Cougar Rules – Briefing and Public Comment

220-415-100 Cougar hunting seasons and regulations

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Meeting dates: March 13-14, 2020

Agenda item: Cougar - Briefing and Public Hearing

Presenter(s): Anis Aoude, Game Division Manager, Wildlife Program

Background summary: Staff will brief the Commission on proposed amendments to WAC 220-415-100 Cougar hunting seasons and regulations.

The proposed changes are designed to give the commission four options to choose from relating to recreational cougar harvest guidelines. The non-status quo options are intended to extend seasons in areas where harvest has been historically high and where cougar human conflict is also high. The intended result of the longer season is to shift a proportion of cougar removal, currently carried out by agency personnel, to hunters.

- The first option is status quo with one caveat, the density we used to set the guideline is the median of five research projects that were conducted in Washington. The median is a better measure because it is not affected by outliers in the data. In the past we used the mean.
- The second option also uses a median density that is calculated using only adult cougars that are 24 months or older. This option reduces the guideline slightly, but sub-adult cougars harvested under this option would not count toward the guideline for season closure.
- The third option adjusts the guideline upward for units that exceeded the guideline by December 31 at least once in the past five years. The new guideline is based on the highest harvest in the past five years. In this option there is the assumption that density is higher in these areas. In two PMUs the guidelines in this option were adjusted so they did not exceed an assumed density 4.15 cougars per 100 square kilometers. This was intended to keep the density within an acceptable range based on research conducted in the western United States. This guideline includes adults and sub-adults.
- The fourth option is like option three, but only uses a density based on adult cougars and only counts adult cougars towards the guideline.

Staff recommendation: The department intends to use this public hearing in addition to comments gathered through the rule making process to formulate a recommendation.

Policy issue(s) and expected outcome: Depending on the option that the commission approves there is potential for an increase in cougar harvest that is within acceptable parameters based on the science.

Fiscal impacts of agency implementation: None.

Public involvement process used and what you learned:
The department provided public input opportunity on proposed hunting seasons via the department website for a three-week time period. Additionally, these individuals and organizations were informed of the opportunity to provide verbal testimony at the March 13-14, 2020 Commission meeting.
Please see page 8, public comment form.
**Action requested and/or proposed next steps:**
Take public comment. Adoption is planned for the April 10-11, 2020 Commission meeting.
WAC 220-415-100 (2018-2019 and 2019-2020) Cougar hunting seasons and regulations. (1) As used in this section and in the context of general cougar hunting seasons, "harvest guideline" means the estimated allowable harvest; the actual harvest may be less than or more than the harvest guideline.

(2) Early general cougar season is September 1 to December 31, late general cougar season is January 1 to April 30 of the following year. Hunters can use any legal weapon to hunt cougars.

(Season dates and) Harvest guidelines (for each season):

<table>
<thead>
<tr>
<th>GMU</th>
<th>Harvest Guideline</th>
<th>Early-Hunting Season</th>
<th>Late-Hunting Season</th>
<th>Legal-Weapon</th>
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<tbody>
<tr>
<td>101</td>
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Hunt Area

GMUs 503, 505, 520, 550
GMUs 510, 513
GMU 516
GMUs 524, 554, 556
GMU 560
GMU 564
GMU 568
GMU 572
GMUs 574, 578
GMUs 601, 602, 603, 612
GMUs 607, 615
GMUs 618, 636, 638
GMUs 621, 624, 627, 633
GMUs 642, 648, 651
GMUs 652, 666
GMUs 653, 654
GMUs 658, 660, 663, 672, 673, 681, 684, 699
GMU 667

(Implied density in parentheses)

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<tr>
<th>Hunt Area</th>
<th>Option 1 Status quo median density</th>
<th>Option 2 Median density adult only</th>
<th>Option 3 Extend season</th>
<th>Option 4 Extend season and adult only</th>
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* Adjusted to stay within realistic density.

(a) In hunt areas with a harvest guideline, the cougar late hunting season may close on or after January 1st in one or more GMUs if cougar harvest meets or exceeds the guideline.

