As Reported by the House Agriculture and Natural Resources Committee

129th General Assembly **Regular Session** 2011-2012

Am. H. B. No. 389

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Representatives Hall, Okey

Cosponsors: Representatives Letson, Grossman, Boose, Conditt, Thompson, Buchy, Combs, Murray, O'Brien, Peterson, Hagan, C., McClain, Amstutz, Slaby, Landis

A BILL

To amend sections 901.511, 918.12, 943.01, 1531.01, 1 1533.01, 1533.71, 1533.721, 1533.731, 1533.74, 2 1533.76, 1533.77, 1533.79, and 1533.99, to enact 3 sections 943.20 to 943.26, and to repeal sections 4 1533.70, 1533.75, and 1533.80 of the Revised Code 5 to establish requirements and procedures governing 6 propagating and hunting captive deer and to revise the law governing wild animal hunting preserves. 8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

that is produced for testing or research in the context of a

Section 1. That sections 901.511, 918.12, 943.01, 1531.01,	9
1533.01, 1533.71, 1533.721, 1533.731, 1533.74, 1533.76, 1533.77,	10
1533.79, and 1533.99 be amended and sections 943.20, 943.21,	11
943.22, 943.23, 943.24, 943.25, and 943.26 of the Revised Code be	12
enacted to read as follows:	13
Sec. 901.511. (A) As used in this section:	14
(1) "Agricultural product" means any of the following items	15

product development program in conjunction or coordination with a 17 private research facility, a university, or any federal, state, or 18 local governmental agency or that is produced for personal, 19 commercial, pharmaceutical, or educational purposes: field crop or 20 field crop product; timber or timber product; forestry product; 21 livestock or livestock product; meat or meat product; milk or 22 dairy product; poultry or poultry product; equine animal; wool; 23 fruit or vegetable crop; aquacultural product; horticultural crop, 24 including plant materials grown in a greenhouse, nursery stock 25 grown inside or outside of a container, ornamental grass, turf 26 grass, ornamental trees, ornamental shrubs, or flowers; sod; 27 mushrooms; viticultural product; apicultural product; tobacco; 28 pasture; wild animal or domestic deer, as "wild animal" and 29 "domestic deer" are defined in section 1531.01 of the Revised 30 Code; monitored captive deer, captive deer with status, or captive 31 deer with certified chronic wasting disease status as defined in 32 section 943.01 of the Revised Code; or any combination of those 33 items. 34

- (2) "Equipment" means any implement, machinery, real or
 personal property, building, or structure that is used in the
 production, growing, harvesting, or housing of any agricultural
 product. "Equipment" also includes any laboratory, research,
 product, samples, supplies, or fixed equipment that is used to
 test, develop, or analyze the process of producing, growing, or
 maintaining any agricultural product.

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- (3) "Material support or resources" means currency, payment 42 instruments, other financial securities, financial services, 43 lodging, training, safehouses, false documentation or 44 identification, communications equipment, facilities, weapons, 45 lethal substances, explosives, personnel, transportation, and 46 other physical assets, except medicine or religious materials. 47
 - (4) "Payment instrument" means a check, draft, money order,

to plan, prepare, carry out, or aid in	either a violation of 79
division (B) of this section or in the	concealment of, or an 80
escape from, a violation of that divis	ion. 81

- (D)(1) In addition to the penalties established in section 82 901.99 of the Revised Code for a violation of this section, the 83 court may require any person who violates this section to pay the 84 victim of the offense an amount up to triple the value of the 85 agricultural product or equipment that was the subject of the 86 violation.
- (2) In ordering restitution under division (D)(1) of this
 section, the court shall consider as part of the value of the
 agricultural product or equipment the market value of the
 agricultural product or equipment prior to the violation and the
 production, research, testing, replacement, and development costs
 directly related to the agricultural product or equipment that was
 the subject of the violation.
- (E) The enactment of this section is not intended to require 95 the prosecution exclusively under this section of an act, series 96 of acts, or course of behavior that could be prosecuted either 97 under this section or under another section of the Revised Code. 98 One or more acts, series of acts, or courses of behavior that may 99 be prosecuted either under this section or under another section 100 of the Revised Code may be prosecuted under this section, the 101 other section, or both sections. 102
- Sec. 918.12. (A) An establishment, as defined in section 103
 918.01 of the Revised Code, that slaughters or otherwise prepares 104
 meat of bison, cervidea, other bovidea, camelidae and hybrids 105
 thereof, ratites, domestic rabbits, monitored captive deer, 106
 captive deer with status, or captive deer with certified chronic 107
 wasting disease status as defined in section 943.01 of the Revised 108
 Code, domestic deer, as defined in section 1531.01 of the Revised 109

(B) "Dealer" or "broker" means any person found by the	141
department of agriculture buying, receiving, selling,	142
slaughtering, with the exception of those persons designated by	143
division (B)(1) of section 918.10 of the Revised Code, exchanging,	144
negotiating, or soliciting the sale, resale, exchange, or transfer	145
of any animals in an amount of more than two hundred fifty head of	146
cattle, horses, or other equidae or five hundred head of sheep,	147
goats, or other bovidae, swine and other suidae, poultry, alpacas,	148
or llamas, or monitored captive deer, captive deer with status, or	149
captive deer with certified chronic wasting disease status during	150
any one year. "Dealer" or "broker" does not mean any of the	151
following:	152
(1) Any railroad or other carrier transporting animals either	153
interstate or intrastate;	154
(2) Any person who by dispersal sale is permanently	155
discontinuing the business of farming, dairying, breeding,	156
raising, or feeding animals;	157
(3) Any person who sells livestock that has been raised from	158
birth on the premises of the person;	159
(4) Any person who buys or receives animals for grazing or	160
feeding purposes at a premises owned or controlled by the person	161
and sells or disposes of the animals after the minimum grazing or	162
feeding period of thirty days;	163
(5) Any person who places livestock in facilities other than	164
the person's own pursuant to a written agreement for feeding or	165
finishing, provided that the person retains legal and equitable	166
title to the livestock during the term of the agreement.	167
The exemptions set forth in divisions (B)(1) to (5) of this	168
section are exclusive of those activities requiring licensure	169
under this chapter sections 943.01 to 943.18 of the Revised Code,	170
so that a person shall be deemed to be a dealer or broker or	171

