

# **SENATE BILL No. 404**

DIGEST OF SB 404 (Updated January 27, 2014 12:39 pm - DI 109)

Citations Affected: IC 14-8; IC 14-22; IC 15-20.

**Synopsis:** Hunting preserves. Provides for the licensing and operation of hunting preserves on which farm raised and released cervidae are hunted. Establishes licensing requirements, inspection requirements, and fees. Exempts licensed hunting preserves from the licensing requirements for game breeders and shooting preserves. Provides that hunters on hunting preserves are not required to have a hunting license and are not subject to bag limits. Requires that a transportation tag be purchased and fixed to the leg of each cervidae taken on a hunting preserve. Prohibits computer assisted remote hunting on hunting preserves. Provides that the law under which the county is liable for losses sustained by the owners of certain types of animals that are killed or maimed by dogs does not apply to farm raised cervidae on a hunting preserve. Removes a provision requiring the boundaries of a shooting preserve to be defined by fences of at least one strand of wire.

Effective: July 1, 2014.

# Yoder

January 14, 2014, read first time and referred to Committee on Rules and Legislative Procedure.

January 23, 2014, reassigned to Committee on Agricultural and Natural Resources.

January 28, 2014, amended, reported favorably — Do Pass.



### Second Regular Session 118th General Assembly (2014)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

## SENATE BILL No. 404

A BILL FOR AN ACT to amend the Indiana Code concerning natural and cultural resources.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 14-8-2-37.6, AS ADDED BY P.L.93-2005	΄,
SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	Е
JULY 1, 2014]: Sec. 37.6. "Cervidae", For purposes of IC 14-22-20.	5
has the meaning set forth in IC 14-22-20.5-1. and IC 14-22-20.7	1,
"cervidae" means privately owned members of the cervida	e
family, including deer, elk, moose, reindeer, and caribou.	
SECTION 2. IC 14-8-2-111 IS AMENDED TO READ A	S
FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 111. "Game bird", Fo	r
purposes of IC 14-22-8 has the meaning set forth in IC 14-22-8-2. an	d
IC 14-22-20.7, "game bird" means pheasant, quail, grouse	٠,
mourning dove, and wild turkey.	
SECTION 3. IC 14-8-2-128.3 IS ADDED TO THE INDIANA	4
CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOW	S
[EFFECTIVE JULY 1, 2014]: Sec. 128.3. "Hunting preserve", fo	r
purposes of IC 14-22-20.7, has the meaning set forth i	n



IC 14-22-20.7-1.

1	SECTION 4. IC 14-8-2-195 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 195. "Owner" has the
3	following meaning:
4	(1) For purposes of IC 14-11-4, the meaning set forth in
5	IC 14-11-4-2.
6	(2) For purposes of IC 14-15, a person who has the legal title to
7	a watercraft.
8	(3) For purposes of IC 14-16-1, the meaning set forth in
9	IC 14-16-1-6.
10	(4) For purposes of IC 14-22-20.7, the meaning set forth in
11	IC 14-22-20.7-2.
12	(4) (5) For purposes of IC 14-25-4, the meaning set forth in
13	IC 14-25-4-4.
14	(5) (6) For purposes of IC 14-27-7, the meaning set forth in
15	IC 14-27-7-1.
16	(6) (7) For purposes of IC 14-27-7.5, the meaning set forth in
17	IC 14-27-7.5-4.
18	(A) Owners in fee
19 20	(A) Owners in fee.
21	<ul><li>(B) Life tenants.</li><li>(C) Tenants for years.</li></ul>
22	(C) Tenants for years. (D) Holders of remainder of reversionary interests.
23	(E) Holders of leaseholds or easements.
24	(E) Holders of reasenoids of easements.  (F) Holders of mineral rights.
25	(8) (9) For purposes of IC 14-37, a person who has the right to
26	drill into and produce from a pool and to appropriate the oil and
27	gas produced from the pool for:
28	(A) the person or others; or
29	(B) the person and others.
30	(9) (10) For the purposes of IC 14-22-10-2, the meaning set forth
31	in IC 14-22-10-2(c).
32	SECTION 5. IC 14-8-2-200.5 IS ADDED TO THE INDIANA
33	CODE AS A NEW SECTION TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 2014]: Sec. 200.5. "Permitted animal", for
35	purposes of IC 14-22-20.7, has the meaning set forth in
36	IC 14-22-20.7-3.
37	SECTION 6. IC 14-22-20-1 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1. (a) The department
39	may, under rules adopted under IC 4-22-2, issue to a resident of
40	Indiana, upon the payment of a fee of fifteen dollars (\$15), a license to:
41	(1) propagate in captivity; and
42	(2) possess, buy, or sell for this purpose only;