(b) In hunt areas with a harvest guideline, starting January 1st, cougar hunters may hunt cougar from January 1st until the hunt area harvest guideline has been met, and the department has notified licensed cougar hunters by posting the hunt area closure on the department's website and on the toll-free cougar hunting hotline, or April 30th, whichever occurs first.

(3) Harvest guideline system:
(a) All cougar killed by licensed hunters during the early and late hunting seasons, and seasons authorized under WAC 220-440-030 shall be counted toward the harvest guideline.

(b) Individual problem cougar will continue to be killed on an as-needed basis utilizing depredation permits, landowner kill permits, and WDFW depredation authority regardless of harvest guidelines.

(c) It is each cougar hunter's responsibility to verify if the cougar late hunting season is open or closed in hunt areas with a harvest guideline. Cougar hunters can verify if the season is open or closed by calling the toll-free cougar hunting hotline or visiting the department's website.

(4) Cougar hunting season requirements and special restrictions.

(a) A valid big game hunting license which includes cougar as a species option is required to hunt cougar.

(b) The statewide bag limit is one (1) cougar per license year; excluding removals authorized under WAC 220-440-030. It is unlawful to kill or possess spotted cougar kittens or adult cougars accompanied by spotted kittens.

(c) The use of dogs to hunt cougar is prohibited; except by a commission authorized permit (WAC 220-440-030).

(d) Any person who takes a cougar must comply with the notification and sealing requirements in WAC 220-400-050.

(e) A special cougar permit is required to hunt cougar in GMU 485.
Summary of Public Comments Received During the Official Comment Period and WDFW Response:

WAC 220-415-100 Cougar hunting season

We received 733 total comments on this proposed rule change. One hundred and seventy-seven came through our online survey. Five hundred and fifty-five were emails and one letter.

Written Supporting Comments:
Fifty-two percent (89) of the online respondents indicated that they generally agreed with the proposed changes. Of those that generally agreed, thirty-four individuals provided written comment. Eighteen of those 34 indicated what option they supported: eight for option four, eight for option three, one for option two, and one for option one. Eight of the 34 people indicated that they would like to see more cougar hunting opportunity than we outlined in the proposed options. An additional eight indicated they would like to see hound hunting as a method for hunting cougar.

Of the emails received, only eight supported the proposed options. The options they supported were: five for option one, zero for option two, two for option three, and one for option four.

Written Opposing, Neutral, and Other Comments:
Thirty-four percent (58) of the online respondents indicated that they generally disagreed with the proposals. Of those that generally disagreed, fifty-five provided written comment. Only two picked a preferred option. One picked option four and one option three. The rest that disagree fell into four camps. Those that wanted hound hunting as a method (9), those that wanted more cougar hunting opportunity than provided in the options (25), those that wanted no change to the regulations (16), and those that wanted no cougar hunting (3).

Fourteen percent of the online respondents took a neutral position. Of those 11 provided written comment. Six wanted more cougar hunting opportunity. Two liked option four. One liked option three. Two wanted no cougar hunting.

Five hundred and forty-seven of the emails we received were generally in opposition. Five hundred and thirty-two of those were a form letter with the following language: “As a Washington resident, I am writing to urge you to not allow the cruel and unnecessary killing of Washington’s iconic native carnivores in order to boost prey populations. This proposed bill will not only hurt the carnivore population but also do little to boost prey species populations in the long term.

I urge you to please consider these comments and help protect these beautiful animals. Please do not allow any increase in Trophy hunting.”
The rest of the emails (15) fell into three camps. Those that wanted no cougar hunting (5), those that wanted more cougar hunting opportunity (5) and those that wanted no change to the regulations (5).

We received one letter that did not directly relate to the cougar rule and was describing an interaction this person had with a cougar around their home.

**Rationale-Agency Action Regarding Comments:**
Those that oppose the recommended changes to the rule fell into four camps:

1) Those that did not want any cougar hunting.

   Cougar hunting like any other hunting can be controversial. Cougars are classified as a game animal in RCW 77.08.030 and as such are legal to hunt in the state. Cougars are an important species for all Washingtonians and the department manages them as such. Hunters have been integral in the recovery of many species in Washington and across the United States, including cougars. The regulations put forth in this rule are not intended to reduce cougar numbers on the landscape.

