House Bill 3560

Sponsored by Representative G SMITH; Representatives BENTZ, ESQUIVEL, GARRARD, JENSON, JOHNSON, KRIEGER, SCHAUFLER, WHISNANT, Senators BOQUIST, FERRIOLI, GEORGE, GIROD, KRUSE, NELSON, TELFER, THOMSEN, WHITSETT (at the request of Oregon Cattlemen's Association)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Directs State Board of Agriculture to establish wolf depredation compensation and cost-sharing program for purposes of compensating persons who suffer loss or injury due to wolf depredation and providing financial assistance to persons who implement livestock management techniques or non-lethal wolf control techniques designed to discourage wolf depredation of livestock. Creates Wolf Management Compensation and Proactive Trust Fund. Continuously appropriates fund moneys to State Department of Agriculture for purpose of providing compensation and financial assistance under program.

A BILL FOR AN ACT

2 Relating to wolves; and appropriating money.

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3 Be It Enacted by the People of the State of Oregon:

SECTION 1. Definitions. As used in sections 1 to 9 of this 2011 Act:

5 (1) "Livestock" means ratites, psittacines, horses, mules, jackasses, cattle, llamas,

6 alpacas, sheep, goats, swine, bison, domesticated fowl and any fur-bearing animal bred and

7 maintained commercially, or otherwise, within pens, cages or hutches.

8 (2) "Sporting dog" means any animal of the species Canis familiaris used to aid a person 9 in legally authorized hunting.

(3) "Working dog" means any animal of the species Canis familiaris used to aid in the
 herding or protection of livestock.

12 <u>SECTION 2.</u> Wolf depredation compensation and cost-sharing program. (1) The State 13 Board of Agriculture shall develop and implement a wolf depredation compensation and 14 cost-sharing program. The program shall:

(a) Provide compensation to persons who suffer losses or injuries due to wolf
 depredation; and

(b) Provide financial assistance to persons who implement livestock management tech niques or nonlethal wolf control techniques designed to discourage wolf depredation of live stock.

(2) Compensation and financial assistance under the program shall be paid from the Wolf
 Management Compensation and Proactive Trust Fund established under section 9 of this 2011
 Act.

23 <u>SECTION 3.</u> Payment of compensation and financial assistance under program. (1) Com-24 pensation may be paid under the wolf depredation compensation and cost-sharing program 25 if, due to wolf activity, a person has suffered a confirmed or probable loss or injury of live-26 stock located on private land or legally grazing on public land. A confirmed loss or injury 27 occurs if there is clear and convincing evidence that the loss or injury was caused by wolf

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depredation. A probable loss or injury occurs if a preponderance of the evidence establishes 1 2 that a loss or injury was caused by wolf depredation.

(2) Compensation may also be paid under the program if a working dog or sporting dog 3

is killed or injured by a wolf. Compensation may be paid for sporting dogs only if the loss 4 or injury occurs: 5

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(a) During an authorized hunting or pursuit season; or

(b) While engaged, with the authorization of the State Fish and Wildlife Commission, in 7 the pursuit of bears or cougars that are causing damage or posing a threat to human safety. 8 9 (3) Financial assistance under section 2 (1)(b) of this 2011 Act may be provided only after the applicant has consulted with the State Department of Agriculture and has received ap-10 proval for implementation of the livestock management techniques or nonlethal wolf control 11 12techniques.

SECTION 4. Application for compensation or financial assistance. (1) A person may apply 13 for compensation or financial assistance under the wolf depredation compensation and cost-14 15sharing program on a form established by rule of the Director of Agriculture.

16(2) A person applying for compensation under the program shall provide evidence of the loss or injury. Evidence of the loss or injury must include a finding, after investigation by 17 18 the State Department of Agriculture, State Department of Fish and Wildlife, the Wildlife Services program of the Animal and Plant Health Inspection Service of the United States 19 Department of Agriculture or the United States Fish and Wildlife Service, that wolf 20depredation was the probable cause of loss or injury. 21

22(3) A person applying for financial assistance under the program shall provide an esti-23mate of the potential cost of the livestock management techniques or nonlethal wolf control techniques designed to discourage wolf depredation. 24

25SECTION 5. Investigation of loss or injury. A person who has suffered loss or injury due to wolf depredation may request that the State Department of Agriculture investigate the 2627claim of loss or injury. Within 24 hours after receiving a request, the department shall investigate the claim of loss or injury. A person's ability to make a claim for compensation is 28not affected by the failure of the department to respond to a request for an investigation 2930 within the time allowed.

31 SECTION 6. Determination of compensation. (1) Compensation payable to a person under the wolf depredation compensation and cost-sharing program shall be determined by the 32State Department of Agriculture as follows: 33

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(a) Confirmed losses shall be paid at 100 percent of the market value of the livestock lost. 35 (b) Probable losses shall be paid at a rate determined by the department, but not less 36 than 50 percent of the market value of the livestock lost.

37 (c) The owners of missing livestock may be compensated as determined by the depart-38 ment.

