I wanted to say. Thank you very
6	much.
7	MADAME CHAIR SALAZAR HICKEY: Thank you.
8	Thank you everyone for coming forward with
9	your comments. I did notice, for the record, that
LO	some of you brought to the microphone things in
L1	your hands. So my question here is are there any
L2	other exhibits anyone would like to enter into the
L3	record at this time? Okay. Very good.
L 4	So, Commissioners, I think we are ready for a
L5	vote.
L 6	UNIDENTIFIED FEMALE: Ma'am, I do have one I
L7	would like to enter, please.
L 8	MADAME CHAIR SALAZAR HICKEY: Okay, very good.
L 9	Will you please come forward and we will have that
20	exhibit.
21	DIRECTOR SLOAN: Madame Chair, before the vote
22	you'll need to close this section of the hearing.
23	MADAME CHAIR SALAZAR HICKEY: Oh, I'm sorry.
24	Sorry, sorry, sorry.

DIRECTOR SLOAN: After you enter the -
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1 MADAME CHAIR SALAZAR HICKEY: T	hank you.
2 Thank you. Yep, yep, yep.	
3 Okay. Has everyone presented,	signed the
4 attendance sheet? I have the cards,	but have you
5 signed the attendance sheet? Yes, I	see some nods.
6 If there are no other questions, I w	vill admit I
7 will admit the attendance sheet as t	he exhibit.
8 Yes?	
9 DIRECTOR SLOAN: 7.	
10 MADAME CHAIR SALAZAR HICKEY: 7	. The comments
submitted and testimony heard during	this hearing,
12 rule hearing	
DIRECTOR SLOAN: Madame Chair?	
14 MADAME CHAIR SALAZAR HICKEY: Y	es, sir?
DIRECTOR SLOAN: Can we mark th	e letter from
16 the Trappers Association as Exhibit	8 as well?
17 MADAME CHAIR SALAZAR HICKEY: Y	es. Thank you,
Director Sloan. And that will be an	exhibit. So
we have two exhibits; is that correc	t?
DIRECTOR SLOAN: We have a tota	al of 8, but two
21 of them	
22 MADAME CHAIR SALAZAR HICKEY: O	ph, total.
Okay.	
DIRECTOR SLOAN: the sign-in	sheet and the
25 letter.	

1 MADAME CHAIR SALAZAR HICKEY: Okay, very good. 2 The comments submitted in testimony heard 3 during this rule hearing will be reviewed by the Commission and discussed during the open session of 4 5 today's meeting. The Commission will vote on the proposed rule at this time. 6 7 I would like to thank everyone present for 8 their participation today. We are here to listen 9 and we are here to be fair and to make a thorough 10 decision respecting all sides of the issue. 11 So let the record show that this rule making 12 hearing -- oh, wait, we have to vote. 13 Any more comments from the Commissioners? 14 kind of looked at the faces and it was like okay. 15 So --16 COMMISSIONER VESBACH: Madame Chair? 17 MADAME CHAIR SALAZAR HICKEY: And then I'll 18 look to this side. 19 Yes, Commissioner Vesbach? 20 COMMISSIONER VESBACH: So we've heard this 2.1 around the state a few times, and I think this is 22 one of those classic, you know, urban world of 23 ideas. I've read all, at least looked through all 24 2,000 or so comments we got. And a lot it, it's 25 quicker than it sounds because a lot of them were

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identical. But the ones that were unique, I looked at. And really, what has struck me through this is the primary conflict on both sides, the interest is around domestic animals. It's around dogs being caught or protection of livestock has been, not all the comments, but the bulk of the comments has been around that.

And I think the -- the Department has done a good job with this to look at and try to find balance in those conflicts. I mean, people really want to protect their livestock. They really want to protect their dog, and this is -- we have areas, closed trapping where it's high traffic. We have hunter trapper education for the first time.

That's something I could just transform to hunting, and we now have it for trapping. That's going to be important.