2) Those that wanted the rule to stay the same.

   This option is certainly feasible, and the Commission could choose this option.

3) Those that wanted more hunting opportunity than provided in these options.

   We are currently managing cougars under objectives outlined in the Statewide Game Management Plan. Any opportunity that is greater than what is proposed falls outside of this plan and would require additional public process.

4) Those that wanted to use hounds as a method of hunting cougars.

   Hound hunting was banned by voter initiative in 1996 and unless that initiative is repealed it is not a legal method for recreational hunting, with few exceptions.

The comments that support the proposed options in the rule are summarized in this document and will be presented to the commission to consider for their decision making.
Agency: Washington Department of Fish and Wildlife (WDFW)

☐ Original Notice
☐ Supplemental Notice to WSR _____
☐ Continuance of WSR ______

☒ Preproposal Statement of Inquiry was filed as WSR 20-01-123 on December 16, 2019; or
☐ Expedited Rule Making—Proposed notice was filed as WSR _____; or
☐ Proposal is exempt under RCW 34.05.310(4) or 34.05.330(1); or
☐ Proposal is exempt under RCW ______.

Title of rule and other identifying information: (describe subject) The department seeks to adopt rules concerning the 2020-2021 season setting.

WAC 220-410-050 Game management units (GMUs) boundary descriptions—Region five.
WAC 220-410-060 Game management units (GMUs) boundary descriptions—Region six.
WAC 220-412-050 Landowner raffle hunts.
WAC 220-412-070 Big game and wild turkey auction, raffle, and special incentive permits.
WAC 220-412-090 Multiple season big game permits.
WAC 220-412-100 Landowner hunting permits.
WAC 220-413-180 Special closures and firearm restriction areas.
WAC 220-413-200 Reducing the spread of hoof disease—Unlawful transport of elk hooves.
WAC 220-415-030 2019 Deer special permits.
WAC 220-415-040 Elk area descriptions.
WAC 220-415-060 2019 Elk special permits.
WAC 220-415-070 2019 Moose seasons, permit quotas, and areas.
WAC 220-415-120 2019 Bighorn sheep seasons and permit quotas.
WAC 220-415-130 2019 Mountain goat seasons and permit quotas.
WAC 220-416-040 Hunting predatory birds.
WAC 220-440-060 Killing wildlife causing private property damage.

Hearing location(s):

<table>
<thead>
<tr>
<th>Date</th>
<th>Time</th>
<th>Location</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 13-14, 2020</td>
<td>8:00 a.m.</td>
<td>Red Lion Columbia Center 1101 N. Columbia Center Blvd. Kennewick, Washington 99336</td>
<td></td>
</tr>
</tbody>
</table>

Date of intended adoption: April 10-11, 2020 (Note: This is NOT the effective date)

Submit written comments to:

Name: Wildlife Program
Address: PO Box 43200, Olympia, WA. 98504
Email: wildthing@dfw.wa.gov
Fax: (360) 902-2162
Other: https://wdfw.wa.gov/hunting/regulations/season-setting
By (date) February 26, 2020

Assistance for persons with disabilities:
Contact Dolores Noyes
### Purpose of the proposal and its anticipated effects, including any changes in existing rules:

WAC 220-410-050  **Game management unit (GMU) boundary descriptions—Region five.**
The purpose of this proposal is to correct any errors in the boundary descriptions for game management unit 506.

WAC 220-410-060  **Game management unit (GMU) boundary descriptions—Region six.**
The purpose of this proposal is to correct any errors in the boundary descriptions for game management unit 673.

WAC 220-412-050  **Landowner raffle hunts.**
The purpose of this proposal is to alter the adjustment of annual report submission date requirements from December 31 to May 1, to coincide with WAC 220-412-100. This also allows enrolled landowners to submit all required reports at the same time.