Am. H. B. No. 389 As Reported by the House Agriculture and Natural Resources Committee	Page 8
agriculture, propagation, or providing captive deer to a wild	203
animal hunting preserve licensed under section 1533.721 of the	204
Revised Code.	205
(H) "Captive deer with certified chronic wasting disease	206
status" means captive white-tailed deer that have been legally	207
acquired or their offspring, are part of a herd that has been	208
monitored and tested for disease in accordance with rules,	209
including tested for chronic wasting disease for at least five	210
consecutive years in accordance with rules, are privately owned	211
primarily for the purposes of agriculture, propagation, or	212
providing deer to a wild animal hunting preserve licensed under	213
section 1533.721 of the Revised Code, and are certified "with	214
status" in accordance with rules.	215
(I) "Monitored captive deer" means whitetail deer that have	216
been legally acquired or their offspring, are tested for chronic	217
wasting disease in accordance with rules, and are held in private	218
ownership for agricultural or personal purposes or in a wild	219
animal hunting preserve licensed under section 1533.721 of the	220
Revised Code.	221
(J) "Rule" means a rule adopted under section 943.24 of the	222
Revised Code.	223
Sec. 943.20. (A) A person who wishes to propagate captive	224
deer with status or captive deer with certified chronic wasting	225
disease status shall obtain a license under section 943.03 or	226
943.031 of the Revised Code in addition to a captive white-tailed	227
deer propagation license issued under section 1533.71 of the	228
Revised Code.	229
(B) A person who wishes to operate a wild animal hunting	230
preserve as defined in section 1531.01 of the Revised Code on	231
which monitored captive deer, captive deer with status, or captive	232
deer with certified chronic wasting disease status are released	223

Am. H. B. No. 389 As Reported by the House Agriculture and Natural Resources Committee	Page 9
and hunted shall obtain a license under section 943.03 or 943.031	234
of the Revised Code in addition to a wild animal hunting preserve	235
license issued under section 1533.721 of the Revised Code.	236
Sec. 943.21. (A) A captive whitetail deer licensee shall have	237
monitored captive deer, captive deer with status, and captive deer	238
with certified chronic wasting disease status in the licensee's	239
herd tested for disease in accordance with rules.	240
(B) A captive whitetail deer licensee shall provide the	241
results of all testing required under this section to the director	242
of agriculture.	243
Sec. 943.22. The director of agriculture shall take actions	244
that the director determines are necessary to mitigate or	245
eliminate the presence of chronic wasting disease or other disease	246
at a facility owned by a captive whitetail deer licensee regarding	247
monitored captive deer, captive deer with status, or captive deer	248
with certified chronic wasting disease status if the director is	249
notified of a positive result from a test for chronic wasting	250
disease or other disease for a monitored captive deer, captive	251
deer with status, or captive deer with certified chronic wasting	252
disease status at the facility.	253
Sec. 943.23. A captive whitetail deer licensee shall comply	254
with the requirements established in sections 943.20 to 943.26 of	255
the Revised Code and in rules. The director of agriculture may	256
suspend or revoke a license issued under section 943.03 or 943.031	257
of the Revised Code regarding monitored captive deer, captive deer	258
with status, or captive deer with certified chronic wasting	259
disease status if the licensee fails to comply with those	260
requirements.	261
Sec. 943.24. The director of agriculture shall adopt rules in	262

accordance with Chapter 119. of the Revised Code that establish	263
all of the following:	264
(A) Requirements governing health monitoring and disease	265
testing of monitored captive deer, captive deer with status, and	266
captive deer with certified chronic wasting disease status, which	267
testing may include, but is not limited to, testing for chronic	268
wasting disease, brucellosis, and tuberculosis of such deer that	269
are held at a facility licensed under section 1533.71 or 1533.721	270
of the Revised Code;	271
(B) Requirements governing captive whitetail deer licensees,	272
including record-keeping requirements related to health monitoring	273
and disease testing of monitored captive deer, captive deer with	274
status, and captive deer with certified chronic wasting disease	275
status;	276
(C) Requirements and procedures that are necessary to	277
preserve the health, safety, and welfare of monitored captive	278
deer, captive deer with status, or captive deer with certified	279
chronic wasting disease status;	280
(D) Requirements and procedures governing the transfer of	281
living game and nonnative wildlife, as defined in section 1531.01	282
of the Revised Code, from one wild animal hunting preserve	283
licensed under section 1533.721 of the Revised Code to another	284
such wild animal hunting preserve;	285
(E) Tagging requirements for captive deer with status and	286
captive deer with certified chronic wasting disease status for	287
such deer that are propagated pursuant to a captive white-tailed	288
deer propagation license issued under section 1533.71 of the	289
Revised Code;	290
(F) Requirements governing the certification of captive deer	291
with certified chronic wasting disease status;	292

The respondence of the responden	
(D) "Division rule" or "rule" means any rule adopted by the	322
chief of the division of wildlife under section 1531.10 of the	323
Revised Code unless the context indicates otherwise.	324
(E) "Closed season" means that period of time during which	325
the taking of wild animals protected by this chapter and Chapter	326
1533. of the Revised Code is prohibited.	327
(F) "Open season" means that period of time during which the	328
taking of wild animals protected by this chapter and Chapter 1533.	329
of the Revised Code is permitted.	330
(G) "Take or taking" includes pursuing, shooting, hunting,	331
killing, trapping, angling, fishing with a trotline, or netting	332
any clam, mussel, crayfish, aquatic insect, fish, frog, turtle,	333
wild bird, or wild quadruped, and any lesser act, such as	334
wounding, or placing, setting, drawing, or using any other device	335
for killing or capturing any wild animal, whether it results in	336
killing or capturing the animal or not. "Take or taking" includes	337
every attempt to kill or capture and every act of assistance to	338
any other person in killing or capturing or attempting to kill or	339
capture a wild animal.	340
(H) "Possession" means both actual and constructive	341
possession and any control of things referred to.	342
(I) "Bag limit" means the number, measurement, or weight of	343
any kind of crayfish, aquatic insects, fish, frogs, turtles, wild	344
birds, and wild quadrupeds permitted to be taken.	345
(J) "Transport and transportation" means carrying or moving	346
or causing to be carried or moved.	347
(K) "Sell and sale" means barter, exchange, or offer or	348
expose for sale.	349
(L) "Whole to include part" means that every provision	350
relating to any wild animal protected by this chapter and Chapter	351

squirrels,	black squirrels, fox squirrels, red squirrels, flying	382
squirrels,	chipmunks, groundhogs or woodchucks, white-tailed deer,	383
wild boar,	and black bears.	384