And I think everybody wants to get rid of illegal trapping and crack down on illegal trapping. This is going to help with that. And so reducing those conflicts, I think this is -- this rule is aimed at reducing that conflict, and I think it's -- you know, I think the Department has done a nice job trying to strike that balance.

That's all I want to say.

1 MADAME CHAIR SALAZAR HICKEY: Very good. 2 Thank you, Commissioner. 3 Any other comments? COMMISSIONER LOPEZ: Madame Chair? 4 5 MADAME CHAIR SALAZAR HICKEY: Yes, 6 Commissioner Lopez? 7 COMMISSIONER LOPEZ: First off, I'd like to 8 thank the Department for all the hard work they 9 have done in the last year or so dealing with the 10 trapping issue. I do echo what Commissioner 11 Vesbach says, that we do have two sides to the 12 story. I understand the grievances of the outdoor 13 recreation is how they deal with the harm that's caused to the animals. 14 But I also do hear the grievances of the 15 agricultural end of the aspect where our livestock 16 17 can and have been damaged by predators and 18 they -- these predators need to be controlled. 19 I believe that this is a fair set of rules for now, 20 that both sides can agree on, along with the 2.1 Department, and we'll learn to adapt and with these 22 adaptations we'll learn the mistakes. And if these 23 mistakes need to be corrected or anything, we still 24 have that option later on down the stream.

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But for now, thank you to the Department and

thank you for both sides of the industry, the 1 2 outdoor recreationists, and the agricultural side 3 for your comments. And again, thank you so much. 4 MADAME CHAIR SALAZAR HICKEY: Very good. 5 Thank you, Commissioner. 6 Any other comments? 7 COMMISSIONER BATES: I guess I had a comment. MADAME CHAIR SALAZAR HICKEY: Commissioner 8 9 Bates? 10 COMMISSIONER BATES: We have received a number 11 of emails, and (inaudible) read each and every one 12 of those, but I feel like this -- this rule does 13 place an undue burden on the trapper. You heard 14 some of them, not even a block, a mile around, you 15 know, to set a trap. And I understand why we're doing it and I think probably, you know, it might 16 17 be necessary. I'm still not sure if I'll vote in favor of this rule because of that burden. 18 19 These trappers don't view what they're doing 20 as recreation or a sport. You know, they see it as 2.1 a means of species population management, disease 22 control, heritage, a way of life, and yes, it's a 23 means of income. And I understand they're a 24 minority, but we live in the United States of

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America. This is a country which prides itself on

defending rights of minorities even if it be a 1 2 minority of one, we fervently and passionately 3 defend those rights, as we should. 4 And yes, we have to guard against the tyranny 5 of the minority over the majority. We must also 6 protect from tyranny of the majority over the 7 minority. Yet when it comes to the trapper, it seems like the majority of voices have the say, 8 9 trapper, get out, there's no place for you. Are we

> groups? I don't think so. I hope not. And so I can't get my mind around that dichotomy, and

going to say that for all the other minority

therefore I can't give my support.

Thank you.

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MADAME CHAIR SALAZAR HICKEY: Thank you, Commissioner. That was very good.

Any other comments from our Commissioners? COMMISSIONER SALAZAR-HENRY: One other, Madame Chair.

I would like to echo what Commissioner Bates stated in that the setback rule does place an extreme hardship on the trappers, that mile to every trap every day is a hardship. And after talking with Shane Mahoney on the trapping, he's the writer of the North American model, it is an