WAC 220-412-070  **Big game and wild turkey auction, raffle, and special incentive permits.**
This proposal adds game management units (GMUs) 186 and portions of GMU 181 (south of the line made by starting at Montgomery Ridge Road and Highway 129, to the Sherry Grade Road, to the Couse Creek Road, to the Snake River) to the legal hunt area for the Rocky Mountain Bighorn Sheep Raffle Permit.

WAC 220-412-090  **Multiple season big game permits.**
The purpose of this proposal is to clarify language.

WAC 220-412-100  **Landowner hunting permits.**
The purpose of this proposal is to further develop the standard operating procedure for the Landowner Hunting Permit (LHP) Program. The Landowner Hunting Permit WAC has been adjusted to reflect the new proposed requirements for the LHP program, as outlined in the standard operating procedure. The revised standard operating procedure anticipates better management, monitoring, and an improved experience for the general public, while recreating on properties enrolled in the Landowner Hunting Permit.

WAC 220-413-180  **Special closures and firearm restriction areas.**
The proposed administrative changes remove the reference to “wooden towers” from the description for the Columbia River Restricted Hunting Area. Corrections are made to the spelling of Newberry (from Newbury) Hill Road for the Firearm Restriction Area in Kitsap County.

WAC 220-413-200  **Reducing the spread of hoof disease—Unlawful transport of elk hooves.**
The purpose of this proposal is to abolish the rule.

WAC 220-415-020  **2018-2020 Deer general seasons and definitions.**
The purpose of this proposal is to retain general season deer hunting opportunities for 2020. It also aims to balance the hunting opportunities between user groups. The proposal also increases opportunities when deer populations allow and reduces opportunities when declining deer numbers warrant a change.

WAC 220-415-030  **2019 Deer special permits.**
The purpose of this proposal is to retain special permit for deer hunting opportunities for 2020. It also balances hunting opportunities between user groups, increases opportunities when deer populations allow, and reduces opportunities when declining deer numbers warrant a change. Lastly, it adds language that clarifies the bag limit is one deer, except where otherwise permitted by department rule, even if permits are drawn for more than one deer hunt category.

WAC 220-415-040  **Elk area descriptions.**
The purpose of the proposed changes would eliminate Elk Area No. 1011 (Columbia County), Elk Area No. 1012 (Asotin County), and Elk Area No. 1082 (Asotin County).

WAC 220-415-050  **2018-2020 Elk general seasons and definitions.**
The purpose of the proposed change is to retain general season elk hunting opportunities for 2020. It also balances hunting opportunities between user groups, increases opportunities when elk populations allow, and reduces opportunities when declining elk numbers warrant a change.
The department will not develop specific recommendations regarding opportunities to harvest antlerless elk during the early archery general elk seasons in the Colockum (GMUs 328, 329) and Yakima (GMUs 336, 340, 352, 356, 364) elk herd areas until population surveys are completed in February and/or March. If population surveys indicate it is warranted, the department may also consider reducing opportunities for archery hunters to harvest antlerless elk during the late archery general elk seasons, and reducing modern firearm, and muzzleloader special permit opportunities. A general overview of the recommendations that may be considered dependent of herd status are provided below. Recommendations developed in response to surveys indicating a population decline will also depend on the severity of the decline.

Colockum Elk Herd: (GMUs 249, 251, 328, 329, 330, 334, 335)

<table>
<thead>
<tr>
<th>Herd Status</th>
<th>General Overview of Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decline</td>
<td>Significantly reduce or eliminate general season opportunities to harvest antlerless elk during archery seasons, except for those associated with addressing damage issues, and in areas where the department does not manage for large numbers of elk (e.g., GMU 334, 335). Also, reduce opportunities to harvest antlerless elk during modern firearm and muzzleloader permit seasons.</td>
</tr>
<tr>
<td>Stable</td>
<td>Significantly reduce or eliminate general season opportunities to harvest antlerless elk during archery seasons, except for those associated with addressing damage issues and in areas where the department does not manage for large numbers of elk (e.g., GMU 334, 335). Replace some of the lost opportunities with a limited number of permits to harvest antlerless elk. Retain opportunities to harvest antlerless elk during modern firearm and muzzleloader permit seasons.</td>
</tr>
<tr>
<td>Increase</td>
<td>Retain current general and special permit seasons.</td>
</tr>
</tbody>
</table>