- (W) "Fur-bearing animals" includes minks, weasels, raccoons,
 skunks, opossums, muskrats, fox, beavers, badgers, otters,
 coyotes, and bobcats.
 385
- (X) "Wild animals" includes mollusks, crustaceans, aquatic 388 insects, fish, reptiles, amphibians, wild birds, wild quadrupeds, 389 and all other wild mammals, but does not include domestic deer. 390
- (Y) "Hunting" means pursuing, shooting, killing, following 391 after or on the trail of, lying in wait for, shooting at, or 392 wounding wild birds or wild quadrupeds while employing any device 393 commonly used to kill or wound wild birds or wild quadrupeds 394 whether or not the acts result in killing or wounding. "Hunting" 395 includes every attempt to kill or wound and every act of 396 assistance to any other person in killing or wounding or 397 attempting to kill or wound wild birds or wild quadrupeds. 398
- (Z) "Trapping" means securing or attempting to secure 399 possession of a wild bird or wild quadruped by means of setting, 400 placing, drawing, or using any device that is designed to close 401 upon, hold fast, confine, or otherwise capture a wild bird or wild 402 403 quadruped whether or not the means results in capture. "Trapping" includes every act of assistance to any other person in capturing 404 wild birds or wild quadrupeds by means of the device whether or 405 not the means results in capture. 406
- (AA) "Muskrat spear" means any device used in spearing 407 muskrats.
- (BB) "Channels and passages" means those narrow bodies of 409 water lying between islands or between an island and the mainland 410 in Lake Erie.
 - (CC) "Island" means a rock or land elevation above the waters 412

of Lake Erie having an area of five or more acres above water. 413 (DD) "Reef" means an elevation of rock, either broken or in 414 place, or gravel shown by the latest United States chart to be 415 above the common level of the surrounding bottom of the lake, 416 other than the rock bottom, or in place forming the base or 417 foundation rock of an island or mainland and sloping from the 418 shore of it. "Reef" also means all elevations shown by that chart 419 to be above the common level of the sloping base or foundation 420 rock of an island or mainland, whether running from the shore of 421 an island or parallel with the contour of the shore of an island 422 or in any other way and whether formed by rock, broken or in 423 place, or from gravel. 424 (EE) "Fur farm" means any area used exclusively for raising 425 fur-bearing animals or in addition thereto used for hunting game, 426 the boundaries of which are plainly marked as such. 427 (FF) "Waters" includes any lake, pond, reservoir, stream, 428 channel, lagoon, or other body of water, or any part thereof, 429 whether natural or artificial. 430 (GG) "Crib" or "car" refers to that particular compartment of 431 the net from which the fish are taken when the net is lifted. 432 (HH) "Commercial fish" means those species of fish permitted 433 to be taken, possessed, bought, or sold unless otherwise 434 restricted by the Revised Code or division rule and are alewife 435 (Alosa pseudoharengus), American eel (Anguilla rostrata), bowfin 436 (Amia calva), burbot (Lota lota), carp (Cyprinus carpio), 437 smallmouth buffalo (Ictiobus bubalus), bigmouth buffalo (Ictiobus 438 cyprinellus), black bullhead (Ictalurus melas), yellow bullhead 439 (Ictalurus natalis), brown bullhead (Ictalurus nebulosus), channel 440 catfish (Ictalurus punctatus), flathead catfish (Pylodictis 441 olivaris), whitefish (Coregonus sp.), cisco (Coregonus sp.), 442 freshwater drum or sheepshead (Aplodinotus grunniens), gar 443

(Lepisosteus sp.), gizzard shad (Dorosoma cepedianum), goldfish	444
(Carassius auratus), lake trout (Salvelinus namaycush), mooneye	445
(Hiodon tergisus), quillback (Carpiodes cyprinus), smelt	446
(Allosmerus elongatus, Hypomesus sp., Osmerus sp., Spirinchus	447
sp.), sturgeon (Acipenser sp., Scaphirhynchus sp.), sucker other	448
than buffalo and quillback (Carpiodes sp., Catostomus sp.,	449
Hypentelium sp., Minytrema sp., Moxostoma sp.), white bass (Morone	450
chrysops), white perch (Roccus americanus), and yellow perch	451
(Perca flavescens). When the common name of a fish is used in this	452
chapter or Chapter 1533. of the Revised Code, it refers to the	453
fish designated by the scientific name in this definition.	454
(II) "Fishing" means taking or attempting to take fish by any	455
method, and all other acts such as placing, setting, drawing, or	456
using any device commonly used to take fish whether resulting in a	457
taking or not.	458
(JJ) "Fillet" means the pieces of flesh taken or cut from	459
both sides of a fish, joined to form one piece of flesh.	460
(KK) "Part fillet" means a piece of flesh taken or cut from	461
one side of a fish.	462
(LL) "Round" when used in describing fish means with head and	463
tail intact.	464
(MM) "Migrate" means the transit or movement of fish to or	465
from one place to another as a result of natural forces or	466
instinct and includes, but is not limited to, movement of fish	467
induced or caused by changes in the water flow.	468
(NN) "Spreader bar" means a brail or rigid bar placed across	469
the entire width of the back, at the top and bottom of the cars in	470
all trap, crib, and fyke nets for the purpose of keeping the	471
meshes hanging squarely while the nets are fishing.	472
(00) "Fishing guide" means any person who, for consideration	473
or hire, operates a boat, rents, leases, or otherwise furnishes	474

As Reported by the House Agriculture and Natural Resources Committee	
angling devices, ice fishing shanties or shelters of any kind, or	475
other fishing equipment, and accompanies, guides, directs, or	476
assists any other person in order for the other person to engage	477
in fishing.	478
(PP) "Net" means fishing devices with meshes composed of	479
twine or synthetic material and includes, but is not limited to,	480
trap nets, fyke nets, crib nets, carp aprons, dip nets, and	481
seines, except minnow seines and minnow dip nets.	482
(QQ) "Commercial fishing gear" means seines, trap nets, fyke	483
nets, dip nets, carp aprons, trotlines, other similar gear, and	484
any boat used in conjunction with that gear, but does not include	485
gill nets.	486
(RR) "Native wildlife" means any species of the animal	487
kingdom indigenous to this state.	488
(SS) "Gill net" means a single section of fabric or netting	489
seamed to a float line at the top and a lead line at the bottom,	490
which is designed to entangle fish in the net openings as they	491
swim into it.	492
(TT) "Tag fishing tournament" means a contest in which a	493
participant pays a fee, or gives other valuable consideration, for	494
a chance to win a prize by virtue of catching a tagged or	495
otherwise specifically marked fish within a limited period of	496
time.	497
(UU) "Tenant" means an individual who resides on land for	498
which the individual pays rent and whose annual income is	499
primarily derived from agricultural production conducted on that	500
land, as "agricultural production" is defined in section 929.01 of	501
the Revised Code.	502
(VV) "Nonnative wildlife" means any wild animal not	503

indigenous to this state, but does not include domestic deer.