1	extreme hardship. But one of trapping is one of
2	the most regulated sports, I don't know if you call
3	it a sport, whatever it is, activity in America,
4	and New Mexico has some of the most extreme
5	regulations as well. And that half mile places a
6	huge hardship on those trappers to every trap.
7	Thank you.
8	MADAME CHAIR SALAZAR HICKEY: Any other
9	comments or questions?
10	Very good. Are we ready to move to a vote? I
11	see some nods from the Commissioners. Okay. Very
12	good. So I think what we'll do is we'll take the
13	vote with ayes and nays. So all in favor
14	DIRECTOR SLOAN: Madame Chair.
15	MADAME CHAIR SALAZAR HICKEY: Excuse me.
16	Thank you, thank you, thank you.
17	I need a motion from one of the Commissioners.
18	COMMISSIONER VESBACH: Madame Chair?
19	MADAME CHAIR SALAZAR HICKEY: Yes,
20	Commissioner Vesbach?
21	COMMISSIONER VESBACH: I move to repeal and
22	replace 19.32.2 NMAC and to amend 19.31.10 NMAC as
23	presented by the Department and allow the
24	Department to make minor corrections to comply with
25	filing this rule with the state records and

1	archives.
2	MADAME CHAIR SALAZAR HICKEY: Do I have a
3	second?
4	COMMISSIONER CRAMER: Second.
5	MADAME CHAIR SALAZAR HICKEY: Very good.
6	Commissioners, those of you in favor, please
7	say aye.
8	COMMISSIONER VESBACH: Aye.
9	COMMISSIONER SOULES: Aye.
10	COMMISSIONER SALAZAR-HENRY: Aye.
11	COMMISSIONER LOPEZ: Aye.
12	MADAME CHAIR SALAZAR HICKEY: Aye.
13	COMMISSIONER BATES: Nay.
14	COMMISSIONER CRAMER: Nay.
15	MADAME CHAIR SALAZAR HICKEY: How many was
16	that? Two.
17	Okay. I think that the ayes have it. That
18	rule passes.
19	Okay. We are on hearing item number 3A. It
20	will be presented by Chad Nelson. I believe the
21	Department will present the final changes to the
22	Game & Fish licenses permits rule, 19.30.9 NMCA.
23	And I thank everyone for listening.
24	My name is Sharon Salazar Hickey. I will be
25	serving as the hearing officer for this portion of PAUL BACA PROFESSIONAL COURT REPORTERS

the meeting. And be advised by the Commission's counsel from the Office of the Attorney General.

The purpose of this hearing is for consideration of final adoption of the following proposed rule by the Commission.

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The hearing item is, one, for the Commission to receive public comment on the proposed new Fair Chase Rule, Title 19, Chapter 30, Part 18 of the New Mexico Administrative Code. The Fair Chase Rule will become effective on February 11th, 2020.

These hearings are being conducted in accordance with the provisions of the Game & Fish Act and the State Rules Act. These hearings are being audiotaped, thank you, and video recorded. Anyone interested in a copy of the audiotape or video recording should contact Tristanna Bickford with the Game & Fish Department.

Public notice of this hearing was advertised in the New Mexico Registrar, the New Mexico Sunshine Portal, and on the Department's website. Copies of the proposed new rules have been available on the Department's website. Those wishing to comment here today, please sign the attendance sheet at the back of the room, which

will later be entered into the record as an

exhibit.

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These -- now an explanation of our hearing procedures. These rule hearings will be conducted in the following manner: staff will present prefiled exhibits. Exhibits admitted into evidence are available for review by the public but exhibits may not be removed from this room. After all exhibits are entered, we will proceed to the presentation of the proposed rule after which testimony will be taken from the audience.

In order to make sure that the hearing is accurately recorded, only one person at a time shall be allowed to speak. Any person recognized to speak is asked to, one, identify yourself by name and who you are affiliated with for the record each time you are recognized. And two, speak loudly and clearly to accurately record your comments. After a person has offered comment, they will stand for questions from me, and the audience may also ask questions of anyone offering comments after being recognized by me. These hearings are not subject to judicial rules of evidence. We're not in court. However, in the interest of efficiency, I reserve the right to limit any

25 testimony deemed irrelevant, redundant, or unduly

1 repetitious. But again, we try to listen. 2 3 4 5 6 7 period of each hearing. 8 9 10 11 12

The Commission may discuss the proposed new rules after the public comment portion of the hearing. Final Commission action, including adoption of the rules, may occur after the conclusion of the presentation and public comment

We are going to begin our hearing now. hearing is now open. Are there any exhibits for the proposed new rule 19.30.0 for the record?