Yakima Elk Herd: (GMUs 336, 340, 342, 346, 352, 356, 360, 364, 368, 371, 372)

<table>
<thead>
<tr>
<th>Herd Status</th>
<th>General Overview of Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decline</td>
<td>Significantly reduce or eliminate general season opportunities to harvest antlerless elk, except for those associated with addressing damage issues and in areas where the department does not manage for large numbers of elk (e.g., GMUs 371 and 372). Replace some of the lost opportunities with a limited number of permits to harvest antlerless elk. If warranted, also reduce opportunities during modern firearm and muzzleloader permit seasons.</td>
</tr>
<tr>
<td>Stable</td>
<td>Significantly reduce or eliminate general season opportunities to harvest antlerless elk, except for those associated with addressing damage issues and in areas where the department does not manage for large numbers of elk (e.g., GMU 371 and 372). Replace some of the lost opportunities with a limited number of permits to harvest antlerless elk. Retain current opportunities during modern firearm and muzzleloader permit seasons.</td>
</tr>
<tr>
<td>Increase</td>
<td>Retain current general and special permit seasons.</td>
</tr>
</tbody>
</table>

WAC 220-415-060 2019 Elk special permits.
The purpose of this proposal is to retain elk special permit hunting opportunities for 2020. It also balances elk hunting opportunities between user groups, increases elk hunting opportunities when elk populations allow, and reduces opportunities when declining elk numbers warrant a change. Lastly, it adds language that clarifies the bag limit is one elk, except where otherwise allowed by department rule, even if permits are drawn for more than one elk hunt category.

WAC 220-415-070 2019 Moose seasons, permit quotas, and areas.
This proposal adds language that clarifies the bag limit is one moose, except where otherwise allowed by department rule, even if permits are drawn for more than one moose hunt category. It also adjusts moose hunt permit limits to reflect population changes and recent harvest.

The proposed changes are designed to give the Commission four options to choose from relating to recreational cougar harvest guidelines. The non-status quo options are intended to extend seasons in areas where harvest has been historically high, and where cougar human conflict is also high. The intended result of the longer season is to shift a proportion of the cougar removal, currently carried out by agency personnel, to hunters:
- The first option is status quo with one caveat, the density we used to set the guideline is the median of five research projects that were conducted in Washington. The median is a better measure because it is not affected by outliers in the data. In the past we used the mean.
The second option also uses a median density that is calculated using only adult cougars that are 24 months or older. This option reduces the guideline slightly, but sub-adult cougars harvested under this option would not count toward the guideline for season closure.

The third option adjusts the guideline upward for units that exceeded the guideline by December 31 at least once in the past five years. The new guideline is based on the highest harvest in the past five years. In this option there is the assumption that density is higher in these areas. In two PMUs, the guidelines in this option were adjusted, so they did not exceed an assumed density 4.15 cougars per 100 square kilometers. This was intended to keep the density within an acceptable range based on research conducted in the western United States. This guideline includes adults and sub-adults.

The fourth option is like option three, but only uses a density based on adult cougars and only counts adult cougars towards the guideline.

WAC 220-415-120 2019 Bighorn sheep seasons and permit quotas.
This proposal adds language that clarifies the bag limit is one bighorn sheep, except where otherwise permitted by department rule, even if permits are drawn for more than one bighorn sheep category. It also adjusts bighorn sheep hunt permit limits to reflect population changes and recent harvest. Lastly, this proposal creates separate permit opportunities for adult ewes and juvenile rams in the Selah Butte, Mount Baldy, and Umtanum hunt areas (collectively referred to as the Yakima Canyon herd).

WAC 220-415-130 2019 Mountain goat seasons and permit quotas.
This proposal adds language that clarifies the bag limit is one mountain goat, except where otherwise permitted by department rule, even if permits are drawn for more than one goat hunt category. It also adjusts mountain goat hunt permit limits to reflect population changes and recent harvest.

The purpose of this proposal is to increase the number of hunter education incentive turkey permits from two to four.