(d) For injured livestock, compensation shall be made for veterinary treatments and for 39 40 the reduction in market value of the livestock that, as a result of the injury, are unable to reproduce or must be destroyed or sold. 41

42(e) Payments for loss or injury shall be reduced by any amount of compensation that the person receives from any other source. 43

(f) Owners of lost or injured working dogs and sporting dogs shall be compensated at the 44 market value of dogs of similar breed, training, age and gender. 45

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1 (2) The department shall compute the market value of livestock using the following 2 guidelines:

(a) Males that are at least one year old have a market value equal to the purchase price
of the animal or the average price paid for other males, whichever is higher. If sales receipts
are unavailable to determine the purchase price, the market value shall be the average local
market value for animals of the same breed and age.

7 (b) Females that are at least one year old have a market value equal to the average 8 available recorded purchase price of females of the same age, breed and quality from the 9 same herd, and if bred, the value of offspring at weaning.

(c) An animal that is less that one year old has a market value equal to the average
 amount received for other animals of the same gender, age and breed at the time of planned
 sale.

(3) Disputes involving the market value of an animal may be resolved by using a third party appraiser to determine market value.

15 <u>SECTION 7.</u> Implementation of livestock management and nonlethal wolf control tech-16 <u>niques.</u> If the State Department of Agriculture determines that a person has suffered loss 17 or injury of livestock or working dogs, the State Department of Agriculture and the person 18 shall design and implement mutually agreeable livestock management techniques or nonle-19 thal wolf control techniques designed to discourage wolf depredation.

20 <u>SECTION 8.</u> Financial assistance for livestock management. The State Department of 21 Agriculture may pay persons compensation for employing livestock management techniques 22 or nonlethal wolf control techniques at a rate established by rule of the Director of Agri-23 culture. However, the department may not reduce the financial assistance based on other 24 moneys received by the applicant for habitat improvement or habitat protection.

25 <u>SECTION 9.</u> Wolf Management Compensation and Proactive Trust Fund. (1) The Wolf 26 Management Compensation and Proactive Trust Fund is established separate and distinct 27 from the General Fund. Interest earned on the moneys in the Wolf Management Compen-28 sation and Proactive Trust Fund shall be credited to the fund. All moneys in the fund are 29 continuously appropriated to the State Department of Agriculture for the purpose of paying 30 compensation and financial assistance under sections 1 to 9 of this 2011 Act.

(2) The fund shall consist of moneys appropriated by the Legislative Assembly for the purposes of the fund and any gifts, grants, donations, endowments or bequests from any public or private source. The State Department of Agriculture may seek out and receive any gifts, grants, donations, endowments or bequests for the purpose of paying compensation to persons who suffer loss or injury due to wolf depredation or who implement livestock management techniques or nonlethal wolf control techniques designed to discourage wolf depredation of livestock. The department shall deposit such moneys into the fund.

<u>SECTION 10.</u> <u>Advisory committee.</u> (1) The Director of Agriculture shall create an advisory committee to recommend to the State Department of Agriculture a process for screening claims and for developing a method for resolving compensation claims made under sections 1 to 9 of this 2011 Act. The advisory committee shall also recommend:

42 (a) When and how the department compensates persons for missing livestock, if the
43 number of missing livestock exceeds historic losses;

(b) A procedure to ensure that compensation is paid in a timely manner, including an
 opportunity for discussion between a claimant and the department to agree upon timing for

the payment; and 1 2 (c) A alternative dispute resolution process for resolving disputes regarding compensation. 3 (2) The advisory committee created under this section shall have 17 members appointed 4 by the Director of Agriculture. The members must be familiar with wolf depredation, live-5 stock management techniques or nonlethal control techniques designed to discourage wolf 6 depredation. Of the 17 members: 7 (a) Two members shall represent livestock producers; 8 9 (b) Two members shall be residents of counties east of the Cascade Mountains; (c) Three members shall represent the governing bodies of three counties east of the 10 **Cascade Mountains;** 11 12 (d) One member shall represent Baker County; (e) One member shall represent Crook County; 13 (f) One member shall represent Grant County; 14 (g) One member shall represent Harney County; 15 (h) One member shall represent Malheur County; 16 (i) One member shall represent Morrow County; 17 18 (j) One member shall represent Umatilla County;

19 (k) One member shall represent Union County;

20 (L) One member shall represent Wallowa County; and

21 (m) One member shall represent Wheeler County.

(3) The members of the advisory committee are not entitled to compensation or re imbursement for expenses and serve as volunteers on the advisory committee.

(4) The advisory committee shall provide its recommendations to the department no later
 than January 1, 2013.

26 <u>SECTION 11.</u> <u>Appropriation.</u> In addition to and not in lieu of any other appropriation, 27 there is appropriated to the State Department of Agriculture, for the biennium beginning 28 July 1, 2011, out of the General Fund, the amount of <u>\$_____</u>, which may be expended only 29 for the purpose of carrying out sections 1 to 9 of this 2011 Act.

30 <u>SECTION 12.</u> Sunset date. Section 10 of this 2011 Act is repealed on January 2, 2013.

31 <u>SECTION 13.</u> Captions. The section captions used in this 2011 Act are provided only for 32 the convenience of the reader and do not become part of the statutory law of this state or 33 express any legislative intent in the enactment of this 2011 Act.

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