As Passed by the House

136th General Assembly

Regular Session

2025-2026

Representatives Thomas, D., Deeter

Cosponsors: Representatives Bird, Lear, Lorenz, Stewart, Glassburn, Troy, Jones, Gross, Salvo, Miller, J., Williams, Miller, K., Dean, John, Hiner, Johnson, Sigrist, Kishman, Miller, M., Robb Blasdel, Klopfenstein, Fowler Arthur, Brennan, Fischer, Richardson, Mathews, T., Abrams, Brent, Brewer, Brownlee, Callender, Claggett, Click, Creech, Daniels, Demetriou, Denson, Ferguson, Ghanbari, Grim, Hall, T., Hoops, King, Lampton, LaRe, Lett, Manning, Mathews, A., McClain, McNally, Mohamed, Mullins, Newman, Odioso, Oelslager, Peterson, Pizzulli, Plummer, Rader, Ray, Ritter, Roemer, Rogers, Russo, Santucci, Schmidt, Sims, Sweeney, Synenberg, Teska, Thomas, C., White, A., White, E., Workman, Young

A BILL

Тс	o amend sections 1533.10, 1533.11, 1533.111,	1
	1533.32, and 1533.321 of the Revised Code to	2
	allow Ohio residents who are 65 and up, instead	3
	of 66 and up, to qualify for discounted hunting	4
	and fishing licenses and permits.	5

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

Section 1. That sections 1533.10, 1533.11, 1533.111,	6
1533.32, and 1533.321 of the Revised Code be amended to read as	7
follows:	8
Sec. 1533.10. (A) Except as provided in this section or	9
division (A)(2) of section 1533.12 or section 1533.73 or	10
1533.731 of the Revised Code, no person shall hunt any wild bird	11
or wild quadruped without a hunting license. Each day that any	12

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pers	on hunts within the state without procuring such a license		13
cons	stitutes a separate offense.		14
	(B)(1) Except as otherwise provided in this section,		15
divi	sion (A) of section 1533.12 of the Revised Code, or in rules		16
adop	oted under division (B) of that section, each applicant for a		17
hunt	ing license shall pay an annual fee for each annual license		18
in a	accordance with the following schedule:		19
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A	Hunting license - resident	\$18.00	
В	Hunting license - nonresident that is not a resident of a	\$174.00	
	reciprocal state, ages 18 and older		
С	Hunting license - nonresident that is a resident of a	\$18.00	
	reciprocal state, ages 18 and older		
D	Apprentice hunting license - resident	\$18.00	
Ε	Apprentice hunting license - nonresident that is not a	\$174.00	
	resident of a reciprocal state		
F	Appropriate hunting licence perceident that is a	¢10 00	
F	Apprentice hunting license - nonresident that is a	\$18.00	
	resident of a reciprocal state		
G	Youth hunting license - resident and nonresident	\$9.00	
Η	Apprentice youth hunting license - resident	\$9.00	
I	Senior hunting license - resident	\$9.00	
J	Apprentice senior hunting license - resident	\$9.00	

(2) Apprentice resident hunting licenses, apprentice youth 21 hunting licenses, apprentice senior hunting licenses, and 22 23 apprentice nonresident hunting licenses are subject to the requirements established under section 1533.102 of the Revised 24 Code and rules adopted under it. 25 (3) As used in division (B)(1) of this section: 26 (a) "Youth" means an applicant who is under the age of 27 eighteen years at the time of application for a license. 28 29 (b) "Senior" means an applicant who is sixty-six sixtyfive years of age or older at the time of application for a 30 license. 31 (c) "Reciprocal state" means a state that is a party to an 32 agreement under section 1533.91 of the Revised Code. 33 (C) A resident of this state who owns lands in the state 34 and the owner's children of any age and grandchildren under 35 eighteen years of age may hunt on the lands without a hunting 36 license. A resident of any other state who owns real property in 37 this state, and the spouse and children living with the property 38 owner, may hunt on that property without a license, provided 39 that the state of residence of the real property owner allows 40 residents of this state owning real property in that state, and 41 the spouse and children living with the property owner, to hunt 42 without a license. If the owner of land in this state is a 43 limited liability company or a limited liability partnership 44