1	game birds, game mammals, or furbearing mammals protected by
2	Indiana law.
3	(b) The owner of a hunting preserve licensed under
4	IC 14-22-20.7 is not required to obtain a game breeders license
5	under this section.
6	SECTION 7. IC 14-22-20.7 IS ADDED TO THE INDIANA CODE
7	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2014]:
9	Chapter 20.7. Cervidae and Game Bird Hunting Preserves
10	Sec. 1. As used in this chapter, "hunting preserve" means an
l 1	area of land where permitted animals are hunted.
12	Sec. 2. As used in this chapter, "licensed owner" means an
13	owner of a hunting preserve who holds a license issued under this
14	chapter.
15	Sec. 3. As used in this chapter, "permitted animal" means farm
16	raised and released cervidae.
17	Sec. 4. (a) The department shall issue an initial hunting preserve
18	license to a person who:
19	(1) either:
20	(A) meets the requirements set forth in this chapter; or
21	(B) operated, at any time, a hunting preserve during the
22	period beginning January 1, 2005, and ending December
23	31, 2013; and
24	(2) pays a fee of five thousand dollars (\$5,000).
25	(b) The department shall annually renew the hunting preserve
26	license of a person who:
27	(1) meets the requirements set forth in this chapter; and
28	(2) pays an annual fee of one thousand five hundred dollars
29	(\$1,500).
30	Sec. 5. Permitted animals (including their products) that are:
31	(1) raised on a farm in Indiana; or
32	(2) legally:
33	(A) acquired in Indiana; or
34	(B) imported into Indiana;
35	in compliance with all rules of the Indiana state board of
36	animal health concerning cervidae, including rules concerning
37	chronic wasting disease (CWD).
38	Sec. 6. (a) A hunting preserve must provide sufficient space and
39	at least fifty percent (50%) escape cover to allow permitted
10	animals the opportunity to elude hunters.
11	(b) A hunting preserve that allows hunting for cervidae must



meet the following requirements:

1	(1) A hunting preserve must contain at least one hundred sixty
2	(160) contiguous acres. However, a licensed owner who
3	operated a hunting preserve continuously from January 1,
4	2009, through January 1, 2014, may operate a hunting
5	preserve on the acreage that the hunting preserve had in place
6	on July 1, 2013.
7	(2) The hunting preserve must be enclosed by:
8	(A) a perimeter fence that is at least eight (8) feet in height
9	and a secondary fence within the perimeter fence that is at
10	least eight (8) feet in height; or
11	(B) a perimeter fence that is at least ten (10) feet in height.
12	(3) Reasonable efforts must be made to clear the hunting
13	preserve of wild deer.
14	(4) The hunting preserve may not be bisected by a public road
15	or fencing.
16	(5) The fence enclosing the preserve must be marked with
17	signs that meet the specifications of the department.
18	(6) Hunting on the hunting preserve must be prohibited
19	within one hundred fifty (150) yards of an artificial feeding
20	site.
21	(7) The total number of hunters on the hunting preserve at
22	any time may not exceed a ratio of one (1) per twenty (20)
23	acres.
24	(8) Any hunting stand in the hunting preserve must be facing
25	the inside of the hunting preserve and be located at least
26	seventy-five (75) yards from the boundary fence of the
27	hunting preserve.
28	(9) Hunters in the hunting preserve must comply with all
29	hunting safety requirements, including the wearing of hunter
30	orange as required by IC 14-22-38-7.
31	(10) A permitted animal may not be hunted in the hunting
32	preserve until at least twenty-four (24) hours after the
33	permitted animal is released in the hunting preserve.
34	(11) The hunting preserve must remove any tree that has a
35	four (4) inch or greater diameter that is within fifty (50) feet
36	of the perimeter fence.
37	(12) Permitted animals may not be introduced to any drug or
38	chemical that impedes the animal's mobility before or during
39	a hunt on the hunting preserve.
40	(13) Before a permitted animal is released in a hunting
41	preserve, the antlers must be scarred in a manner that will