(WW) "Reptiles" includes common musk turtle (sternotherus	505
odoratus), common snapping turtle (Chelydra serpentina	506
serpentina), spotted turtle (Clemmys guttata), eastern box turtle	507
(Terrapene carolina carolina), Blanding's turtle (Emydoidea	508
blandingii), common map turtle (Graptemys geographica), ouachita	509
map turtle (Graptemys pseudogeographica ouachitensis), midland	510
painted turtle (Chrysemys picta marginata), red-eared slider	511
(Trachemys scripta elegans), eastern spiny softshell turtle	512
(Apalone spinifera spinifera), midland smooth softshell turtle	513
(Apalone mutica mutica), northern fence lizard (Sceloporus	514
undulatus hyacinthinus), ground skink (Scincella lateralis),	515
five-lined skink (Eumeces fasciatus), broadhead skink (Eumeces	516
laticeps), northern coal skink (Eumeces anthracinus anthracinus),	517
European wall lizard (Podarcis muralis), queen snake (Regina	518
septemvittata), Kirtland's snake (Clonophis kirtlandii), northern	519
water snake (Nerodia sipedon sipedon), Lake Erie watersnake	520
(Nerodia sipedon insularum), copperbelly water snake (Nerodia	521
erythrogaster neglecta), northern brown snake (Storeria dekayi	522
dekayi), midland brown snake (Storeria dekayi wrightorum),	523
northern redbelly snake (Storeria occipitomaculata	524
occipitomaculata), eastern garter snake (Thamnophis sirtalis	525
sirtalis), eastern plains garter snake (Thamnophis radix radix),	526
Butler's garter snake (Thamnophis butleri), shorthead garter snake	527
(Thamnophis brachystoma), eastern ribbon snake (Thamnophis	528
sauritus sauritus), northern ribbon snake (Thamnophis sauritus	529
septentrionalis), eastern hognose snake (Heterodon platirhinos),	530
eastern smooth earth snake (Virginia valeriae valeriae), northern	531
ringneck snake (Diadophis punctatus edwardsii), midwest worm snake	532
(Carphophis amoenus helenae), eastern worm snake (Carphophis	533
amoenus amoenus), black racer (Coluber constrictor constrictor),	534
blue racer (Coluber constrictor foxii), rough green snake	535
(opheodrys aestivus), smooth green snake (opheodrys vernalis	536
vernalis), black rat snake (Elaphe obsoleta obsoleta), eastern fox	537

snake (Elaphe vulpina gloydi), black kingsnake (Lampropeltis	538
getula nigra), eastern milk snake (Lampropeltis triangulum	539
triangulum), northern copperhead (Agkistrodon contortrix mokasen),	540
eastern massasauga (Sistrurus catenatus catenatus), and timber	541
rattlesnake (Crotalus horridus horridus).	542
(XX) "Amphibians" includes eastern hellbender (Crytpobranchus	543
alleganiensis alleganiensis), mudpuppy (Necturus maculosus	544
maculosus), red-spotted newt (Notophthalmus viridescens	545
viridescens), Jefferson salamander (Ambystoma jeffersonianum),	546
spotted salamander (Ambystoma maculatum), blue-spotted salamander	547
(Ambystoma laterale), smallmouth salamander (Ambystoma texanum),	548
streamside salamander (Ambystoma barbouri), marbled salamander	549
(Ambystoma opacum), eastern tiger salamander (Ambystoma tigrinum	550
tigrinum), northern dusky salamander (Desmognathus fuscus fuscus),	551
mountain dusky salamander (Desmognathus ochrophaeus), redback	552
salamander (Plethodon cinereus), ravine salamander (Plethodon	553
richmondi), northern slimy salamander (Plethodon glutinosus),	554
Wehrle's salamander (Plethodon wehrlei), four-toed salamander	555
(Hemidactylium scutatum), Kentucky spring salamander (Gyrinophilus	556
porphyriticus duryi), northern spring salamander (Gyrinophilus	557
porphyriticus porphyriticus), mud salamander (Pseudotriton	558
montanus), northern red salamander (Pseudotriton ruber ruber),	559
green salamander (Aneides aeneus), northern two-lined salamander	560
(Eurycea bislineata), longtail salamander (Eurycea longicauda	561
longicauda), cave salamander (Eurycea lucifuga), southern	562
two-lined salamander (Eurycea cirrigera), Fowler's toad (Bufo	563
woodhousii fowleri), American toad (Bufo americanus), eastern	564
spadefoot (Scaphiopus holbrookii), Blanchard's cricket frog (Acris	565
crepitans blanchardi), northern spring peeper (Pseudacris crucifer	566
crucifer), gray treefrog (Hyla versicolor), Cope's gray treefrog	567
(Hyla chrysoscelis), western chorus frog (Pseudacris triseriata	568
triseriata), mountain chorus frog (Pseudacris brachyphona),	569
bullfrog (Rana catesbeiana), green frog (Rana clamitans melanota),	570