that consists of three or fewer individual members or partners,45as applicable, an individual member or partner who is a resident46of this state and the member's or partner's children of any age47and grandchildren under eighteen years of age may hunt on the48land owned by the limited liability company or limited liability49

partnership without a hunting license. In addition, if the owner 50 of land in this state is a trust that has a total of three or 51 fewer trustees and beneficiaries, an individual who is a trustee 52 or beneficiary and who is a resident of this state and the 53 individual's children of any age and grandchildren under 54 eighteen years of age may hunt on the land owned by the trust 55 without a hunting license. The tenant and children of the 56 tenant, residing on lands in the state, may hunt on them without 57 a hunting license. 58

(D) The chief of the division of wildlife may issue a 59
small game hunting license expiring three days from the 60
effective date of the license to a nonresident of the state, the 61
fee for which is thirty-nine dollars. No person shall take or 62
possess deer, wild turkeys, fur-bearing animals, ducks, geese, 63
brant, or any nongame animal while possessing only a small game 64
hunting license. 65

A small game hunting license or an apprentice nonresident 66 hunting license does not authorize the taking or possessing of 67 ducks, geese, or brant without having obtained, in addition to 68 the small game hunting license or the apprentice nonresident 69 hunting license, a wetlands habitat stamp as provided in section 70 1533.112 of the Revised Code. A small game hunting license or an 71 apprentice nonresident hunting license does not authorize the 72 taking or possessing of deer, wild turkeys, or fur-bearing 73 animals. A nonresident of the state who wishes to take or 74 possess deer, wild turkeys, or fur-bearing animals in this state 75 shall procure, respectively, a deer or wild turkey permit as 76 provided in section 1533.11 of the Revised Code or a fur taker 77 permit as provided in section 1533.111 of the Revised Code in 78 addition to a nonresident hunting license, an apprentice 79 nonresident hunting license, a special youth hunting license, or 80

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an apprentice youth hunting license, as applicable, as provided 81 in this section. 82 (E) No person shall procure or attempt to procure a 83 hunting license by fraud, deceit, misrepresentation, or any 84 false statement. 85 (F)(1) This section does not authorize the taking and 86 possessing of deer or wild turkeys without first having 87 obtained, in addition to the hunting license required by this 88 section, a deer or wild turkey permit as provided in section 89 1533.11 of the Revised Code or the taking and possessing of 90 ducks, geese, or brant without first having obtained, in 91 addition to the hunting license required by this section, a 92 wetlands habitat stamp as provided in section 1533.112 of the 93 Revised Code. 94 (2) This section does not authorize the hunting or 95 trapping of fur-bearing animals without first having obtained, 96 in addition to a hunting license required by this section, a fur 97 taker permit as provided in section 1533.111 of the Revised 98 Code. 99 (G)(1) No hunting license shall be issued unless it is 100 accompanied by a written explanation of the law in section 101

1533.17 of the Revised Code and the penalty for its violation,102including a description of terms of imprisonment and fines that103may be imposed.104

(2) No hunting license, other than an apprentice hunting
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license, shall be issued unless the applicant presents to the
agent authorized to issue the license a previously held hunting
license or evidence of having held such a license in content and
manner approved by the chief, a certificate of completion issued

upon completion of a hunter education and conservation course110approved by the chief, or evidence of equivalent training in111content and manner approved by the chief. A previously held112apprentice hunting license does not satisfy the requirement113concerning the presentation of a previously held hunting license114or evidence of it.115

(3) No person shall issue a hunting license, except an 116 apprentice hunting license, to any person who fails to present 117 the evidence required by this section. No person shall purchase 118 119 or obtain a hunting license, other than an apprentice hunting license, without presenting to the issuing agent the evidence 120 required by this section. Issuance of a hunting license in 121 violation of the requirements of this section is an offense by 122 both the purchaser of the illegally obtained hunting license and 123 the clerk or agent who issued the hunting license. Any hunting 124 license issued in violation of this section is void. 125