 $make\ the\ animal\ ineligible\ to\ be\ entered\ into\ an\ antler\ records$ 



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- Sec. 7. (a) Subject to subsection (b), before a hunting preserve may release permitted animals and begin operations under an initial hunting preserve license, the hunting preserve site must pass an inspection by the department and the Indiana board of animal health.
- (b) If an owner operated, at any time, a hunting preserve during the period beginning January 1, 2005, and ending December 31, 2013, the owner may release permitted animals and resume the hunting preserve operations when a hunting preserve license is issued without a site inspection.
- Sec. 8. If a cervidae escapes from a hunting preserve, the owner must report the escape to the department within twenty-four (24) hours after the escape is discovered.
- Sec. 9. (a) The owner of a hunting preserve may not release a privately owned cervidae into the wild.
- (b) The owner of a hunting preserve may not release any animal other than a permitted animal onto the site of the hunting preserve, unless the licensed owner has obtained the proper permit or license from the department to release the animal.
- Sec. 10. (a) A person who takes or hunts a permitted animal on a hunting preserve is not required to have a hunting license.
- (b) The department shall provide the licensed owner of a hunting preserve either a transportation tag or a cull tag for every cervidae taken on the hunting preserve. The licensed owner shall pay the department a fee of one hundred fifty dollars (\$150) per buck and fifty dollars (\$50) per doe for each transportation tag. The department shall provide cull tags to the licensed owner of a hunting preserve without charge.
- (c) The owner of a hunting preserve shall cause a transportation tag to be affixed to a leg of each cervidae taken on the hunting preserve.
- (d) An individual may not transport or possess a cervidae taken from a hunting preserve without a transportation tag.
- (e) The owner of a hunting preserve shall provide each hunter with a bill of sale for game birds taken by the hunter from the hunting preserve. The transportation tag affixed to the leg of a cervidae taken on a hunting preserve under subsection (c) is considered to be the bill of sale for the sale of the cervidae by the owner of the hunting preserve to the hunter.
- (f) The owner of a hunting preserve is not required to purchase a transportation tag for cervidae culled by the owner from the



1	hunting preserve and transported directly for personal
2	consumption, or to a butcher or a charity. However, the owner
3	shall cause a cull tag to be affixed to a leg of each cervidae culled
4	by the owner.
5	Sec. 11. (a) A licensed owner of a hunting preserve shall keep
6	records of:
7	(1) the number of each permitted animal species purchased
8	for the hunting preserve;
9	(2) the number of each species harvested in the hunting
10	preserve; and
l 1	(3) the full name and address of each hunter who takes a
12	permitted animal in the hunting preserve.
13	(b) All information required by this chapter must be recorded
14	on forms supplied by the department. The records must be
15	maintained for a period of two (2) years and must be open for
16	inspection by employees of the department and the Indiana board
17	of animal health during regular business hours.
18	Sec. 12. (a) Permitted animals may be hunted on a hunting
19	preserve licensed under this chapter between one half (1/2) hour
20	before sunrise and one half (1/2) hour after sunset, but only from
21	September 1 through March 1.
22	(b) For permitted animals taken on the hunting preserve there
23	is not a bag limit, and both male and female animals may be taken.
24	(c) A licensed owner may charge fees for hunting on the hunting
25	preserve that reflect the class of animal hunted.
26	Sec. 13. (a) Deer may be hunted in the hunting preserve only
27	with weapons and ammunition that are allowed to be used to hunt
28	deer during the statewide deer hunting season.
29	(b) Species of cervidae, other than deer, may be hunted in the
30	hunting preserve using any of the following:
31	(1) The weapons and ammunition allowed in subsection (a).
32	(2) A rifle that meets the following specifications:
33	(A) Uses ammunition that has a diameter of not less than
34	0.284 calibers and not more than 0.458 calibers.
35	(B) Has a case length of not less than 1.8 inches and not
36	more than 2.85 inches.
37	(b) A hunting preserve may not allow computer assisted remote
38	hunting.
39	Sec. 14. (a) The department shall inspect each hunting preserve
10	at least one (1) time per year.
11	(b) The department and the Indiana state board of animal

