

Comparison between introduced version of SB09-024 and SEBEC amendment

	Introduced	SEBEC* (L.008) <i>*Relocates game damage provisions to new section</i>
DOW response time after landowner initiates an inquiry re: game damage	Within 48 hours	Within 2 business days
DOW response time to consult with landowner	Within 5 business days	Within 5 business days
Time allotted for DOW to provide game damage prevention materials	Within 15 days of receiving a written request for the materials	Within 15 days of consulting with landowner, unless otherwise agreed to
Extension of time for DOW to provide game damage prevention materials in the case of a severe weather event?	No	Yes- within 20 days of request for damage prevention materials, with landowners in areas impacted by the weather event receiving priority
Amend 33-3-103 (1) (g), CRS (state not liable for damages if landowner charges a certain amount per person for big game hunting access)?	Yes (increase fees from \$100 to \$2,500/person and require such fees to comprise more than 50% of income from property)	No (i.e., current statutory language remains as is)
Permits to take wildlife issued by DOW	Makes issuance of a permit to take mandatory when excessive damage is occurring	<ul style="list-style-type: none"> ● When excessive damage occurs <u>and</u> numbers of wildlife exceed DOW objectives, issuance is mandatory ● When the above doesn't apply, issuance of such permits is "authorized and encouraged"
To whom permits to take wildlife are issued	Property owner or person designated by DOW (current statutory language)	Property owner, property owner's designee, or person designated by DOW