1	SENATE BILL NO. 341
2	INTRODUCED BY FIELDER, HAMLETT, MURPHY
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING CRITERIA FOR THE TRANSPLANTATION,
5	INTRODUCTION, OR AUGMENTATION OF CERTAIN WILDLIFE SPECIES; PROVIDING FOR A PUBLIC
6	SCOPING PROCESS; PROVIDING RULEMAKING AUTHORITY; AMENDING SECTIONS 87-5-702, 87-5-703,
7	87-5-704, 87-5-713, AND 87-5-716, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	NEW SECTION. Section 1. Criteria for transplantation, INTRODUCTION, and augmentation of wildlife
12	species public scoping process legislative intent definitions. (1) It is the legislature's intent that the
13	requirements of this section ensure that wildlife transplantation, INTRODUCTION, and augmentation projects:
14	(a) are implemented in areas where transplantation, INTRODUCTION, or augmentation is likely to be
15	successful for the species, with an emphasis on avoiding conflicts in existing land management practices and
16	competition between the transplanted, INTRODUCED, or augmented wildlife and other species that may be
17	detrimental to the success of the project;
18	(b) incorporate sound science, public and local government involvement and cooperation, and adequate
19	planning;
20	(c) are conducted in a manner that respects and preserves private property rights and human health,
21	safety, and welfare; and
22	(d) are implemented only after it is determined that transplantation, INTRODUCTION, or augmentation of
23	a wildlife species will not jeopardize existing grazing allotments and after proper protections are made to ensure
24	that the department assumes financial responsibility for efforts to keep transplanted, INTRODUCED, or augmented
25	species of wildlife separated from domestic livestock if necessary to prevent significant conflict.
26	(2) Land on which the department is proposing to transplant, INTRODUCE, OR AUGMENT a wildlife species
27	must:
28	(a) contain sufficient winter and other seasonal range capacity to support the anticipated population size;
29	and
30	(b) be <u>PREDOMINANTLY</u> publicly owned or managed lands , privately owned lands for which written consent
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1 has been granted by the land owner, or a combination of publicly owned and privately owned. 2 (3) The department may not transplant, INTRODUCE, or augment a species of wildlife: 3 (a) unless adequate mitigation measures are in place to prevent the spread of disease or other threats 4 that would cause significant harm to the transplanted, INTRODUCED, or augmented species, other wildlife species, 5 pets, livestock, or human health, safety, and welfare; (b) if transplantation, INTRODUCTION, or augmentation would significantly and negatively impact multiple 6 7 uses of public land in the transplantation or augmentation area, including grazing RESTRICT OR LIMIT THE USE OR 8 VALUE OF PRIVATE PROPERTY; or 9 (c) without preparing and adhering to a comprehensive management plan that: 10 (i) clearly identifies the proposed transplantation, INTRODUCTION, or augmentation area and the maximum 11 number of transplanted, INTRODUCED, or augmented wildlife species proposed in the resulting population; 12 (ii) provides for the expeditious removal of the transplanted, INTRODUCED, or augmented species of wildlife 13 or prompt mitigation remedies if the species cause damage to private property or to agriculture or livestock 14 operations or jeopardize public health and safety, including causing a traffic hazard;. 15 (iii) identifies a long-term, stable funding source to be used for future management actions related to the 16 transplantation or augmentation effort. 17 (4) When proposing the transplantation, INTRODUCTION, or augmentation of wildlife GAME ANIMALS, AS 18 DEFINED IN 87-2-101, LARGE PREDATORS, AS DEFINED IN 87-1-217, OR THREATENED OR ENDANGERED SPECIES, the 19 department shall prepare an environmental review pursuant to Title 75, chapter 1, part 2, including a CONDUCT 20 A PROACTIVE public scoping process. As part of the PROACTIVE public scoping process, the department shall: 21 (a) consult and coordinate with county commissioners in the affected counties to ensure that local 22 government and local citizens in or near the affected areas are given adequate opportunities to become informed 23 of the proposed project and to meaningfully participate in the public scoping process and to ensure that local 24 considerations are properly reflected in related decisions; 25 (b) hold general informational meetings in each county in which the transplantation, INTRODUCTION, or 26 augmentation would occur; 27 (c) give advance written notification by certified mail to all parties owning private lands PROPERTY or 28 leasing public lands within the proposed transplantation or augmentation area THAT ARE EXPECTED TO BE 29 ADVERSELY AFFECTED. The notice: 30 (i) must summarize the proposed transplantation, INTRODUCTION, or augmentation project; Legislative Services - 2 -Authorized Print Version - SB 341 Division

1	(ii) must provide a map of the proposed transplantation, INTRODUCTION, OR AUGMENTATION area and
2	provide information about opportunities for submitting public comment;
3	(iii) must identify adverse impacts that could result from the project;
4	(iv) must list all related public meetings scheduled in the affected county or counties;
5	(v) may not be more than 2 pages plus the map; and
6	(vi) must be delivered to all relevant parties at least 30 days prior to commencement of the public scoping
7	process.