As Reported by the nouse Agriculture and Natural Resources Committee							
unless otherwise specified in division rule, and is constructed of	602						
a woven wire mesh, or another enclosure that the division of							
wildlife may approve, where game birds, game quadrupeds, reptiles,	604						
amphibians, or fur-bearing animals are raised and may be sold	605						
under the authority of a commercial propagating license or captive	606						
white-tailed deer propagation license obtained under section	607						
1533.71 of the Revised Code.	608						
(EEE) "Commercial bird shooting preserve" means an area of	609						
land where game birds are released and hunted by shooting as	610						
authorized by a commercial bird shooting preserve license obtained	611						
under section 1533.72 of the Revised Code.	612						
(FFF) "Wild animal hunting preserve" means an area of land	613						
where game, captive white-tailed deer, and nonnative wildlife,	614						
other than game birds, are released and hunted as authorized by a	615						
wild animal hunting preserve license obtained under section	616						
1533.721 of the Revised Code.	617						
(GGG) "Captive white-tailed deer" means legally acquired deer	618						
that are held in private ownership at a facility licensed under	619						
section 943.03 or 943.031 of the Revised Code and under section	620						
1533.71 or 1533.721 of the Revised Code.	621						
Sec. 1533.01. As used in this chapter, "person," "resident,"	622						
"nonresident," "division rule," "rule," "closed season," "open	623						
season," "take or taking," "possession," "bag limit," "transport	624						
and transportation, " "sell and sale, " "whole to include part,"	625						
"angling," "trotline," "fish," "measurement of fish," "wild	626						
birds," "game," "game birds," "nongame birds," "wild quadrupeds,"	627						
"game quadrupeds," "fur-bearing animals," "wild animals,"	628						
"hunting," "trapping," "muskrat spear," "channels and passages,"	629						
"island," "reef," "fur farm," "waters," "crib," "car," "commercial	630						
fish, " "fishing, " "fillet, " "part fillet, " "round, " "migrate, "	631						

"spreader bar," "fishing guide," "net," "commercial fishing gear,"

"native wildlife," "gill net," "tag fishing tournament," "tenant,"	633
"nonnative wildlife," "reptiles," "amphibians," "deer," "domestic	634
deer," "migratory game bird," "accompany," and "electric-powered	635
all-purpose vehicle, " "wholly enclosed preserve, " "commercial bird	636
shooting preserve," "wild animal hunting preserve," and "captive	637
white-tailed deer" have the same meanings as in section 1531.01 of	638

the Revised Code.

Sec. 1533.71. (A) Unless otherwise provided in this section 640 or by division rule, any person desiring to engage in the business 641 of raising and selling game birds, game quadrupeds, reptiles, 642 amphibians, or fur-bearing animals in a wholly enclosed preserve 643 of which the person is the owner or lessee, or to have game birds, 644 game quadrupeds, reptiles, amphibians, or fur-bearing animals in 645 captivity, shall apply in writing submit an application to the 646 division of wildlife for a license to do so. This section does not 647 apply to a person who possesses wild animals under the authority 648 of a license for a wild animal hunting preserve or a commercial 649 bird shooting preserve. 650

The division, when it appears that the application is made in 651 good faith and the applicant is in compliance with division (B) of 652 this section, if applicable, and upon the payment of the fee for 653 each license, may issue to the applicant any of the following 654 licenses that may be applied for: 655

(A)(1) "Commercial propagating license" permitting the 656 licensee to propagate game birds, game quadrupeds except captive 657 white-tailed deer, reptiles, amphibians, or fur-bearing animals in 658 the wholly enclosed preserve the location of which is stated in 659 the license and the application therefor, and to sell the 660 propagated game birds, game quadrupeds except captive white-tailed 661 <u>deer</u>, reptiles, amphibians, or fur-bearing animals and ship them 662 from the state alive at any time, and permitting the licensee and 663

the licensee's employees to kill the propagated game birds, game	664
quadrupeds except captive white-tailed deer, or fur-bearing	665
animals and sell the carcasses for food subject to sections	666
$\frac{1533.70}{1533.71}$ to $\frac{1533.80}{1533.79}$ of the Revised Code. The fee	667
for such a license is forty dollars per annum.	668
$\frac{(B)(2)}{(B)}$ "Noncommercial propagating license" permitting the	669
licensee to propagate game birds, game quadrupeds <u>except captive</u>	670
white-tailed deer, reptiles, amphibians, or fur-bearing animals	671
and to hold the animals in captivity. Game birds, game quadrupeds	672
except captive white-tailed deer, reptiles, amphibians, and	673
fur-bearing animals propagated or held in captivity by authority	674
of a noncommercial propagating license are for the licensee's own	675
use and shall not be sold. The fee for such a license is	676
twenty-five dollars per annum.	677
(C) A free "raise to release license" permitting duly	678
organized clubs, associations, or individuals approved by the	679
division to engage in the raising of game birds, game quadrupeds,	680
or fur bearing animals for release only and not for sale or	681
personal use.	682
(3) "Captive white-tailed deer propagation license"	683
permitting the licensee to propagate captive white-tailed deer,	684
hold the animals in captivity, and sell the animals and carcasses.	685
The fee for such a license is forty dollars. The license is valid	686
until a licensee ceases to hold captive white-tailed deer or the	687
license is revoked, whichever occurs earlier.	688
(B)(1) A person who wishes to obtain a captive white-tailed	689
deer propagation license, prior to applying for the license, shall	690
construct an authorized enclosure that is surrounded by a fence	691
that is eight feet in height with a minimal deviation not to	692
exceed four per cent, is constructed in a manner that prevents	693
ingress and egress of deer, and is constructed of materials that	694
are approved by the chief of the division of wildlife in	695

Am. H. B. No. 389	Page 25
As Reported by the House Agriculture and Natural Resources Committee	

was legally acquired, the licensee may place all of the licensee's	728
deer in the authorized enclosure. The licensee thereafter shall	729
comply with this chapter and Chapter 1531. of the Revised Code,	730
division rules, sections 943.20 to 943.26 of the Revised Code, and	731
rules adopted under section 943.24 of the Revised Code.	732
(C) The division may inspect a facility to which a captive	733
white-tailed deer propagation license has been issued only at	734
reasonable times and when the inspection is in connection with a	735
criminal investigation.	736
(D) The chief, with the approval of the director of	737
agriculture, may suspend or revoke a captive white-tailed deer	738
propagation license issued to a person who also has been issued a	739
valid license under section 943.03 or 943.031 of the Revised Code	740
for the same facility if the person fails to comply with this	741
chapter and Chapter 1531. of the Revised Code, division rules,	742
sections 943.20 to 943.26 of the Revised Code, and rules adopted	743
under section 943.24 of the Revised Code.	744
(E) Except as provided by law, no person shall possess game	745
birds, game quadrupeds, or fur-bearing animals in closed season,	746
provided that municipal or governmental zoological parks are not	747
required to obtain the licenses provided for in this section.	748
All (F) Except for a captive white-tailed deer propagation	749
license, all licenses issued under this section shall expire on	750
the fifteenth day of March of each year.	751
(G) The chief of the division of wildlife shall pay all	752
moneys received as fees for the issuance of licenses under this	753
section into the state treasury to the credit of the fund created	754
by section 1533.15 of the Revised Code for the use of the division	755
in the purchase, preservation, and protection of wild animals and	756
for the necessary clerical help and forms required by sections	757

 $\frac{1533.70}{1533.71}$ to $\frac{1533.80}{1533.79}$ of the Revised Code.

