GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE DRH70644-RFz-34A* (05/13)

Short Title:	Regulate Dangerous Animals.
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(Public) Representative Jones. Sponsors: Referred to:

1	A BILL TO BE ENTITLED
2	AN ACT PROVIDING FOR THE PROTECTION OF THE PUBLIC AGAINST THE
3	HEALTH AND SAFETY RISKS POSED BY INHERENTLY DANGEROUS
4	WILD ANIMALS, TO PROTECT THE WELFARE OF INHERENTLY
5	DANGEROUS WILD ANIMALS, AND TO AUTHORIZE A FEE FOR
6	REGISTERING INHERENTLY DANGEROUS WILD ANIMALS.
7	The General Assembly of North Carolina enacts:
8	SECTION 1. Article 6 of Chapter 153A of the General Statutes is amended
9	by adding a new section to read:
10	"§ 153A-131.1 Possession or harboring of inherently dangerous wild animals.
11	(a) <u>Definitions. – The following definitions apply in this section:</u>
12	(1) "Animal control authority" means the agency designated by the county
13	to administer ordinances regulating, restricting, or prohibiting the
14	possession of inherently dangerous wild animals. The animal control
15	agency may be a municipal or county animal control agency, county
16	sheriff, or other agency designated by the county.
17	(2) "Direct contact" means any situation in which an individual may touch
18	or come into physical contact with an inherently dangerous wild
19	animal or the primary enclosure containing the animal.
20	(3) "Inherently dangerous wild animal" means any of the members of the
21	Order Carnivora listed below and any hybrids of these animals unless
22	otherwise specified:
23	<u>a.</u> <u>Family Canidae – only wolves, not including wolf</u>
24	<u>hybrids.</u>
25	b. Family Felidae – only lions, tigers, cheetahs, jaguars,
26	cougars, leopards, snow leopards, and clouded leopards.
27	<u>c.</u> <u>Family Hyaenidae – all hyena species.</u>

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1		d. Family Ursidae – all bear species.
2	<u>(4)</u>	"Person" means any individual, partnership, corporation, organization,
3	<u> </u>	trade or professional association, firm, limited liability company, joint
4		venture, association, trust, estate, or any other legal entity and any
5		employee, agent, or representative of the entity.
6	<u>(5)</u>	"Possessor" means any person who owns, possesses, keeps, harbors,
7	<u>(5)</u>	brings into the State, acts as a custodian of, or has custody or control
8		of an inherently dangerous wild animal.
9	<u>(6)</u>	"Qualified United States Department of Agriculture (USDA) Class A
10	<u>(0)</u>	or Class B license holder" means a person who, as of January 1, 2009,
10		holds a USDA Class A or B license and meets the following
11		-
12		conditions:
		a. <u>The license holder's USDA license remains in good standing</u>
14		with the USDA.
15		b. <u>The license holder has on hand appropriate drugs for chemical</u>
16		immobilization and has a member of staff who has firearms
17		training and proficiency in order to recapture an escaped
18		inherently dangerous wild animal.
19		c. The license holder does not allow direct contact between
20		inherently dangerous wild animals and any person, which
21		includes but is not limited to, members of the public and the
22		owner's family and friends, other than the person possessing the
23		animal, the designated handler(s), or a veterinarian
24		administering medical examination, treatment, or care; provided
25		that a license holder may allow direct contact between members
26		of the public and animals that are at least 8 weeks old but less
27		than 16 weeks old.
28		d. The license holder provides the county with a copy of the
29		annual license renewal and, within five days of receipt, a copy
30		of any inspection report, notice of violation, fine, or other
31		disciplinary action by the USDA against the license holder.
32	<u>(7)</u>	"Qualified United States Department of Agriculture (USDA) Class C
33		license holder" means a person who, as of January 1, 2009, holds a
34		USDA Class C license, meets the conditions set forth in subdivision
35		(6) of this subsection, and whose facility housing an inherently
36		dangerous wild animal is open to the public or the license holder
37		provides programs featuring an inherently dangerous wild animal to
38		the public off-site.
39	<u>(8)</u>	"Wildlife sanctuary" means a facility that cares for inherently
40	<u>\07</u>	dangerous wild animals and:
41		<u>a.</u> <u>Was incorporated and qualified as a corporation that is exempt</u>
42		from taxation under section 501(a) of the Internal Revenue
43		Code of 1986 and described in sections 501(c)(3) and
44		170(b)(1)(A)(vi) of the Code on or before January 1, 2009;