(H) The chief, with approval of the wildlife council, 126 shall adopt rules prescribing a hunter education and 127 conservation course for first-time hunting license buyers, other 128 than buyers of apprentice hunting licenses, and for volunteer 129 instructors. The course shall consist of subjects including, but 130 not limited to, hunter safety and health, use of hunting 131 implements, hunting tradition and ethics, the hunter and 132 conservation, the law in section 1533.17 of the Revised Code 133 along with the penalty for its violation, including a 134 description of terms of imprisonment and fines that may be 135 imposed, and other law relating to hunting. Authorized personnel 136 of the division or volunteer instructors approved by the chief 137 shall conduct such courses with such frequency and at such 138 locations throughout the state as to reasonably meet the needs 139 of license applicants. The chief shall issue a certificate of 140

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completion to each person who successfully completes the course 141 and passes an examination prescribed by the chief. 142 Sec. 1533.11. (A) (1) Except as provided in this section or 143 section 1533.731 of the Revised Code, no person shall hunt deer 144 on lands of another without first obtaining an annual deer 145 permit. Except as provided in this section, no person shall hunt 146 wild turkeys on lands of another without first obtaining an 147 annual wild turkey permit. A deer or wild turkey permit is valid 148 during the hunting license year in which the permit is 149 purchased. Except as provided in rules adopted under division 150 (B) of section 1533.12 of the Revised Code, each applicant for a 151 deer or wild turkey permit shall pay an annual fee for each 152 permit in accordance with the following schedule: 153

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А Deer permit - resident \$30.00 Deer permit - nonresident \$74.00 В \$15.00 С Youth deer permit - resident and nonresident \$11.00 D Senior deer permit - resident Wild turkey permit - resident \$30.00 Ε F Wild turkey permit - nonresident \$37.00 G Youth wild turkey permit - resident and nonresident \$15.00 Senior wild turkey permit - resident \$11.00 Η

(2) As used in division (A)(1) of this section: 155

(a) "Youth" means an applicant who is under the age ofeighteen years at the time of application for a permit.157

(b) "Senior" means an applicant who is sixty-six sixtyfive years of age or older at the time of application for a permit.

(3) The money received shall be paid into the state
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treasury to the credit of the wildlife fund, created in section
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1531.17 of the Revised Code, exclusively for the use of the
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division of wildlife in the acquisition and development of land
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for deer or wild turkey management, for investigating deer or
wild turkey problems, and for the stocking, management, and
protection of deer or wild turkey.

(4) Every person, while hunting deer or wild turkey on
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lands of another, shall carry the person's deer or wild turkey
permit and exhibit it to any enforcement officer so requesting.
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Failure to so carry and exhibit such a permit constitutes an
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offense under this section.

(5) The chief of the division of wildlife shall adopt any
additional rules the chief considers necessary to carry out this
section and section 1533.10 of the Revised Code.

(6) An owner who is a resident of this state or an owner 176 who is exempt from obtaining a hunting license under section 177 1533.10 of the Revised Code and the children of the owner of 178 lands in this state may hunt deer or wild turkey thereon without 179 a deer or wild turkey permit. If the owner of land in this state 180 is a limited liability company or a limited liability 181 partnership that consists of three or fewer individual members 182 or partners, as applicable, an individual member or partner who 183 is a resident of this state and the member's or partner's 184

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children of any age may hunt deer or wild turkey on the land 185 owned by the limited liability company or limited liability 186 partnership without a deer or wild turkey permit. In addition, 187 if the owner of land in this state is a trust that has a total 188 of three or fewer trustees and beneficiaries, an individual who 189 is a trustee or beneficiary and who is a resident of this state 190 and the individual's children of any age may hunt deer or wild 191 turkey on the land owned by the trust without a deer or wild 192 turkey permit. The tenant and children of the tenant may hunt 193 deer or wild turkey on lands where they reside without a deer or 194 wild turkey permit. 195

(B) A deer or wild turkey permit is not transferable. No person shall carry a deer or wild turkey permit issued in the name of another person.