DIRECTOR SLOAN: Madame Chair, I have five exhibits to submit for the record. Exhibit 1 is the notice of rule making; Exhibit 2 is the clean copy and strike through versions of the rules that were posted to the website; Exhibit 3 is the presentation that will be given today; Exhibit 4 is the summary of the proposed changes that was put on the website; and Exhibit 5 is the six public comments that we received.

MADAME CHAIR SALAZAR HICKEY: Very good.

Well, Chad, can you please proceed to introduce the proposed new rule for 19.30.9? Thank you.

MR. NELSON: Madame Chair, thank you.

So we are here to present final proposed

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amendments to the perhaps misnamed Game & Fish
licenses and permits rule, which actually primarily
regulates licensed vendors. So the rule actually
specifies the requirements for licensed vendors and
also financial liability for carcass tags.

So I want to give you a little background on this. This will be the third time that I'm presenting this rule. A couple of years ago, starting in 2018, we reimplemented a carcass tag requirement. And as part of that process, we now assign a controlled number of carcass tags to all of our vendors. So we established at that time financial liability for failure to return those as we had specified in the rule.

The previous rule established those
liabilities as \$125 per tag for the first
occurrence, \$250 for the second occurrence, and
required the Department to suspend the vendor's
licensed spending privileges on a third offense.
So we had some trouble with that, obviously,
because it's unclear what happens if they, for
example, lose three in one month.

So we are proposing to do is clarify the license vendor's responsibilities and reduce the penalties for lost carcass tags to hopefully

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simplify the rules. So the penalty for each unusable tag and each unused blank tag would be set at \$100 per tag. A little explanation of that, an unusable tag, the way that this works, the way that vendors issue the tags, they enter a control number and then they come to a screen where we display exactly how the tag is supposed to look. And they are supposed to handwrite those.

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So if they make a mistake, they designate, that mark that tag as unusable. So that is what we're talking about when they are financially liable. If they make a mistake, they can't throw that tag away. They have to return it to us.

Unused blank tags are tags that have not been used at the end of a license year, which they are also required to return those. The provision requiring the Department to suspend a vendor on the third occurrence is also (inaudible).

We received six public comments. All were from licensed vendors. We actually asked them to weigh in because this is a rule that affects them. Most of the comments were not related to the changes that we are making. One comment was related to the Department's time frame for

collecting payments for cash sales. The rule

1	specifies that vendors have to pay the Department
2	for their cash sales every two weeks or 5,000 in
3	sales, whichever comes first.
4	So this kind of was primarily a complaint that
5	they don't sell very many licenses and yet we are
6	hassling them to pay us. So there's not much we
7	can do about that. We sort of notify all vendors,
8	regardless.
9	The other comments were not related
10	specifically to the changes we're proposing. We
11	did have four of the six that were in support of
12	increasing the vendor fee.
13	With that, I'll stand for any questions?
14	MADAME CHAIR SALAZAR HICKEY: Thank you very
15	much.
16	Any comments or questions from the
17	Commissioners?
18	COMMISSIONER LOPEZ: Yes.
19	MADAME CHAIR SALAZAR HICKEY: Yes,
20	Commissioner Lopez?
21	COMMISSIONER LOPEZ: How many tags are each
22	vendor issued?
23	MR. NELSON: Madame Chair, Commissioner Lopez,
24	that depends on their sales. We actually look at
25	the actual number of the game or turkey licenses