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1		b. Does not commercially trade in anima	als listed as inherently
2		dangerous wild animals, including the	-
3		by-products of such animals;	onspring, parts, and
4		c. Does not propagate inherently dangerous	wild animals: and
5		d. Does not allow direct contact between th	
6		dangerous wild animals.	<u> </u>
7	(b) Ordin	ances. – A county shall by ordinance regulate,	restrict, or prohibit the
8		arboring of inherently dangerous wild animals	-
9		it the possession of inherently dangerous wild	-
10	• •	A, Class B, or Class C license holder, or by	• •
11		opted shall be effective no later than June	•
12		estricting the possession or harboring of inhe	
13		include provisions requiring the person pos	• •
14	dangerous wild	animal to:	
15	<u>(1)</u>	Register with the local animal control authority	y within 30 days of the
16		effective date of the ordinance or within 30	days of acquiring an
17		inherently dangerous wild animal. Registrat	ion shall include the
18		possessor's name, address, telephone number	
19		inherently dangerous wild animal in the person	n's possession. Persons
20		acquiring additional animals after the date of t	he original registration
21		shall register those animals within 10 day	vs of the acquisition.
22		Registrations shall be updated annually and sub	ject to fees as provided
23		in subsection (h) of this section.	
24	<u>(2)</u>	Provide an inventory of each inherently dange	
25		including (i) the species of each regulated anin	
26		the animal, including photographs of any	
27		characteristics of the animal, for example the	-
28		nose of a lion, a unique coat pattern such as	L L
29		scarring or other identifying feature; (iii) the example	
30		animal is kept; and (iv) the age, sex, color,	weight, and any other
31		distinguishing marks of each regulated animal.	
32	<u>(3</u>)	Obtain and maintain a liability insurance p	•
33		authorized or approved to write such insurance	
34		claims for injury or damage to persons or prope	•
35		less than two hundred fifty thousand dolla	
36		alternative, a possessor may obtain a bond from	
37		amount of two hundred fifty thousand do	
38		possessor shall present proof of possession	
39		liability insurance or bond upon request to the	
40		enforcement authority within 24 hours of the rec	<u>*</u>
41	<u>(4)</u>	Develop and maintain, at the location where th	• •
42		wild animal is kept, a written plan for the quic	-
43		destruction of the animal in the event the animal	mai escapes. This plan

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1 2		shall also be filed with the animal control authors department, and police department, if applicable.	·
3 4	<u>(5)</u>	Notify the animal control authority, the local sheri police department, if applicable, immediately upo	▲
5 6		inherently dangerous wild animal has escaped. T	he possessor of the
7		animal shall be liable for any and all costs associa capture, and disposition of a permitted animal.	ted with the escape,
8 9	<u>(6)</u>	Notify the animal control authority of a tran possession, or location of an inherently dangerous	-
10		death of such an animal.	while unifiliar of the
11	(c) Com	pliance with Other Laws. – In addition to meeting th	ne county ordinance
12		person possessing an inherently dangerous wild a	•
13	·	all applicable federal, State, or local laws, rul	
14	•	lure to comply with any applicable law, rule, regu	-
15		plation of this section.	
16	(d) Enfo	rcement. – The animal control authority and its sta	ff and agents, local
17		nt agents, county sheriffs, and federal or State w	-
18	officers may en	force the provisions of the county ordinance.	
19	(e) Inspe	ection The possessor of an inherently dangerous	<u>s wild animal shall</u>
20	allow, at all rea	asonable times, the animal control authority or other	persons designated
21	under subsection	on (d) of this section, to enter the premises where the	ne animal is kept to
22	ensure complia	nce with the county ordinance.	
23	<u>(f)</u> <u>Conf</u>	iscation and disposition. –	
24	<u>(1)</u>	The animal control authority or other persons	-
25		subsection (d) of this section may confiscate an in	•
26		wild animal under the following conditions: (i)	
27		public safety or health risk; (ii) the animal is	-
28		condition as a result of the owner's actions or in	
29	(2)	animal is being held in violation of the provisions of	
30 31	<u>(2)</u>	An inherently dangerous wild animal confiscated may be returned to the possessor only if the animal	
32		other persons designated under subsection (c	-
33		establishes that the return does not pose a public s	
33 34		and the possessor is in compliance with the ordinan	•
35	(3)	The animal control authority or other persons	
36	<u>(9)</u>	subsection (d) of this section shall serve notice up	
37		person or by regular and certified mail, return rece	-
38		confiscation, that the possessor is responsible	
39		reasonable costs for caring and providing for the	
40		confiscation, and that the possessor must meet the	-
41		county ordinance in order for the animal to	-
42		possessor.	
43	<u>(4)</u>	If an inherently dangerous wild animal confiscate	d under this section
44		is not returned to the possessor, the animal control	ol authority or other