(C) The wildlife refunds fund is hereby created in the
state treasury. The fund shall consist of money received from
application fees for deer permits that are not issued. Money in
the fund shall be used to make refunds of such application fees.

(D) If the division establishes a system for the
electronic submission of information regarding deer or wild
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turkey that are taken, the division shall allow the owner and
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the children of the owner of lands in this state to use the
owner's name or address for purposes of submitting that
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information electronically via that system.

Sec. 1533.111. (A) Except as provided in this section or209division (A)(2) of section 1533.12 of the Revised Code, no210person shall hunt or trap fur-bearing animals on land of another211without first obtaining some type of an annual fur taker permit.212

(B) (1) Except as otherwise provided in rules adopted under 213

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division (B) of section 1533.12 of the Revised Code, each214applicant for a fur taker permit or an apprentice fur taker215permit shall pay an annual fee for each annual permit in216accordance with the following schedule:217

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А Fur taker permit \$14.00 \$14.00 В Apprentice fur taker permit Senior fur taker permit - resident only \$7.00 С Apprentice senior fur taker permit - resident only D \$7.00 Special youth fur taker permit \$7.00 Ε \$7.00 F Apprentice youth fur taker permit

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- (2) As used in division (B)(1) of this section: 219
- (a) "Youth" means an applicant who is under the age ofeighteen years at the time of application for a permit.221

(b) "Senior" means an applicant who is sixty-six sixty-222five years of age or older at the time of application for a223permit.224

(C) Each type of fur taker permit is valid during the 225 hunting license year in which the permit is purchased. The money 226 received shall be paid into the state treasury to the credit of 227 the fund established in section 1533.15 of the Revised Code. 228 Apprentice fur taker permits and apprentice youth fur taker 229 permits are subject to the requirements established under 230 section 1533.102 of the Revised Code and rules adopted pursuant 231 to it.

(D) (1) No person shall issue a fur taker permit to an
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applicant unless it is accompanied by a written explanation of
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the law in section 1533.17 of the Revised Code and the penalty
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for its violation, including a description of terms of
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imprisonment and fines that may be imposed.

(2) No person shall issue a fur taker permit, other than 238 an apprentice fur taker permit or an apprentice youth fur taker 239 permit, to an applicant unless the applicant presents to the 240 241 agent authorized to issue a fur taker permit a previously held hunting license or trapping or fur taker permit or evidence of 242 having held such a license or permit in content and manner 243 approved by the chief of the division of wildlife, a certificate 244 of completion issued upon completion of a trapper education 245 course approved by the chief, or evidence of equivalent training 246 in content and manner approved by the chief. A previously held 247 apprentice hunting license, apprentice fur taker permit, or 248 apprentice youth fur taker permit does not satisfy the 249 requirement concerning the presentation of a previously held 250 2.51 hunting license or fur taker permit or evidence of such a 252 license or permit.

(3) No person shall issue a fur taker permit, other than 253 an apprentice fur taker permit or an apprentice youth fur taker 254 permit, to any person who fails to present the evidence required 255 by this section. No person shall purchase or obtain a fur taker 256 permit, other than an apprentice fur taker permit or an 257 apprentice youth fur taker permit, without presenting to the 258 issuing agent the evidence required by this section. Issuance of 259 a fur taker permit in violation of the requirements of this 260 section is an offense by both the purchaser of the illegally 261

obtained permit and the clerk or agent who issued the permit. Any fur taker permit issued in violation of this section is void.