1	that they sell, and we can sign so they come in
2	bundles of 50. We can sign an extra bundle if they
3	are in the middle so that they we know that they
4	have enough.
5	COMMISSIONER LOPEZ: And just to clarify, so
6	if you give a vendor 50 tags. Just say Chama, and
7	none of those tags are sold, probably wouldn't
8	happen. Those 50 tags are then returned to the
9	Department and you charge them \$100 for each tag
10	they return unused, right? Or no?
11	MR. NELSON: Madame Chair, Commissioner Lopez,
12	if they return the tags we do not charge them.
13	COMMISSIONER LOPEZ: Okay.
14	MR. NELSON: We can sign them to them when
15	they return them. If they fail to return them,
16	they are penalized and what we're proposing is \$100
17	per tag as a penalty.
18	COMMISSIONER LOPEZ: Thank you.
19	MADAME CHAIR SALAZAR HICKEY: Good question.
20	Thank you.
21	COMMISSIONER SALAZAR-HENRY: Madame Chair?
22	MADAME CHAIR SALAZAR HICKEY: Commissioner
23	Henry?
24	COMMISSIONER SALAZAR-HENRY: How is that Chad?
25	It's good to see you again.
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1	So can you explain to me why we removed the
2	requirement that you suspend them if they are a
3	continual I lost this or I messed this up? How
4	come that provision is being removed?
5	MR. NELSON: Madame Chair, Commissioner Henry,
6	so we thought it was sort of overly burdensome on
7	the third occurrence to suspend them. The
8	director's authority has been clarified. The
9	director has the authority to place restrictions or
10	conditions on a vendor's privileges. So if we run
11	into problems where we are having a habitual
12	offender, the director has the authority to suspend
13	their license privileges.
14	COMMISSIONER SALAZAR-HENRY: Okay. So that's
15	written somewhere else in the rule.
16	MR. NELSON: Madame Chair, Commissioner Henry,
17	that's correct.
18	COMMISSIONER SALAZAR-HENRY: Thank you.
19	MADAME CHAIR SALAZAR HICKEY: Any comments or
20	questions?
21	Would anyone in the public like to comment on
22	the new rule title 19, chapter 30, part 9? I don't
23	have any cards.
24	Very well.
25	DIRECTOR SLOAN: Madame Chair?

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1	MADAME CHAIR SALAZAR HICKEY: Yes.
2	DIRECTOR SLOAN: We need to make an exhibit of
3	the blank attendance sheet.
4	MADAME CHAIR SALAZAR HICKEY: Oh, very good.
5	Okay.
6	DIRECTOR SLOAN: I believe that will be
7	Exhibit 6. Clearly this is the real
8	MADAME CHAIR SALAZAR HICKEY: We will move
9	into Exhibit 6, I believe, a blank attendance
10	sheet. Yes?
11	DIRECTOR SLOAN: Correct.
12	MADAME CHAIR SALAZAR HICKEY: Okay. Exhibit
13	sheet.
14	Has if there are no other questions, I will
15	admit the attendance sheet as Exhibit 7.
16	DIRECTOR SLOAN: 6.
17	MADAME CHAIR SALAZAR HICKEY: 6. And the
18	comments submitted in testimony heard during this
19	hearing will be reviewed by the Commission and
20	discussed during the open session of today's
21	meeting. The Commission will vote on the proposed
22	rule at this time as we are closing the hearing.
23	I would like to thank everyone here present
24	for their participation today. Thank you, members
25	of the public, and thank you, Chad.

1	Let the record show that this rule making
2	hearing was adjourned oh, we need to vote. Do I
3	have a motion on this rule from any of the
4	Commissioners?
5	COMMISSIONER VESBACH: Madame Chair?
6	MADAME CHAIR SALAZAR HICKEY: Commissioner
7	Vesbach?
8	COMMISSIONER VESBACH: I move to adopt the
9	proposed changes to 19.3.9 NMAC as presented by the
10	Department and allow the Department to make minor
11	corrections to comply with filing this rule with
12	state records and archives.
13	MADAME CHAIR SALAZAR HICKEY: Thank you,
14	Commissioner Vesbach.
15	Do I have a second.
16	COMMISSIONER CRAMER: I'll second.
17	MADAME CHAIR SALAZAR HICKEY: I think we will
18	take Commissioner Cramer. Thank you.
19	Now for the vote, we will take ayes as a vote
20	for yes and nays as a vote for no. All in favor
21	say aye.
22	ALL COMMISSIONERS: Aye.
23	MADAME CHAIR SALAZAR HICKEY: The ayes have
24	it. Let the record show that this rule hearing was
25	adjourned at 11:31, and this rule has passed. PAUL BACA PROFESSIONAL COURT REPORTERS

