

LANDOWNER

Alabama Game, Fish and Wildlife Law; Article 2, Beginning with 9-11-44(d)

RESIDENT

- *A RESIDENT landowner who possesses an Alabama Driver's License or other proof of residency may hunt on their land without having to purchase a hunting license.*
- *A RESIDENT landowner's immediate family may hunt on the land without having to purchase a hunting license provided that they are RESIDENTS of Alabama.*
- *Immediate family is:*
 - *Landowner's spouse*
 - *Landowner's children, if Alabama residents*
 - *Landowner's parents, if Alabama residents*
 - *Landowner's brothers and/or sisters, if Alabama residents*
 - *If Landowner has a tenant residing on the property, he and his immediate family residing on the property are exempt from the requirement of a hunting license.*
- *If the member of the immediate family has moved out of state, regardless of whether or not they possess an Alabama Driver's License, they are considered Non-Residents.*

NONRESIDENT

- *If they possess an out-of-state driver's license, they are considered non-residents.*
- *A NON-RESIDENT landowner is required to purchase the appropriate non-resident hunting license.*
- *A NON-RESIDENT may not use an Alabama Non-Driver's ID while possessing a valid Out-of-State Driver's License.*
- *A NON-RESIDENT may not show two types of documentation to qualify for a Resident license. The law § 9-11-49.2. which allowed Non-resident property owners paying ad valorem property taxes to be treated as residents was repealed by Acts 1996, No. 96-379, p. 463 §2, effective May 2, 1996.*