(E) The chief, with approval of the wildlife council, 265 shall adopt rules prescribing a trapper education course for 266 first-time fur taker permit buyers, other than buyers of 267 apprentice fur taker permits or apprentice youth fur taker 268 permits, and for volunteer instructors. The course shall consist 269 of subjects that include, but are not limited to, trapping 270 techniques, animal habits and identification, trapping tradition 271 and ethics, the trapper and conservation, the law in section 272 1533.17 of the Revised Code along with the penalty for its 273 274 violation, including a description of terms of imprisonment and fines that may be imposed, and other law relating to trapping. 275 Authorized personnel of the division of wildlife or volunteer 276 instructors approved by the chief shall conduct the courses with 277 such frequency and at such locations throughout the state as to 278 reasonably meet the needs of permit applicants. The chief shall 279 issue a certificate of completion to each person who 280 successfully completes the course and passes an examination 281 prescribed by the chief. 282

(F) Every person, while hunting or trapping fur-bearing
animals on lands of another, shall carry the person's fur taker
permit with the person's signature written on the permit.
Failure to carry such a signed permit constitutes an offense
under this section. The chief shall adopt any additional rules
the chief considers necessary to carry out this section.

(G) An owner who is a resident of this state or an owner
who is exempt from obtaining a hunting license under section
1533.10 of the Revised Code and the children of the owner of
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lands in this state may hunt or trap fur-bearing animals thereon 292 without a fur taker permit. If the owner of land in this state 293 is a limited liability company or a limited liability 294 partnership that consists of three or fewer individual members 295 or partners, as applicable, an individual member or partner who 296 is a resident of this state and the member's or partner's 297 children of any age may hunt or trap fur-bearing animals on the 298 land owned by the limited liability company or limited liability 299 partnership without a fur taker permit. In addition, if the 300 owner of land in this state is a trust that has a total of three 301 or fewer trustees and beneficiaries, an individual who is a 302 trustee or beneficiary and who is a resident of this state and 303 the individual's children of any age may hunt or trap fur-304 bearing animals on the land owned by the trust without a fur 305 taker permit. The tenant and children of the tenant may hunt or 306 trap fur-bearing animals on lands where they reside without a 307 fur taker permit. 308

(H) A fur taker permit is not transferable. No person309shall carry a fur taker permit issued in the name of another310person.311

(I) A fur taker permit entitles a nonresident to take from
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this state fur-bearing animals taken and possessed by the
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nonresident as provided by law or division rule.
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Sec. 1533.32. (A) Except as provided in this section or 315 division (A)(2) or (C) of section 1533.12 of the Revised Code or 316 as exempted at the discretion of the chief of the division of 317 wildlife, no person, including nonresidents, shall take or catch 318 any fish by angling in any of the waters in the state or engage 319 in fishing in those waters without a license. No person shall 320 take or catch frogs or turtles without a valid fishing license, 321

except as provided in this section. Persons fishing in privately 322 owned ponds, lakes, or reservoirs to or from which fish are not 323 accustomed to migrate are exempt from the license requirements 324 set forth in this section. Persons fishing in privately owned 325 ponds, lakes, or reservoirs that are open to public fishing 326 through an agreement or lease with the division of wildlife 327 shall comply with the license requirements set forth in this 328 section. 329

(B) (1) Except as otherwise provided in rules adopted under
division (B) of section 1533.12 of the Revised Code, each
applicant for a fishing license shall pay a fee for each license
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in accordance with the following schedule:

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A	Annual fishing license - resident	\$24.00
В	Annual fishing license - nonresident that is	\$49.00
	not a resident of a reciprocal state	
С	Annual fishing license - nonresident that is	\$24.00
	a resident of a reciprocal state	
D	Annual senior fishing license - resident	\$9.00
E	Three-day tourist fishing license -	\$24.00
	nonresident that is not a resident of a	
	reciprocal state	
F	One-day fishing license	\$13.00
	(2) As used in division (B)(1) of this section:	335
	(a) "Reciprocal state" means a state that is a party to an	336

agreement under section 1533.91 of the Revised Code.

(b) "Senior" means an applicant who is sixty-six sixty-338five years of age or older at the time of application for a339license.340

(3) Any person under the age of sixteen years may take or catch frogs and turtles and take or catch fish by angling without a license.