General Assembly of North Carolina Session 2007 persons designated under subsection (d) of this section may release the 1 2 animal to a facility such as a wildlife sanctuary or a facility exempted 3 pursuant to subsection (i) of this section. If the animal control 4 authority or other person designated under subsection (d) of this 5 section is unable to relocate the animal within a reasonable period of 6 time, it may euthanize the animal. 7 If an inherently dangerous wild animal escapes or is released and poses (5) 8 an immediate threat to public safety, the animal control authority or 9 other persons designated under subsection (d) of this section may 10 exercise discretion in attempting to recapture the animal or in killing 11 the animal. 12 Penalties. -<u>(g)</u> 13 (1)A person who violates any provision of an ordinance adopted under 14 this section shall be guilty, on the first offense, of a Class 3 15 misdemeanor, punishable by a fine of up to five hundred dollars (\$500.00). A second offense shall be a Class 2 misdemeanor 16 17 punishable by a fine of up to two thousand five hundred dollars 18 (\$2,500). Subsequent offenses shall be Class 1 misdemeanors. 19 Deliberate release of an inherently dangerous wild animal shall be a (2)20 Class 1 misdemeanor. Deliberate release of an inherently dangerous 21 wild animal resulting in serious injury or death shall be a Class H 22 felony. 23 Fees. – A county may charge a reasonable annual fee for the registration of an (h) 24 inherently dangerous wild animal. The fee shall not exceed fifty dollars (\$50.00) per 25 animal held by the possessor in the county, nor a total of more than two hundred fifty 26 dollars (\$250.00). 27 Exemptions. – The provisions of this Article do not apply to: (i) 28 Institutions accredited by the American Zoo and Aquarium (1) 29 Association. 30 Duly incorporated nonprofit animal protection organizations (2) 31 temporarily housing an inherently dangerous wild animal at the written 32 request of the animal control authority. Federal or State wildlife enforcement officers acting under the scope 33 (3) 34 of their authority. 35 Animal control authorities or law enforcement agencies or officers (4)36 acting under the authority of this section. 37 Licensed veterinary hospitals or clinics. (5)38 A university, college, laboratory, or other research facility that holds a (6) Class R registration pursuant to 9 Code of Federal Regulations 39 40 (January 1 2007 Edition), provided that each facility shall provide 41 written notice, updated annually, to the county in which it is located, 42 listing the number and species of animals held at the facility. 43 Circuses that are incorporated and hold a Class C license pursuant to 9 (7)

43 (7) Circuses that are incorporated and hold a Class C license pursuant to 9 44 Code of Federal Regulations Part 2 (January 1 2007 Edition) that are

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1		temporarily in this State and that offer performances by live animals,
2		clowns, and acrobats for public entertainment. Circuses do not include
3		persons, whether or not Class C licensees, who present any listed
4		animal to the public as entertainment that includes wrestling, a
5		photography opportunity with a patron, or an activity in which any
6		listed animal and a patron are in direct contact with each other.
7	<u>(8)</u>	A person who does not reside in this State and is traveling through this
8		State with an inherently dangerous wild animal if the transit time is not
9		more than 72 hours and the animal is at all times maintained within a
10		confinement sufficient to prevent the animal from escaping.
11	<u>(9)</u>	Indigenous species already regulated by the North Carolina Wildlife
12		Resources Commission.
13	(10)	A "production company," as defined in G.S. 105-164.3, that uses an
14		inherently dangerous wild animal in the production of original motion
15		pictures or television images for theatrical, commercial, advertising, or
16		educational purposes.
17	(j) Noth	ing in this section shall be construed as limiting, repealing, or preventing
18	•	of any county ordinance adopted pursuant to G.S. 153A-131 or other
19	valid authority.	
20		TION 2. Article 8 of Chapter 160A of the General Statutes is amended
21		v section to read:
22	• •	Possession or harboring of inherently dangerous wild animals.
23		lity shall by ordinance regulate, restrict, or prohibit the possession or
24	-	herently dangerous wild animals in accordance with the provisions of
25	-	1. Pursuant to G.S. 153A-122, a municipality may, by resolution, elect
26		nty ordinance applicable within the city and to allow enforcement of the
27		ce within the city. Nothing in this section shall be construed as limiting,
28	-	eventing the enactment of any municipal ordinance adopted pursuant to
29		or other valid authority."
30		TION 3. There is appropriated to the North Carolina Department of
31		nd Natural Resources for allocation to the North Carolina Zoological
32		f five hundred thousand dollars (\$500,000) for fiscal year 2008-2009 for
33		t, in consultation with the North Carolina State University College of
34	the Department	
.,+	Veterinary Med	• •
	•	dicine, to develop and provide training for local government officials
35	charged with in	dicine, to develop and provide training for local government officials plementing the provisions of this act.
	charged with in SEC	dicine, to develop and provide training for local government officials

38 dangerous wild animals existing in this State on or after that date.