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1	Thank you.	
2	[The recording concludes.]	
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### MINUTES - NEW MEXICO STATE GAME COMMISSION Friday, January 17, 2020 Las Cruces, NM

### **AGENDA ITEM NO. 1: Meeting Called to Order**

Called to order by Vice Chairwoman Salazar-Henry at 9:00 AM

### **AGENDA ITEM NO. 2: Roll Call**

All present: Vice Chairwoman Salazar-Henry, Commissioner Cramer, Commissioner Lopez, Commissioner Soules, Commissioner Vesbach, Commissioner Bates and Commissioner Salazar Hickey.

### AGENDA ITEM NO. 3: Approval of Agenda

Motion by: Commissioner Vesbach moved to amend the agenda, moving item 12 to follow the

lunch break.

Seconded by: Commissioner Soules

**Approved**: Unanimously

### **AGENDA ITEM NO. 4: Introduction of Guests**

### AGENDA ITEM NO. 5: Consent Agenda

**Motion by:** Commissioner Bates moved to approve the consent agenda.

Seconded by: Commissioner Vesbach

**Approved:** Unanimously

#### **NEW BUSINESS**:

### **AGENDA ITEM NO. 6: General Public Comments**

### AGENDA ITEM NO. 7: Election of Chair and Vice Chair of the State Game Commission

Motion by: Commissioner Vesbach moved to appoint Commissioner Salazar-Henry as vice chair

of the State Game Commission.

Seconded by: Commissioner Lopez

**Approved**: Unanimously

Motion by: Commissioner Lopez moved to appoint Commissioner Salazar Hickey as chair of the

State Game Commission.

Seconded by: Commissioner Bates

**Approved**: Unanimously

### AGENDA ITEM NO. 8 Annual Adoption of the Open Meetings Resolution

Leif Rasmussen presented the Open Meetings Act Resolution to the State Game Commission.

**Motion by**: Vice Chairwoman Salazar-Henry moved to adopt the 2020 State Game Commission

Open Meetings Resolution.

**Seconded by**: Commissioner Lopez

**Approved**: Unanimously

### **PUBLIC RULE HEARING OPEN**

## HEARING ITEM NO. 1a (Informational): Rule Making Hearing on a new Fair Chase Rule – 19.31.3 NMAC.

Stewart Liley, Chief of Wildlife Management Division, presented the final proposed rule that would withhold certain wildlife location data collected by the Department or its contractors from the public if the information could be used contrary to the principals of fair chase.

<u>Action Item No. 1b:</u> The Commission voted on the final Fair Chase Rule 19.31.3 NMAC after closing of the hearing item.

**Motion by:** Vice Chairwoman Salazar-Henry moved to approve the rule as presented.

Seconded by: Commissioner Bates

**Approved:** Unanimously

# HEARING ITEM NO. 2a (*Informational*): Rule Making Hearing on Final Rule Changes to the Hunting and Fishing Manner and Method Rule – 19.31.10 NMAC and a new Trapping and Furbearers Rule – 19.32.2 NMAC.

Stewart Liley, Chief of Wildlife Management Division, presented the final proposed changes to the Trapping and Furbearers rule (19.32.2 NMAC), and the concurrent changes to the Manner and Method Rule (19.31.10 NMAC) based on public comment, harvest and biological data collected and information from recent literature.

