

24 April 2024

Nevada Department of Wildlife c/o wildlifecommission@ndow.org 6980 Sierra Center Parkway Suite 120 Reno, Nevada 89511

Re: CR 24-11, Black Bear Quotas and Harvest Limits

Dear Commissioners and Director Jenne:

On behalf of Safari Club International, I would like to thank you for the opportunity to comment on the proposed CR 24-11, Black Bear Quotas and Harvest Limits.

The proposed CR 24-11, Black Bear Quotas and Harvest Limits, generally demonstrates responsible and sustainable management of black bears while maintaining high levels of opportunity for hunters. SCI believes that sound science-based conservation involving hunting as the primary management tool, while maximizing opportunities for all huntable species, including carnivores such as black bears, is necessary to the long-term health of wildlife. Hunters have long paid the way for conservation, both game and non-game wildlife, and maximizing opportunity for hunting is also key to long-term funding for all conservation. Hunting benefits wildlife conservation.

Thank you again for the opportunity to comment on the proposed CR 24-11, Black Bear Quotas and Harvest Limits. SCI is dedicated to protecting the freedom to hunt and we appreciate the continued partnership with the Department and the Commission. SCI is always first for hunters.

Sincerely,

W. Laird Hamberlin

CEO

Safari Club International

and Handli