

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-3062/1dn
MGG:wlj:kjf

July 27, 1999

1. I changed the language in s. 25.29 (3) (a) (intro.) because the fish and wildlife account does contain moneys other than fees collected under ch. 29 and therefore the account does not “consist” of just those fees.
2. I broadened the type of fees that go into the fish and wildlife account to include those that are paid for approvals other than hunting and sport fishing licenses. Examples of these fees are fees for trapping licenses and fees for commercial licenses such as taxidermy and commercial fishing licenses.
3. I used the word “approval” instead of “license” in order to include fees for stamps, permits, tags and instructional certificates. See s. 29.001 (12).
4. I rewrote s. 25.29 (3) (b) to lessen the use of the passive voice.
5. I rewrote the nonstatutory provision to conform it with the standard language used for such provisions. There is no need to mention the fish and wildlife account in this provision because s. 20.370 (3) (mu) is funded totally from that account.

Mary Gibson-Glass
Senior Legislative Attorney
Phone: (608) 267-3215