WAC 220-416-040 Hunting predatory birds.
Removes the depredation part of the rule because it already exists in WAC 220-440-060.

The proposal amends the rule to specify legal season dates, and bag limits for the 2020-2021 season. Changes include:
  o Adjusting season dates relative to 2020-2021 calendar dates.
  o Maintain one-pintail per day bag-limit and associated possession limit per the USFWS Northern Pintail Harvest Strategy.
  o Lowering scaup bag-limit to two-scaup per day and associated possession limits, while keeping an 86-day season length by the optimal regulatory alternative described in the Adaptive Harvest Management protocol.
  o Shifting seven-days from the beginning of the first season segment to the end of the third season segment for white geese in Goose Management Area 4 (Columbia Basin).

WAC 220-440-060 Killing wildlife causing private property damage.
The proposed amendment to the rule intends to make our rule consistent with federal rules that pertain to crows and magpies.

Reasons supporting proposal:

WAC 220-410-050 Game management units (GMUs) boundary descriptions—Region five.
The proposed change will make the boundaries more discernable for hunters.

WAC 220-410-060 Game management units (GMUs) boundary descriptions—Region six.
The proposed change will make the boundaries more discernable for hunters.

WAC 220-412-050 Landowner raffle hunts.
This proposal simplifies the requirements for landowners that operate raffle drawings. It also aligns annual report submission dates with WAC 220-412-100.

WAC 220-412-070 Big game and wild turkey auction, raffle, and special incentive permits.
Bighorn sheep populations have increased in these areas, which warrants an expansion of the hunt area.

WAC 220-412-090 Multiple season big game permits.
The proposal clarifies the language and reduces hunter confusion regarding this rule.
WAC 220-412-100  Landowner hunting permits.
Over the past year, the department has held public meetings and active stakeholder/landowner meetings to assess the current views of the program. These comments have been taken into consideration as well as input from Washington Department of Fish and Wildlife (WDFW) staff which has resulted in the development of the new standard operating procedure for the landowner hunting permit (LHP) program. The proposed changes reflect the comments received from the public, WDFW staff and landowners. Historically, there haven’t been many changes to the LHP program. However, due to the lack of consistency and the expansive variation in management styles across the state, this program has proven to be difficult to manage at a program level. These reasons were the main driving factor behind taking the appropriate steps to revise and make changes to the program.

WAC 220-413-180  Special closures and firearm restriction areas.
The “wooden towers” referenced in the Columbia River Restricted Hunting Area boundary description were torn down recently. As such, they could no longer be used as a discernable landmark to describe the boundary. Correcting the spelling of Newberry Hill Road will eliminate confusion for hunters.

WAC 220-413-200  Reducing the spread of hoof disease—Unlawful transport of elk hooves.
This rule, originally adopted in 2014, attempted to reduce the risk of inadvertently spreading the causative agents of treponeme associated hoof disease (TAHD) in elk. Since that time, however, TAHD has been confirmed throughout western Washington, east of the Cascade Mountains near the town of Trout Lake, and in the Blue Mountains of southeast Washington. The continued expansion of this disease appears to indicate this rule was ineffective at preventing disease expansion. Other reasons for supporting this rule are:

1. For surveillance purposes, we want to encourage elk hunters in eastern Washington to submit suspicious hooves.
2. The current rule is not being enforced, but rather used by Enforcement Officers as an educational opportunity.
3. We have no scientific findings that support the implementation of this rule.
4. The Department is working on developing management strategies that will be proposed during the next 3-year season cycle, which would incentivize elk hunters in western Washington to target limping elk but would also require them to submit their hooves to the Department for inspection.
5. Neighboring states (Idaho and Oregon), where TAHD has been detected, do not have a similar rule.

Although the Department is proposing to abolish this rule, we would still encourage hunters to leave hooves from the elk they harvest on site.

This proposal provides recreational deer hunting opportunities and protects deer from overharvest. The proposal would also maintain sustainable general deer hunting season opportunities for 2020. The proposal helps address deer agricultural damage problems and provides for deer population control when needed.