(H) This section does not authorize the taking or the release	759
for taking of the following:	760
(1) Game birds, without first obtaining a commercial bird	761
shooting preserve license issued under section 1533.72 of the	762
Revised Code;	763
(2) Game or nonnative wildlife, without first obtaining a	764
wild animal hunting preserve license issued under section 1533.721	765
of the Revised Code.	766
Sec. 1533.721. (A) Except as otherwise provided by division	767
rule, no person shall offer for hunting or hunt any nonnative	768
wildlife except in a licensed wild animal hunting preserve. No	769
person shall operate a wild animal hunting preserve without first	770
obtaining a wild animal hunting preserve license issued by the	771
chief of the divison division of wildlife under this section.	772
(B) Application for a wild animal hunting preserve license	773
shall be made on a form prescribed by the chief and shall be	774
accompanied by an annual license a license application fee of	775
three hundred one thousand dollars. The application shall contain	776
a list of which species of game and nonnative wildlife are to be	777
released for hunting in the preserve , a description of the lands	778
that are to constitute the preserve, a description of the tag and	779
symbol identifying the preserve required under division (C) of	780
section 1533.731 of the Revised Code, and any other information	781
required by the chief.	782
(C) The chief, upon payment of the license application fee,	783
may shall issue to the applicant a wild animal hunting preserve	784
license if all of the following conditions are met:	785
(1) The operation of the wild animal hunting preserve does	786
not conflict with a prior reasonable public interest \div .	787

(2) The proposed wild animal hunting preserve meets the

animal hunting preserve licensee holding captive white-tailed deer

in the preserve shall comply with this chapter and Chapter 1531.

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All (G)(1) Except as otherwise provided in division (G)(2) of this section, all licenses issued under this section shall expire on the thirtieth day of April of each year. Any license holder wishing to own or operate a wild animal hunting preserve in the year following the expiration of his the license shall apply for a new license under division (B) of this section submit a license renewal form prescribed by the chief and include an annual renewal fee of two hundred dollars.

Revised Code.

(2) A license issued under this section for a wild animal

hunting preserve in which only captive white-tailed deer are kept

does not expire unless the license is revoked by the chief under

division (H)(2) of this section.

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(E) In (H)(1) Except as otherwise provided in division (H)(2) 835
of this section, and in accordance with Chapter 119. of the 836
Revised Code, the chief may suspend or revoke a wild animal 837
hunting preserve license if he the chief finds that the license 838
holder has violated or is violating this chapter or Chapter 1531. 839
of the Revised Code or any division rule. 840

(2) The chief, with the approval of the director of 841 agriculture, may suspend or revoke a wild animal hunting preserve 842 license issued to a person who also has been issued a valid 843 license for that preserve under section 943.03 or 943.031 of the 844 Revised Code if the person fails to comply with this chapter and 845 Chapter 1531. of the Revised Code, division rules, sections 943.20 846 to 943.26 of the Revised Code, and rules adopted under section 847 943.24 of the Revised Code. 848

 $\frac{(F)(I)}{(I)}$ This section does not authorize the hunting of game 849 birds in a licensed wild animal hunting preserve <u>unless the</u> 850

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licensee also possesses a valid commercial bird shooting preserve	851
license issued under section 1533.72 of the Revised Code for the	852
same land for which the wild animal hunting preserve license was	853
<u>issued</u> .	854

Sec. 1533.731. (A) No wild animal hunting preserve shall be
less than eighty acres in area. Each such preserve shall be in one
continuous block of land, except that the block of land may be
intersected by highways or roads. No wild animal hunting preserve
shall be located within one thousand five hundred feet of another
such preserve or of a commercial bird shooting preserve licensed
under section 1533.72 of the Revised Code.

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The boundaries of each wild animal hunting preserve shall be clearly defined by posting, at intervals of not more than four hundred feet, with signs prescribed by the division of wildlife.

Each wild animal hunting preserve shall be surrounded by a fence at least six eight feet in height, with a minimal deviation not to exceed four per cent, that is constructed of a woven wire mesh, or such other enclosure approved by the chief of the division of wildlife.

(B)(1) Except as provided in divisions (B)(2) and (3) of this 870 section, game and nonnative wildlife that have been approved by 871 the chief for such use - and that have been legally acquired or 872 propagated under the authority of a propagating license issued 873 under section 1533.71 of the Revised Code, and that are marked and 874 tagged as provided in division (C) of this section or propagated 875 within the confines of a licensed wild animal hunting preserve may 876 be released and hunted within the confines of the licensed wild 877 animal hunting preserve between one-half hour before sunrise and 878 one-half hour after sunset, without regard to sex, bag limit, or 879 open season, by licensed hunters authorized by the holder of the 880 wild animal hunting preserve license to hunt on those lands. The 881

Am. H. B. No. 389 As Reported by the House Agriculture and Natural Resources Committee	Page 30
chief shall establish, by rule, the allowable methods of taking	882
game and nonnative wildlife in a wild animal hunting preserve.	883
(2) No game or nonnative wildlife on the federal endangered	884
species list established in accordance with the "Endangered	885
Species Act of 1973," 87 Stat. 884, 16 U.S.C.A. 1531, as amended,	886
or the state endangered species list established in rules adopted	887
under section 1531.25 of the Revised Code, no bears native to	888
North America, and no large carnivores of the family Felidae shall	889
be released for hunting or hunted in any wild animal hunting	890
preserve in this state.	891
(3) No person shall release for hunting or hunt within a wild	892
animal hunting preserve any game or nonnative wildlife not listed	893
in the application for a license for that preserve.	894
(C) All Unless otherwise specified by division rule, all game	895
and nonnative wildlife released on a wild animal hunting preserve	896
shall be identified with a tag that shall bear upon it a symbol	897
identifying the preserve.	898
(D) No person shall remove living game or nonnative wildlife	899
from a wild animal hunting preserve unless the game or nonnative	900
wildlife are being transferred to another wild animal hunting	901
preserve in accordance with rules adopted by the director of	902
agriculture under section 943.24 of the Revised Code.	903
(E) The holder of a wild animal hunting preserve license	904
shall keep a record of all animals that have been released into	905
the preserve. The record shall include all of the following:	906
(1) The date on which each animal was released into the	907
preserve;	908
(2) The number of each species of animals;	909
(3) The number of males and females of each species of	910
animals;	911