health may inspect a hunting preserve and the cervidae within a



1	hunting preserve at any time for the following reasons:
2	(1) To investigate a complaint.
3	(2) To ensure compliance with this chapter.
4	(3) To investigate an issue concerning animal health.
5	Sec. 15. (a) Except as provided in subsections (b) and (c), a
6	hunting preserve for which a license has been issued under this
7	chapter may not be sold or transferred to another person.
8	(b) A hunting preserve owner that:
9	(1) holds a license issued under this chapter; and
10	(2) is a partnership, limited liability company, or corporation;
l 1	may sell or transfer any or all interest in the game preserve to a
12	person who was listed as a partner, member, or stockholder in the
13	hunting preserve when the initial hunting preserve license was
14	granted to the owner under this chapter.
15	(c) The owner of a hunting preserve licensed under this chapter
16	may sell or transfer, including through inheritance, the owner's
17	interest in the hunting preserve to the owner's spouse or child.
18	(d) Any sale or transfer of a hunting preserve licensed under
19	this chapter shall be reported, in writing, by the new owner to the
20	department not more than ten (10) business days after the sale or
21	transfer is complete.
22	Sec. 16. (a) A person who holds a valid license issued under this
23	chapter may operate a hunting preserve.
24	(b) If a person's hunting preserve license is revoked under this
25	chapter:
26	(1) the person may not operate a hunting preserve under this
27	chapter; and
28	(2) a hunting preserve may no longer be operated on real
29	property owned by the person.
30	Sec. 17. Each hunting preserve must be operated under a
31	separate license issued under this chapter.
32	Sec. 18. A person shall not:
33	(1) knowingly or intentionally provide the department, the
34	commission, or the Indiana state board of animal health with
35	false information; or
36	(2) resist, impede, or hinder the department, the commission,
37	or the Indiana state board of animal health in discharging
38	duties;
39	under this chapter.
10	Sec. 19. (a) A license issued under this chapter for the operation
<b>1</b> 1	of a hunting preserve:
12	(1) is a revocable privilege granted by the state; and



1	(2) is not a property right.
2	(b) A person may not own or have an ownership interest in
3	more than one (1) hunting preserve in Indiana.
4	(c) The spouse or child of a hunting preserve owner may have
5	an ownership interest in the owner's hunting preserve. However
6	a spouse or child of a hunting preserve owner may not have an
7	ownership interest in any other hunting preserve in Indiana.
8	Sec. 20. (a) Except as provided in subsection (b), a person who
9	violates this chapter commits a Class A infraction.
10	(b) A person who knowing or intentionally violates this chapter
11	commits a Level 6 felony.
12	(c) A licensed owner's hunting preserve license is automatically
13	revoked upon a licensed owner's conviction under subsection (b)
14	SECTION 8. IC 14-22-31-0.5 IS ADDED TO THE INDIANA
15	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
16	[EFFECTIVE JULY 1, 2014]: Sec. 0.5. This chapter does not apply
17	to a hunting preserve licensed under IC 14-22-20.7.
18	SECTION 9. IC 14-22-31-6 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 6. Upon receipt of a
20	license, the licensee shall post the licensed area at intervals of not more
21	than five hundred (500) feet with signs to be prescribed by rule. The
22	boundaries of the shooting preserve shall be clearly defined by fences
23	of at least one (1) strand of wire.
24	SECTION 10. IC 15-20-2-3, AS ADDED BY P.L.2-2008
25	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2014]: Sec. 3. (a) This section does not apply to farm raised
27	cervidae and game birds on a hunting preserve licensed under
28	IC 14-22-20.7.
29	(a) (b) The following losses and expenses are chargeable to the
30	county in which an attack or exposure occurs:
31	(1) Damages, less compensation by insurance or otherwise
32	sustained by the owner of the following stock, fowl, or game
33	killed, maimed, or damaged by a dog:
34	(A) Sheep.
35	(B) Cattle.
36	(C) Horses.
37	(D) Swine.
38	(E) Goats.
39	(F) Mules.
40	(G) Chickens.
41	(H) Geese.
42	(I) Turkeys.