WAC 220-415-030  2019 Deer special permits.
This proposal provides recreational deer hunting opportunities and protects deer from overharvest. The proposal would also maintain sustainable deer special permit hunting season opportunities for 2020. The proposal helps address deer agricultural damage problems and provides for deer population control when needed.

Situations have occurred in the past that involved hunters who successfully drew a permit in more than one hunt category for the same species. Because the current language does not specify a bag limit, some hunters interpret this to mean they can shoot one deer per permit or one deer in addition to their general season harvest, which is incorrect. Amending this rule as proposed, would clarify the rule and avoid confusion in the future.

WAC 220-415-040  Elk area descriptions.
All three elk areas were created to address issues related to elk causing damage to agricultural crops. Damage issues in all three areas have declined following the substantial declines in elk numbers. As such, these elk areas are no longer needed and there is not an anticipated need in the foreseeable future.

Overall, the proposal provides recreational elk hunting opportunities, helps address elk agricultural damage problems, and provides elk population control when needed. The department is postponing the development of specific recommendations for the Colockum and Yakima elk herds. These two herds have experienced substantial declines since 2015, with late-winter surveys in 2019 showing the Yakima herd was approximately 13% below objective and the Colockum herd approximately 8% below. Declines have been the result of increased antlerless harvest, severe drought and winter conditions, and depressed recruitment of calves. Moreover, preliminary counts of elk on feed sites for the Yakima elk herd in January 2020, show calf recruitment rates are likely to be lower than normal for the fourth consecutive year. The department is concerned about the status of both herds and plans to develop recommendations that are likely to promote population growth.
This proposal provides recreational elk hunting opportunities and protects elk from overharvest. The proposal would maintain sustainable elk special permit hunting opportunities for 2020. The proposal helps address elk agricultural damage problems and provides for elk population control when needed.

Situations have occurred in the past that involved hunters who successfully drew a permit in more than one hunt category for the same species. Because the current language does not specify a bag limit, some hunters interpret this to mean they can shoot one elk per permit or one elk in addition to their general season harvest, which is incorrect. Amending this rule as proposed, would clarify the rule and avoid confusion in the future.

Permits for ‘Any Antlered Bull Moose’ in Spokane West A were increased because surveys showed a good bull to cow ratio. Permits for ‘Antlerless Only’ were reduced in Mt Spokane South B, Mt Spokane North B, and Mica Peak because surveys showed calf recruitment rates and the overall number of moose biologists observed were lower than normal.

The department is proposing to develop unique permit opportunities for adult ewes and juvenile rams for the Yakima Canyon herd. This proposal is in association with our efforts to reduce the size of the herd and eliminate Mycoplasma ovipneumoniae (M. Ovi.) from this herd. The department first implemented these permits during the 2019 season with special restrictions identified as an Adult Ewe or Juvenile Ram, but most resulting harvest consisted of rams, including rams that were not juveniles. As such, very few ewes were harvested as intended, which calls for the proposed change.

The department is proposing to develop unique permit opportunities for adult ewes and juvenile rams for the Yakima Canyon herd. This proposal is in association with our efforts to reduce the size of the herd and eliminate Mycoplasma ovipneumoniae (M. Ovi.) from this herd. The department first implemented these permits during the 2019 season with special restrictions identified as an Adult Ewe or Juvenile Ram, but most resulting harvest consisted of rams, including rams that were not juveniles. As such, very few ewes were harvested as intended, which calls for the proposed change.

This change increases the incentive for hunter education instructors without harm to turkey populations.

Migratory waterfowl and other gamebird (coot, dove, band-tailed pigeon, and snipe) seasons and regulations are developed based on cooperative management programs among states of the Pacific Flyway and the U.S. Fish and Wildlife Service, considering population status and other biological parameters. The rule establishes waterfowl seasons and regulations to provide recreational opportunity, control waterfowl damage, and conserve the migratory waterfowl resources of Washington.

This proposal makes our rule consistent with federal rule.