8	(5) In addition to the requirements of Title 75, chapter 1, part 2, and subsection (4), any environmental
9	review prepared for the proposed transplantation, INTRODUCTION, or augmentation of a wildlife species must
10	include:
11	(a) any available disease surveillance and demographic modeling data for the wildlife species from which
12	the population would be transplanted, INTRODUCED, or augmented; and
13	(b) analysis of the impacts of the comprehensive management plan prepared pursuant to subsection
14	(3)(c).
15	(6) Before transplantation, INTRODUCTION, or augmentation of a species GAME ANIMALS, LARGE PREDATORS,
16	OR THREATENED OR ENDANGERED SPECIES is approved, the department shall:
17	(a) obtain written permission from landowners whose property is specifically identified or DIRECTLY
18	utilized by the proposed PERSONS CONDUCTING transplantation, INTRODUCTION, or augmentation project ACTIVITIES;
19	and
20	(b) consult and coordinate with the other state or local agencies, including the department of
21	transportation, the department of agriculture, the department of livestock, and the department of natural resources
22	and conservation, if the transplantation, INTRODUCTION, or augmentation will adversely impact traffic safety,
23	agriculture or livestock operations, or other existing land management practices. The agencies shall reconcile
24	any significant inconsistencies in plans, policies, or actions prior to proceeding.
25	(7) As used in this section, the following definitions apply:
26	(a) "Transplantation, INTRODUCTION, or augmentation area" means all lands expected to be used by the
27	resulting wildlife species population depicted by an outer boundary of identified geographic features.
28	(b) (i) "Wildlife" means any wild mammal, bird, reptile, amphibian, fish, mollusk, crustacean, or other wild
29	animal or the egg, sperm, embryo, or offspring of the wild animal.
30	(ii) The term does not include domestic animals.
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2	Section 2. Section 87-5-702, MCA, is amended to read:
3	"87-5-702. Definitions. For purposes of this part, the following definitions apply:
4	(1) "Augmentation" means the release of or attempt to release, intentional or otherwise, wildlife from one
5	part of the state CONTINENT to add to a population of the same species of wildlife in another A part of the state.
6	(1)(2) "Controlled exotic wildlife" means species placed on the controlled exotic wildlife list under
7	87-5-707 that may be imported, possessed, or sold only pursuant to commission and department rules and an
8	authorization permit provided for in 87-5-705(2).
9	(2)(3) "Domestic animal" means an animal that, through long association with humans, has been bred
10	to a degree that has resulted in genetic changes affecting color, temperament, conformation, or other attributes
11	of the species to an extent that makes the animal unique and distinguishable from wild individuals of the species
12	and that is readily controllable if accidentally released into the wild. The term includes livestock, as defined in
13	81-2-702, dogs, cats, rodents, Eurasian ferrets, and poultry.
14	(3)(4) "Exotic wildlife" means a wildlife species that is not native to Montana.
15	(4)(5) "Feral" means the appearance of an animal and any offspring that have escaped captivity and
16	become wild.
17	(5)(6) "Importation" means the act of receiving, bringing or having brought, or shipping into the state for
18	a person's temporary or permanent residence or domicile any wildlife from a location outside the state.
19	(6)(7) "Introduction" means the release from captivity or attempt to release from captivity, intentional or
20	otherwise, wildlife from outside the state into the wild within the state.
21	(7)(8) "Native wildlife" means a species or subspecies of wildlife that historically occurred in Montana
22	and that has not been introduced by humans or has not migrated into Montana as a result of human activity.