(C) (1) The chief of the division of wildlife may issue a 344
tourist's license expiring three days from the effective date of 345
the license to a resident of a state that is not a party to an 346
agreement under section 1533.91 of the Revised Code. 347

(2) The chief shall adopt rules under section 1531.10 of 348 the Revised Code providing for the issuance of a one-day fishing 349 license to a resident of this state or of any other state. A 350 one-day fishing license shall allow the holder to take or catch 351 fish by angling in the waters in the state, engage in fishing in 352 those waters, or take or catch frogs or turtles in those waters 353 for one day without obtaining an annual license or a tourist's 354 license under this section. At the request of a holder of a one-355 356 day fishing license who wishes to obtain an annual license, a clerk or agent authorized to issue licenses under section 357 1533.13 of the Revised Code, not later than the last day on 358 which the one-day license would be valid if it were an annual 359 license, shall credit the amount of the fee paid for the one-day 360 license toward the fee charged for the annual license if so 361 authorized by the chief. The clerk or agent shall issue the 362 annual license upon presentation of the one-day license and 363 payment of a fee in an amount equal to the difference between 364 the fee for the annual license and the fee for the one-day 365 license. 366

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(3) Unless otherwise provided by division rule, each 367 annual license shall begin on the date of issuance and expire a 368 year from the date of issuance. 369 (4) Unless otherwise provided by division rule, each 370 multi-year license issued in accordance with section 1533.321 of 371 the Revised Code shall begin on the date of issuance and expire 372 three years, five years, or ten years from the date of issuance, 373 374 as applicable. (5) No person shall alter a fishing license or possess a 375 fishing license that has been altered. 376 (6) No person shall procure or attempt to procure a 377 fishing license by fraud, deceit, misrepresentation, or any 378 false statement. 379 (7) A resident of this state who owns land over, through, 380 upon, or along which any water flows or stands, except where the 381 land is in or borders on state parks or state-owned lakes, 382 together with the members of the immediate families of such 383 owners, may take frogs and turtles and may take or catch fish of 384 the kind permitted to be taken or caught therefrom without 385 procuring a license provided for in this section. This exemption 386 extends to tenants actually residing upon such lands and to the 387 members of the immediate families of the tenants. A resident of 388 any other state who owns land in this state over, through, upon, 389 or along which any water flows or stands, except where the land 390 is in or borders on state parks or state-owned lakes, and the 391 spouse and children living with the owner, may take frogs and 392 turtles and may take or catch fish of the kind permitted to be 393 taken or caught from that water without obtaining a license 394 under this section, provided that the state of residence of the 395

owner allows residents of this state owning real property in

that state, and the spouse and children living with such a 397 property owner, to take frogs and turtles and take or catch fish 398 without a license. If the owner of such land in this state is a 399 limited liability company or a limited liability partnership 400 that consists of three or fewer individual members or partners, 401 as applicable, an individual member or partner who is a resident 402 of this state and the member's or partner's children of any age 403 may take frogs and turtles and may take or catch fish of the 404 kind permitted to be taken or caught therefrom without procuring 405 a license provided for in this section. In addition, if the 406 owner of such land in this state is a trust that has a total of 407 three or fewer trustees and beneficiaries, an individual who is 408 a trustee or beneficiary and who is a resident of this state and 409 the individual's children of any age may take frogs and turtles 410 and may take or catch fish of the kind permitted to be taken or 411 caught therefrom without procuring a license provided for in 412 this section. Residents of state or county institutions, 413 charitable institutions, and military homes in this state may 414 take frogs and turtles without procuring the required license, 415 provided that a member of the institution or home has an 416 identification card, which shall be carried on that person when 417 fishing. 418

(8) Every fisher required to be licensed, while fishing or
taking or attempting to take frogs or turtles, shall carry the
license and exhibit it to any person. Failure to so carry and
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exhibit the license constitutes an offense under this section.
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Sec. 1533.321. (A) The chief of the division of wildlife423may issue any of the following:424
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(1) Multi-year hunting or fishing licenses for three-,five-, or ten-year terms to a resident of this state;426

(2) Lifetime hunting or fishing licenses to a resident of427this state;428

(3) A package consisting of any combination of license,
stamp, or permit that the chief is authorized to issue under
this chapter.