1	(J) Ducks.
2	(K) Guineas.
3	(L) Tame rabbits.
4	(M) Game birds and game animals held in captivity under
5	authority of a game breeder's license issued by the department
6	of natural resources.
7	(N) Bison.
8	(O) Farm raised cervidae.
9	(P) Ratitae.
10	(Q) Camelidae.
11	(2) The expense of rabies post exposure prophylaxis that is
12	incurred by any person who is bitten by or exposed to a dog
13	known to have rabies.
14	(b) (c) Damages are not chargeable to a county under this section for
15	sheep except those claims in which individual damage exists or is
16	shown.
17	SECTION 11. IC 15-20-2-4, AS AMENDED BY P.L.1-2009,
18	SECTION 114, IS AMENDED TO READ AS FOLLOWS
19	[EFFECTIVE JULY 1, 2014]: Sec. 4. (a) A county auditor shall
20	establish procedures in accordance with the requirements of sections
21	3(a) 3(b) and 6 of this chapter by which a claimant may submit a claim
22	to the county auditor or a designee of the county auditor.
23	(b) A county auditor who:
24	(1) receives a verified claim under section $3(a)$ 3(b) of this
25	chapter from a claimant; and
26	(2) is satisfied that the claim meets the requirements of sections
27	3(a) 3(b) and 6 of this chapter;
28	shall immediately issue a warrant or check to the claimant for the
29	verified amount of the claim. If a county option dog tax adopted under
30	IC 6-9-39 is not in effect in the county, a claim under this section may
31	be paid out of nonappropriated funds. A county auditor who is not
32	satisfied that a claim meets the requirements of sections $\frac{3(a)}{3(b)}$ and
33	6 of this chapter shall promptly notify the claimant.
34	(c) A person whose claim under section 3(a) 3(b) of this chapter is
35	denied by a county auditor may file an action in a court with
36	jurisdiction to determine whether the county auditor acted in
37	conformance with the requirements of this section and sections 3 and
38	6 of this chapter. If the court determines that the county auditor failed
39	to comply with the requirements of this section or sections 3 and 6 of
40	this chapter in evaluating the person's claim, the court may fashion an
41	appropriate remedy, including an order directed to the county auditor
42	to reconsider the person's claim.



1	SECTION 12. IC 15-20-2-5, AS ADDED BY P.L.2-2008,
2	SECTION 12. IC 15-20-2-3, AS ADDED BY F.E.2-2008, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2014]: Sec. 5. A person requiring the treatment described in
4	section $\frac{3(a)(2)}{3(b)(2)}$ of this chapter may select the person's own
5	physician.
6	SECTION 13. IC 15-20-2-6, AS ADDED BY P.L.2-2008,
7	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2014]: Sec. 6. (a) An owner desiring to make a claim under
9	section $\frac{3(a)(1)}{3(b)(1)}$ of this chapter must do the following:
10	(1) Not more than seventy-two (72) hours after the time of the
11	loss, notify one (1) of the following having jurisdiction in the
12	location where the loss occurred:
13	(A) A law enforcement officer.
14	(B) An officer of a county or municipal animal control center,
15	shelter, or similar impounding facility.
16	(2) Not more than twenty (20) days after the time of the loss,
17	report the loss to the county auditor as follows:
18	(A) Under oath, the owner shall state:
19	(i) the number, age, and value of the stock, fowl, or game;
20	and
21	(ii) the damages sustained, less compensation by insurance
22	or otherwise.
23	(B) In an affidavit, the owner must be joined by two (2)
24	disinterested and reputable freeholders residing in the
25	township in which the stock, fowl, or game were killed,
26	maimed, or damaged. The affidavit must state that the
27	freeholders are:
28	(i) disinterested; and
29	(ii) not related by blood or marriage to the claimant.
30	(C) An appraisal of the stock, fowl, or game that were killed,
31	maimed, or damaged may not exceed the actual cash value of
32	the stock, fowl, or game. As it applies to ratitae, cash value
33	may not exceed the slaughter value.
34	(D) The owner shall provide verification of the loss by an
35	officer described in subdivision (1).
36	(E) Payment for a loss for property owned by a claimant on the
37	last property tax assessment date may not be paid if the
38	property was not reported by the owner for assessment
39	purposes at that time.
40	(b) In addition to the requirements of subsection (a), the claimant,
41	if requested to do so by the county auditor or a person designated by