(4) The name and address of each person from whom each animal	912
was obtained.	913
The licensee shall record in a manner specified by the	914
division the name and address of each person that takes any game	915
or nonnative wildlife from the preserve. The licensee shall	916
maintain those records for a period of two years and make them	917
available for inspection by the division at all reasonable times	918
in conjunction with an active criminal investigation.	919
(F) In addition to complying with the requirements	920
established by division (E) of this section, the holder of a wild	921
animal hunting preserve license who has captive white-tailed deer	922
in the preserve shall keep a record of all known escapes of those	923
deer, deaths of those deer that were not a result of hunting, and	924
laboratory results for testing for chronic wasting disease of	925
those deer that is required by section 943.21 of the Revised Code	926
and rules adopted under section 943.24 of the Revised Code.	927
(G) For the purposes of division (B) of section 1533.02 of	928
the Revised Code, the owner or operator of a wild animal hunting	929
preserve shall furnish each person who takes any game or nonnative	930
wildlife from the preserve a certificate bearing a description of	931
the animal, the date the animal was taken, and the name of the	932
preserve.	933
(E)(H) The holder of a wild animal hunting preserve license	934
prominently shall display the license at the place of business	935
that is specified in the license.	936
(I) The chief shall adopt rules under section 1531.10 of the	937
Revised Code that provide for the safety of the public and for the	938
protection of the game and nonnative wildlife to be hunted in a	939
wild animal hunting preserve prior to their release in the	940
preserve.	941
$\frac{(F)(J)}{(J)}$ No holder of a wild animal hunting preserve license	942

shall violate this chapter or Chapter 1531. or this chapter of the

Revised Code or any division rule.				
$\frac{(G)}{(K)}$ This section does not authorize the hunting of game	945			
birds in a licensed wild animal hunting preserve unless the	946			
licensee also possesses a valid commercial bird shooting preserve	947			
license issued under section 1533.72 of the Revised Code for the	948			
same land for which the wild animal hunting preserve license was	949			
issued.	950			

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Sec. 1533.74. No game birds, game quadrupeds, or fur-bearing 951 animals held under the authority of a license issued under section 952 1533.71, 1533.72, or 1533.721 of the Revised Code shall be sold 953 for food unless the carcass of each game bird, game quadruped, or 954 fur-bearing animal is tagged with a suitable tag or seal supplied 955 approved by the division of wildlife. Game birds, game quadrupeds, 956 and fur-bearing animals so killed and tagged may be possessed, 957 bought, or sold at any time. Common carriers shall receive and 958 transport game birds, game quadrupeds, and fur-bearing animals so 959 tagged, but to every package containing them shall be affixed a 960 tag or label upon which shall be plainly printed or written the 961 name of the person to whom the license was issued, the name of the 962 person to whom they are to be transported, the number of game 963 birds, game quadrupeds, or fur-bearing animals contained in the 964 package, and a statement to the effect that they were killed and 965 tagged in accordance with sections 1533.70 1533.71 to 1533.80 966 1533.79 of the Revised Code. 967

The chief of the division of wildlife may adopt rules under 968 section 1531.10 of the Revised Code necessary to administer this 969 section. 970

This section and rules adopted pursuant to it do not apply to 971 meat that has been inspected by the department of agriculture 972 under Chapter 918. of the Revised Code and rules adopted under it 973

and	that	has been	marked	with	an	official	inspection	mark,	stamp,	974
or	brand	pursuant	to that	insp	ect	ion.				975

sec. 1533.76. No licensee shall ship any live pheasants 976 propagated in accordance with sections 1533.70 1533.71 to 1533.80, 977 inclusive, 1533.79 of the Revised Code, from this state, until he 978 the licensee has first offered them to the division of wildlife at 979 a reasonable price, which price shall not exceed the price at 980 which he the licensee offers them for sale at any place outside 981 the state.

Sec. 1533.77. (A) Each holder of a noncommercial or 983 commercial propagating license issued under section 1533.71 of the 984 Revised Code shall keep such the license prominently displayed at 985 the place of business specified in his the license, and shall keep 986 accurate written records which that shall include the total number 987 of game birds, game quadrupeds, or fur_bearing animals possessed 988 on the date of application for the license, the number 989 subsequently propagated or acquired by purchase or gift, the 990 number that escaped, the number that were released, the number 991 that died, and the name and address of each person or corporation 992 from whom or to whom game birds, game quadrupeds or fur_bearing 993 animals were received as a gift or given as a gift or purchased or 994 sold alive or sold for food, and the date of each transaction. 995 These records shall be kept permanently on the premises stated in 996 the license, and shall be open for inspection by any authorized 997 representative of the division of wildlife at all reasonable 998 999 times.

(B) Each holder of a captive white-tailed deer propagation 1000 license issued under section 1533.71 of the Revised Code shall 1001 maintain all records that are required in rules adopted under 1002 section 943.24 of the Revised Code. The records shall be kept 1003 permanently on the premises stated in the license and shall be 1004