(B) The chief may adopt rules in accordance with section 4.32 1531.10 of the Revised Code governing multi-year hunting and 433 fishing licenses, lifetime hunting and fishing licenses, and 434 combination packages, including rules establishing fees for the 435 combination packages. The chief shall ensure that the price for 436 a combination package is not discounted by more than five per 437 cent of the total fees for the licenses, permits, or stamps that 438 a person would otherwise pay for those licenses, permits, or 439 stamps if the person purchased them individually. 440

(C)(1) The multi-year and lifetime license fund is hereby created in the state treasury. The fund shall consist of money received from application fees for multi-year and lifetime hunting and fishing licenses.

(2) Each fiscal year, a prorated amount of the money from 445 each multi-year and lifetime license fee shall be transferred 446 from the multi-year and lifetime license fund to the fund into 447 which the applicable single year license fee would otherwise be 448 deposited. The prorated amount shall equal the total amount of 449 the fee charged for the license divided by the number of years 450 the license is valid. The chief shall adopt rules in accordance 451 with section 1531.10 of the Revised Code for the administration 452 of this division, including establishing a system that prorates 453 lifetime license fees for deposit each year into the wildlife 454 fund created in section 1531.17 of the Revised Code. 455

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(3) Each fiscal year, all previous year's investment 456 earnings from the multi-year and lifetime license fund shall be 457 transferred into the wildlife fund created in section 1531.17 of 458 the Revised Code. 459 (D) (1) Each applicant for a multi-year or lifetime fishing 460 license who is a resident of this state shall pay a fee for each 461 license in accordance with the following schedule: 462 463 464 1 2 Senior 3-year fishing license \$26.00 Α \$43.34 Senior 5-year fishing license В Senior lifetime fishing license \$81.00 С D 3-year fishing license \$69.34 5-year fishing license \$115.56 Е 10-year fishing license \$231.12 F \$576.00 G Lifetime fishing license Youth lifetime fishing license \$414.00 Η (2) As used in division (D)(1) of this section: 465 (a) "Youth" means an applicant who is under the age of 466 sixteen years at the time of application for a license. 467 (b) "Senior" means an applicant who is sixty-six sixty-468

five years of age or older at the time of application for a 469

license.		470	
	(E)(1) Each applicant for a multi-year or lifetime hunting	ng	471
licens	license who is a resident of this state shall pay a fee for each		
license in accordance with the following schedule:			473
			474
			475
	1	2	
A	Senior 3-year hunting license	\$26.00	
В	Senior 5-year hunting license	\$43.34	
С	Senior lifetime hunting license	\$81.00	
D	Youth 3-year hunting license	\$26.00	
Ε	Youth 5-year hunting license	\$43.34	
F	Youth 10-year hunting license	\$86.67	
G	Youth lifetime hunting license	\$414.00	
Н	3-year hunting license	\$52.00	
I	5-year hunting license	\$86.75	
J	10-year hunting license	\$173.34	
K	Lifetime hunting license	\$432.00	
	(2) As used in division (E)(1) of this section:		476
	(a) "Youth" means an applicant who is under the age of		477
eighte	een years at the time of application for a license.		478

(b) "Senior" means an applicant who is sixty-six <u>s</u>ixty-	479
five years of age or older at the time of application for a	480
license.	481
(F) If a person who is issued a multi-year hunting or	482
fishing license or lifetime hunting or fishing license in	483
accordance with division (A) of this section subsequently	484
becomes a nonresident after issuance of the license, the	485
person's license remains valid in this state during its term,	486
regardless of residency status.	487
Section 2. That existing sections 1533.10, 1533.11,	488
1533.111, 1533.32, and 1533.321 of the Revised Code are hereby	489
repealed.	490