Action Item No. 2b: The Commission voted on the final amendments to Hunting and Fishing Manner and Method Rule 19.31.10 NMAC and a new Trapping and Furbearers Rule 19.32.2 NMAC after closing of the hearing item

**Motion by:** Commissioner Vesbach moved to approve the rule as presented.

**Seconded by:** Vice Chairwoman Salazar-Henry

**Approved:** Unanimously

## HEARING ITEM NO. 3a (Informational): Rule Making Hearing on Repealing and Replacing the Game and Fish Licenses/Permits Rule – 19.30.9 NMAC.

**Presented by Chad Nelson** – The Department presented the final changes to the Game and Fish Licenses/Permits Rule (19.30.9 NMAC).

Chad Nelson, Assistant Chief of Licensing, presented the final proposed amendments to the Game and Fish Licenses/Permits rule (19.30.9 NMAC).

<u>Action Item No. 3b:</u> The Commission voted on repealing and replacing the Game and Fish Licenses/Permits Rule (19.30.9 NMAC) after closing of the hearing item.

**Motion by:** Commissioner Vesbach moved to approve the rule as presented.

Seconded by: Commissioner Cramer

**Approved:** Unanimously

### PUBLIC RULE HEARING CLOSED

### AGENDA ITEM NO. 10: Future Meeting Schedule and Locations.

James Comins, Assistant Director, presented a meeting schedule for the 2020 calendar year and for January of 2021. Suggested meeting dates and locations are:

- March 4, 2020 Albuquerque (Wednesday)
- April 30, 2020 Silver City (Thursday)
- June 19, 2020 Santa Fe (Friday)
- August 13, 2020 Chama (Thursday)
- October 16, 2020 Taos (Friday)
- December 3, 2020 Roswell (Thursday)
- January 15, 2021 Las Cruces (Friday)

**Motion by:** Vice Chairwoman Salazar-Henry moved to approve the rule as presented.

Seconded by: Commissioner Bates

**Approved:** Unanimously

### AGENDA ITEM NO. 9: Fiscal Year 2019 Department Audit Results and Review

Contractor Moss Adams LLP presented the financial audit of the Department for fiscal year 2019 . The Department's Financial Statement received the highest possible opinion of "unmodified."

**Motion by:** Commissioner Lopez moved to approve the audit as presented.

Seconded by: Vice Chairwoman Salazar-Henry

**Approved:** Unanimously

### **LUNCH BREAK**

### AGENDA ITEM NO. 12: Workshop - Department's E-PLUS program

Stewart Liley, Chief of Wildlife Management Division, presented an update on the new EPLUS rule. This presentation included a brief history of the rule prior to the changes, the reasons for the changes and the anticipated improvements initiated by the new rule. Additional information was presented concerning the implementation of the new rule and improvements that could be incorporated in the future. The previous EPLUS rule had not been opened in its entirety since its inception in 2005.

### **AGENDA ITEM NO. 11: General Public Comments**

### **AGENDA ITEM NO. 13: Closed Executive Session**

**Motion by:** Vice Chairwoman Salazar-Henry moved to adjourn into Executive Session closed to the public; pursuant to 10-15-1(H)(2) NMSA 1978, to discuss limited personnel matters relating to complaints and discipline; pursuant to Section 10-15-1(H)(8) NMSA 1978, to discuss property acquisition; and pursuant to Section 10-15-1(H)(7) NMSA 1978, to discuss matters subject to attorney-client privilege relating to threatened or pending litigation.

**Seconded by:** Commissioner Lopez

Roll Call Vote - Approved: Unanimously; Chairwoman Salazar Hickey, Vice Chairwoman

Salazar-Henry, Commissioner Cramer, Commissioner Lopez, Commissioner Soules, Commissioner Vesbach, Commissioner Bates.

### AGENDA ITEM NO. 13: Adjorn at 3:52 PM

**Motion by:** Commissioner Lopez moved to adjourn.

Seconded by: Commissioner Cramer

**Approved:** Unanimously