the county auditor, must grant the right of subrogation to the county for



1	the total amount paid on the claim to the claimant by the county on a
2	form prescribed by the county auditor.
3	SECTION 14. IC 15-20-2-7, AS ADDED BY P.L.2-2008,
4	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. (a) An officer who receives notice under section 6(a)(1) of this chapter shall visit the scene of the loss, verify the loss in writing, and mark each killed, maimed, or damaged animal so that the animal can support only one (1) claim under this chapter.

(b) A person desiring to make a claim under section 3(a)(2) 3(b)(2) of this chapter must provide the county auditor with documentation that the person, or a person for whom the claimant is financially responsible, underwent rabies post exposure prophylaxis.



### Report of the President Pro Tempore

Madam President: Pursuant to Senate Rule 68(b), I hereby report that Senate Bill 404, currently assigned to the Committee on Rules and Legislative Procedure, be reassigned to the Committee on Agriculture and Natural Resources.

LONG

#### COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Natural Resources, to which was referred Senate Bill No. 404, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 3, line 15, delete "the".

Page 3, line 16, delete "following".

Page 3, line 16, delete "animals:" and insert "cervidae.".

Page 3, delete lines 17 through 19.

Page 3, line 27, delete "two hundred fifty dollars (\$250)." and insert "five thousand dollars (\$5,000).".

Page 3, line 31, delete "two hundred fifty dollars (\$250)." and insert "one thousand five hundred dollars (\$1,500).".

Page 3, line 37, delete "applicable Indiana board of animal health" and insert "all rules of the Indiana state board of animal health concerning cervidae, including rules concerning chronic wasting disease (CWD)."

Page 3, delete lines 38 through 40.

Page 3, line 42, delete "cover" and insert "at least fifty percent (50%) escape cover".

Page 4, delete lines 3 through 8, begin a new line block indented and insert:

"(1) A hunting preserve must contain at least one hundred sixty (160) contiguous acres. However, a licensed owner who operated a hunting preserve continuously from January 1, 2009, through January 1, 2014, may operate a hunting preserve on the acreage that the hunting preserve had in place on July 1, 2013.

(2) The hunting preserve must be enclosed by:



- (A) a perimeter fence that is at least eight (8) feet in height and a secondary fence within the perimeter fence that is at least eight (8) feet in height; or
- (B) a perimeter fence that is at least ten (10) feet in height.".
- Page 4, line 9, after "the" insert "hunting".
- Page 4, line 11, after "The" insert "hunting".
- Page 4, between lines 14 and 15, begin a new line block indented and insert:
  - "(6) Hunting on the hunting preserve must be prohibited within one hundred fifty (150) yards of an artificial feeding site.
  - (7) The total number of hunters on the hunting preserve at any time may not exceed a ratio of one (1) per twenty (20) acres.
  - (8) Any hunting stand in the hunting preserve must be facing the inside of the hunting preserve and be located at least seventy-five (75) yards from the boundary fence of the hunting preserve.
  - (9) Hunters in the hunting preserve must comply with all hunting safety requirements, including the wearing of hunter orange as required by IC 14-22-38-7.
  - (10) A permitted animal may not be hunted in the hunting preserve until at least twenty-four (24) hours after the permitted animal is released in the hunting preserve.
  - (11) The hunting preserve must remove any tree that has a four (4) inch or greater diameter that is within fifty (50) feet of the perimeter fence.
  - (12) Permitted animals may not be introduced to any drug or chemical that impedes the animal's mobility before or during a hunt on the hunting preserve.
  - (13) Before a permitted animal is released in a hunting preserve, the antlers must be scarred in a manner that will make the animal ineligible to be entered into an antler records program.".
- Page 4, line 31, delete "preserve." and insert "preserve, unless the licensed owner has obtained the proper permit or license from the department to release the animal.".
- Page 4, line 37, delete "fifty dollars (\$50)" and insert "**one hundred fifty dollars (\$150)**".
  - Page 4, line 37, delete "twenty-" and insert "fifty dollars (\$50)".
  - Page 4, line 38, delete "five dollars (\$25)".