23	(8)(9) "Noncontrolled exotic wildlife" means animal species traditionally sold or kept as pets and includes
24	animals listed in 87-5-706 or animals that are added to the list in 87-5-706 by commission rule.
25	(9)(10) "Possession" means to own or have control over an animal for personal use or resale.
26	(10)(11) "Prohibited exotic wildlife" means animal species placed on the list provided in 87-5-704(3)(a)
27	that may not be imported, possessed, or sold.
28	(11)(12) "Transplantation" means the release of or attempt to release, intentional or otherwise, wildlife
29	from one place within the state into another part of the state.
30	(12)(13) (a) "Wildlife" means any wild mammal, bird, reptile, amphibian, fish, mollusk, crustacean, or other
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1	wild animal or the egg, sperm, embryo, or offspring of the wild animal.
2	(b) The term does not include domestic animals."
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4	Section 3. Section 87-5-703, MCA, is amended to read:
5	"87-5-703. Applicability to other provisions for importation or introduction of wildlife. Sections
6	87-5-701 through 87-5-704, 87-5-711, 87-5-713 through 87-5-716, and 87-5-721 <u>, and [section 1]</u> do not apply
7	to the provisions on importation or introduction of wildlife contained in the following laws:
8	(1) Title 80;
9	(2) 87-3-208 and 87-6-219(1)(a);
10	(3) 87-3-221 through 87-3-224 or 87-3-210, 87-3-225 through 87-3-227, and 87-6-219(1)(b);
11	(4) 87-4-422;
12	(5) 87-5-112;
13	(6) 87-5-205;
14	(7) 87-5-302; or
15	(8) Title 81, chapter 2."
16	
17	Section 4. Section 87-5-704, MCA, is amended to read:
18	"87-5-704. Rulemaking. (1) The commission may adopt rules to implement 87-5-701, 87-5-702, and
19	87-5-711 through 87-5-715. In implementing 87-5-713, the commission may adopt rules approving species of
20	wildlife that may be introduced by the department. In implementing 87-5-715, the commission may adopt rules
21	to authorize the control or extermination by the department of introduced wildlife species.
22	(2) The department may adopt rules to implement 87-5-713 and 87-5-715. In implementing 87-5-713 and
23	87-5-715, the department may not adopt rules in the subject areas reserved to the commission in subsection (1).
24	(3) (a) The commission may adopt rules to implement 87-5-705 through 87-5-709 and 87-5-712
25	regarding the importation, possession, and sale of exotic wildlife, including adoption of a list of controlled exotic
26	wildlife and a list of prohibited exotic wildlife. The commission may by rule add to the list of noncontrolled exotic
27	wildlife provided in 87-5-706. The department of livestock may not issue import permits for exotic wildlife on a list
28	of controlled exotic wildlife or prohibited exotic wildlife without authorization from the department.
29	(b) The commission may adopt rules regarding the operation of the classification review committee
30	established in 87-5-708.

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1	(4) The department may adopt rules regarding issuance of the authorization permit provided for in
2	87-5-705(2), including the establishment of a reasonable fee for the permit.
3	(5) The department may adopt rules to implement the provisions of [section 1] regarding wildlife
4	transplantation, INTRODUCTION, and augmentation."
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6	Section 5. Section 87-5-713, MCA, is amended to read:
7	"87-5-713. Control of wildlife species permitted to be transplanted or introduced. Any wildlife
8	species listed in 87-5-714 or approved by the commission for introduction or transplantation may be introduced
9	or transplanted only subject to a plan developed by the department or pursuant to [section 1] to assure ensure
10	that the population can be controlled if any unforeseen harm should occur."
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12	Section 6. Section 87-5-716, MCA, is amended to read:
13	"87-5-716. Consultation with departments of agriculture, public health and human services, and
14	livestock. The Subject to [section 1], the commission and the department shall consult with the departments of
15	agriculture, public health and human services, and livestock in all matters relating to the control of wildlife species
16	and exotic wildlife that may have a harmful effect on agricultural production or livestock operations in the state
17	or that may pose a risk to human health or safety."
18	
19	NEW SECTION. Section 7. Codification instruction. [Section 1] is intended to be codified as an
20	integral part of Title 87, chapter 5, part 7, and the provisions of Title 87, chapter 5, part 7, apply to [section 1].
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22	NEW SECTION. Section 8. Effective date. [This act] is effective on passage and approval.
23	- END -