As reported by the House Agriculture and Natural Resources Committee	
open for inspection by any authorized representative of the	1005
department of agriculture at all reasonable times and of the	1006
division of wildlife at all reasonable times in conjunction with	1007
an active criminal investigation.	1008
(C) The holder of a captive white-tailed deer propagation	1009
license shall not knowingly falsify any record or tag that is	1010
required in rules adopted under section 943.24 of the Revised Code	1011
or in rules adopted under section 1531.10 of the Revised Code.	1012
Sec. 1533.79. (A) The chief of the division of wildlife may	1013
adopt, amend, and rescind such rules as he the chief considers	1014
necessary to control or eradicate parasites and diseases of	1015
domesticated or semi-wild game birds, game quadrupeds other than	1016
captive white-tailed deer, fur-bearing animals, or nonnative	1017
wildlife on the lands subject to sections $\frac{1533.70}{1533.71}$ to	1018
1533.80 <u>1533.79</u> of the Revised Code.	1019
(B) This chapter and Chapter 1531. of the Revised Code and	1020
division rules do not supersede the authority of the director of	1021
agriculture under Chapter 941. of the Revised Code to prevent the	1022
spread of dangerously contagious or infectious diseases and to	1023
provide for the control and eradication of such diseases.	1024
Sec. 1533.99. (A) Whoever violates section 1533.17 of the	1025
Revised Code is guilty of a misdemeanor of the third degree on a	1026
first offense and a misdemeanor of the second degree on each	1027
subsequent offense. In addition to any other sanction imposed	1028
under this division, on a second or subsequent offense occurring	1029
within a period of three consecutive years after the date of	1030
conviction of the immediately preceding violation of that section	1031
any firearms or other hunting implements in the possession or	1032
under the control of the offender at the time of the violation are	1033
subject to seizure in accordance with section 1531.20 of the	1034

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Revised Code. If the offender persists in the offense after	1035
reasonable warning or request to desist, the offender is guilty of	1036
a misdemeanor of the second degree.	1037
(B) Whoever violates section 1533.161, 1533.23, 1533.24,	1038
1533.301, 1533.40, 1533.41, 1533.45, 1533.48, 1533.511, 1533.55,	1039
1533.56, 1533.58, 1533.62, 1533.631, 1533.66, 1533.71, 1533.72,	1040
1533.73, 1533.74, 1533.75, 1533.76, 1533.77, <u>or</u> 1533.79, or	1041
$\frac{1533.80}{}$, division $\frac{(F)(J)}{}$ of section 1533.731, or division (B) or	1042
(C) of section 1533.97 of the Revised Code is guilty of a	1043
misdemeanor of the third degree.	1044
(C) Whoever violates division (B) of section 1533.03, section	1045
1533.07, 1533.171, 1533.34, 1533.341, 1533.342, 1533.35, 1533.42,	1046
1533.51, 1533.63, 1533.64, 1533.67, 1533.68, 1533.721, 1533.881,	1047
or 1533.882, division (B)(2) or (3) of section 1533.731, or	1048
division (A) of section 1533.97 of the Revised Code is guilty of a	1049
misdemeanor of the first degree.	1050
(D) Whoever violates division (D) of section 1533.97 of the	1051
Revised Code is guilty of a misdemeanor of the fourth degree. The	1052
court shall require any person who is convicted of or pleads	1053
guilty to the offense to refund to all participants in the fishing	1054
tournament operated by the person any entry fees paid by the	1055
participants.	1056
(E) Whoever violates division (C) or (D) of section 1533.632	1057
of the Revised Code is guilty of a felony of the fifth degree.	1058
(F) Whoever violates any section of this chapter for which no	1059
penalty is otherwise provided is guilty of a misdemeanor of the	1060
fourth degree.	1061
(G) A court that imposes sentence for a violation of any	1062
section of this chapter governing the holding, taking, or	1063

possession of wild animals may require the person who is convicted

of or pleads guilty to the offense, in addition to any fine, term

of imprisonment, seizure, and forfeiture imposed, to make	1066
restitution for the minimum value of the wild animal or animals	1067
illegally held, taken, or possessed as established under section	1068
1531.201 of the Revised Code. An officer who collects moneys paid	1069
as restitution under this section shall pay those moneys to the	1070
treasurer of state who shall deposit them in the state treasury to	1071
the credit of the wildlife fund established under section 1531.17	1072
of the Revised Code.	1073

Section 2. That existing sections 901.511, 918.12, 943.01, 1074 1531.01, 1533.01, 1533.71, 1533.721, 1533.731, 1533.74, 1533.76, 1075 1533.77, 1533.79, and 1533.99 and sections 1533.70, 1533.75, and 1076 1533.80 of the Revised Code are hereby repealed. 1077

Section 3. (A) As used in this section, "monitored captive 1078 deer, " "captive deer with status, " "captive deer with certified 1079 chronic wasting disease status, " and "captive whitetail deer 1080 licensee" have the same meanings as in section 943.01 of the 1081 Revised Code. 1082

(B)(1) Notwithstanding rules adopted under section 943.24 of 1083 the Revised Code, as enacted by this act, a captive whitetail deer 1084 licensee that has tested each captive deer with status and captive 1085 deer with certified chronic wasting disease status in the 1086 licensee's herd for brucellosis and tuberculosis during the twelve 1087 months preceding the effective date of this act, but not prior to 1088 those twelve months, according to records maintained by the 1089 Department of Agriculture, shall test each such deer for 1090 brucellosis and tuberculosis one time during the twelve months 1091 immediately following the effective date of this act. Thereafter, 1092 a licensee shall have each captive deer with status and captive 1093 deer with certified chronic wasting disease status in the 1094 licensee's herd tested for brucellosis and tuberculosis in 1095 accordance with rules adopted under section 943.24 of the Revised 1096

Code, as enacted by this act.

(2) Notwithstanding rules adopted under section 943.24 of the 1098 Revised Code, as enacted by this act, a captive whitetail deer 1099 licensee that has tested each captive deer with status and captive 1100 deer with certified chronic wasting disease status in the 1101 licensee's herd annually for brucellosis and tuberculosis for two 1102 or more years prior to the effective date of this act, according 1103 to records maintained by the Department of Agriculture, thereafter 1104 shall test such deer for brucellosis and tuberculosis in 1105 accordance with rules adopted under section 943.24 of the Revised 1106 Code, as enacted by this act. 1107

(C) The rules adopted under section 943.24 of the Revised 1108 Code, as enacted by this act, shall allow captive deer with status 1109 that have been certified or that are in the process of being 1110 certified pursuant to 9 C.F.R. parts 55 and 81 prior to the 1111 effective date of this act to retain that certification or to 1112 continue the process of certification, provided that the captive 1113 whitetail deer licensee who owns the deer continues to comply with 1114 9 C.F.R. parts 55 and 81 and sections 943.20 to 943.26 of the 1115 Revised Code, as enacted by this act, and rules adopted under 1116 section 943.24 of the Revised Code, as enacted by this act. 1117