- Page 5, line 32, delete "August 15 through April 15." and insert "September 1 through March 1.".
- Page 5, delete lines 37 through 39, begin a new paragraph and insert:
- "Sec. 13. (a) Deer may be hunted in the hunting preserve only with weapons and ammunition that are allowed to be used to hunt deer during the statewide deer hunting season.
- (b) Species of cervidae, other than deer, may be hunted in the hunting preserve using any of the following:
  - (1) The weapons and ammunition allowed in subsection (a).
  - (2) A rifle that meets the following specifications:
    - (A) Uses ammunition that has a diameter of not less than 0.284 calibers and not more than 0.458 calibers.
    - (B) Has a case length of not less than 1.8 inches and not more than 2.85 inches.".

Page 5, between lines 41 and 42, begin a new paragraph and insert: "Sec. 14. (a) The department shall inspect each hunting preserve at least one (1) time per year.

- (b) The department and the Indiana state board of animal health may inspect a hunting preserve and the cervidae within a hunting preserve at any time for the following reasons:
  - (1) To investigate a complaint.
  - (2) To ensure compliance with this chapter.
  - (3) To investigate an issue concerning animal health.
- Sec. 15. (a) Except as provided in subsections (b) and (c), a hunting preserve for which a license has been issued under this chapter may not be sold or transferred to another person.
  - (b) A hunting preserve owner that:
    - (1) holds a license issued under this chapter; and
- (2) is a partnership, limited liability company, or corporation; may sell or transfer any or all interest in the game preserve to a person who was listed as a partner, member, or stockholder in the hunting preserve when the initial hunting preserve license was granted to the owner under this chapter.
- (c) The owner of a hunting preserve licensed under this chapter may sell or transfer, including through inheritance, the owner's interest in the hunting preserve to the owner's spouse or child.
- (d) Any sale or transfer of a hunting preserve licensed under this chapter shall be reported, in writing, by the new owner to the department not more than ten (10) business days after the sale or transfer is complete.
  - Sec. 16. (a) A person who holds a valid license issued under this



chapter may operate a hunting preserve.

- (b) If a person's hunting preserve license is revoked under this chapter:
  - (1) the person may not operate a hunting preserve under this chapter; and
  - (2) a hunting preserve may no longer be operated on real property owned by the person.
- Sec. 17. Each hunting preserve must be operated under a separate license issued under this chapter.

Sec. 18. A person shall not:

- (1) knowingly or intentionally provide the department, the commission, or the Indiana state board of animal health with false information; or
- (2) resist, impede, or hinder the department, the commission, or the Indiana state board of animal health in discharging duties;

under this chapter.

Sec. 19. (a) A license issued under this chapter for the operation of a hunting preserve:

- (1) is a revocable privilege granted by the state; and
- (2) is not a property right.
- (b) A person may not own or have an ownership interest in more than one (1) hunting preserve in Indiana.
- (c) The spouse or child of a hunting preserve owner may have an ownership interest in the owner's hunting preserve. However, a spouse or child of a hunting preserve owner may not have an ownership interest in any other hunting preserve in Indiana.
- Sec. 20. (a) Except as provided in subsection (b), a person who violates this chapter commits a Class A infraction.
- (b) A person who knowing or intentionally violates this chapter commits a Level 6 felony.
- (c) A licensed owner's hunting preserve license is automatically revoked upon a licensed owner's conviction under subsection (b).".

Page 6, between lines 3 and 4, begin a new paragraph and insert: "SECTION 9. IC 14-22-31-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 6. Upon receipt of a license, the licensee shall post the licensed area at intervals of not more



than five hundred (500) feet with signs to be prescribed by rule. The boundaries of the shooting preserve shall be clearly defined by fences of at least one (1) strand of wire:".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 404 as introduced.)

YODER, Chairperson

Committee Vote: Yeas 6, Nays 1.