Statutory authority for adoption: RCWs 77.04.012, 77.04.055, 77.12.047, and 77.12.240

Statute being implemented: RCWs 77.04.012, 77.04.055, 77.12.047, and 77.12.240
Is rule necessary because of a:

Federal Law? ☐ Yes ☒ No
Federal Court Decision? ☐ Yes ☒ No
State Court Decision? ☐ Yes ☒ No

If yes, CITATION:

Agency comments or recommendations, if any, as to statutory language, implementation, enforcement, and fiscal matters:

Name of proponent: (person or organization) Washington Department of Fish and Wildlife ☐ Private ☐ Public ☒ Governmental

Name of agency personnel responsible for:

<table>
<thead>
<tr>
<th>Name</th>
<th>Office Location</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drafting:</td>
<td>Eric Gardner 1111 Washington St. SE Olympia, WA. 98501</td>
<td>(360) 902-2515</td>
</tr>
<tr>
<td>Implementation:</td>
<td>Eric Gardner 1111 Washington St. SE Olympia, WA. 98501</td>
<td>(360) 902-2515</td>
</tr>
<tr>
<td>Enforcement:</td>
<td>Steve Bear 1111 Washington St. SE Olympia, WA. 98501</td>
<td>(360) 902-2373</td>
</tr>
</tbody>
</table>

Is a school district fiscal impact statement required under RCW 28A.305.135? ☐ Yes ☒ No
If yes, insert statement here:

The public may obtain a copy of the school district fiscal impact statement by contacting:

Name:
Address:
Phone:
Fax:
TTY:
Email:
Other:

Is a cost-benefit analysis required under RCW 34.05.328? ☐ Yes ☒ No
If yes, contact:

A preliminary cost-benefit analysis may be obtained by contacting:

Name:
Address:
Phone:
Fax:
TTY:
Email:
Other:

☒ No: Please explain:

Regulatory Fairness Act Cost Considerations for a Small Business Economic Impact Statement:

This rule proposal, or portions of the proposal, may be exempt from requirements of the Regulatory Fairness Act (see chapter 19.85 RCW). Please check the box for any applicable exemption(s):

☐ This rule proposal, or portions of the proposal, is exempt under RCW 19.85.061 because this rule making is being adopted solely to conform and/or comply with federal statute or regulations. Please cite the specific federal statute or regulation this rule is being adopted to conform or comply with, and describe the consequences to the state if the rule is not adopted.

Citation and description:

☐ This rule proposal, or portions of the proposal, is exempt because the agency has completed the pilot rule process defined by RCW 34.05.313 before filing the notice of this proposed rule.

☐ This rule proposal, or portions of the proposal, is exempt under the provisions of RCW 15.65.570(2) because it was adopted by a referendum.
☐ This rule proposal, or portions of the proposal, is exempt under RCW 19.85.025(3). Check all that apply:

☐ RCW 34.05.310 (4)(b)  ☐ RCW 34.05.310 (4)(e)
   (Internal government operations)  (Dictated by statute)
☐ RCW 34.05.310 (4)(c)  ☐ RCW 34.05.310 (4)(f)
   (Incorporation by reference)  (Set or adjust fees)
☒ RCW 34.05.310 (4)(d)  ☒ RCW 34.05.310 (4)(g)
   (Correct or clarify language)  (i) Relating to agency hearings; or (ii) process requirements for applying to an agency for a license or permit)

☒ This rule proposal, or portions of the proposal, is exempt under RCW 19.85.025 (4).
Explanation of exemptions, if necessary:

---

COMPLETE THIS SECTION ONLY IF NO EXEMPTION APPLIES

If the proposed rule is not exempt, does it impose more-than-minor costs (as defined by RCW 19.85.020(2)) on businesses?

☐ No  Briefly summarize the agency's analysis showing how costs were calculated. ________

☐ Yes  Calculations show the rule proposal likely imposes more-than-minor cost to businesses, and a small business economic impact statement is required. Insert statement here:

The public may obtain a copy of the small business economic impact statement or the detailed cost calculations by contacting:

Name: 
Address: 
Phone: 
Fax: 
TTY: 
Email: 
Other: 

Date: February 5, 2020

Name: Jacalyn Hursey
Title: Rules Coordinator

Signature: 

Jacalyn M. Hursey