## **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2011

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## HOUSE BILL 432 **Committee Substitute Favorable 4/6/11**

	Short Title: Swine in Transport/Regulate Feral Swine. (Public)
	Sponsors:
	Referred to:
	March 23, 2011
1 2 3 4 5 6 7 8 9	A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE TRANSPORTATION OF LIVE SWINE UNLESS THE SWINE HAS AN OFFICIAL FORM OF IDENTIFICATION APPROVED BY THE STATE VETERINARIAN FOR THIS PURPOSE, TO CLASSIFY ALL FREE-RANGING MAMMALS OF THE SPECIES SUS SCROFA AS FERAL SWINE, TO PROVIDE FOR THE TAKING OF FERAL SWINE AS A NONGAME ANIMAL, AND TO PROHIBIT THE REMOVAL OF LIVE FERAL SWINE FROM TRAPS. The General Assembly of North Carolina enacts: SECTION 1. Chapter 106 of the General Statutes is amended by adding a new
9 10	Article to read:
11 12	" <u>Article 66A.</u> "Transportation of Swine.
12	" <u>§ 106-798. Identification required to transport swine.</u>
13	(a) No live swine shall be transported on a public road within the State unless the swine
15 16 17 18	<ul> <li><u>has an official form of identification approved by the State Veterinarian for this purpose.</u></li> <li><u>(b)</u> <u>Any live swine that is transported on a public road within this State without identification as required by this section is presumed to be a feral swine and is also subject to regulation by the Wildlife Resources Commission under Chapter 113 of the General Statutes.</u></li> </ul>
19 20	Any person transporting a swine without identification is subject to a civil penalty under this Article.
21 22	(c) Swine that do not leave the premises of the swine owner are not subject to the identification requirement under this section.
23 24 25	(d) <u>The Board of Agriculture may adopt rules to charge any swine owner a fee for the</u> identification required under this section. The fee may not exceed the actual cost to the Department of Agriculture and Consumer Services for the identification approved by the State
26 27	Veterinarian and any direct administrative costs associated with providing the identification to swine owners. The Board of Agriculture may adopt any other rules needed to implement this
28 29	<u>Article.</u> "§ 106-798A. Penalty for unlawful transport of swine without identification.
30 31 32	Any person who fails to obtain identification as required under this Article shall be subject to a civil penalty of up to five thousand dollars (\$5,000) for each violation. Each swine that has no identification is a separate violation.
33	"§ 106-798B. Penalty for misuse of identification.
34 35 36	Any person who misuses the identification required under this Article shall be subject to a civil penalty of one thousand dollars (\$1,000) for each occurrence. A person misuses identification required under this Article by knowingly providing it to other than the owner of

37 the swine or by engaging in other activity that is in violation of this Article."



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1		TION 2. G.S. 113-129 reads as rewritten:	
2		initions relating to resources.	
3		g definitions and their cognates apply in the descriptio	n of the various marine
4 5	and estuarine and	wildlife resources:	
6 7	(1b)	Big Game. – Bear, wild boar, wild turkey, and white-	tailed deer.
8	<u>(5c)</u>	Feral Swine. – Free-ranging mammals of the species	Sus scrofa.
9			1 1 2 7 1 1 1
10 11 12	(7c)	Game Animals. – Bear, fox, rabbit, squirrel, wild and, except when trapped in accordance with fur-bearing animals, bobcat, opossum, and raccoon.	
13			
14 15	(15)	Wild Animals. – Game animals; fur-bearing anima other wild mammals except marine mammals for	
16		waters. In addition, this definition includes members	of the following groups
17		which are on the federal list of endangered or the	1
18 19		amphibians, wild reptiles except sea turtles inhabitin coastal fishing waters, and wild invertebrates excep	
20		to be pests under the Structural Pest Control Act of	
21		or the North Carolina Pesticide Law of 1971. Noth	-
22		intended to abrogate G.S. 113-132(c), confer jurisdi	-
23 24		Resources Commission as to any subject exclusively agency, or to authorize the Wildlife Resources	• • •
2 <del>4</del> 25		regulations to supersede valid provision of law or reg	2
26		any other agency.	,
27			
28 29	<del>(15b)</del>	Wild Boar. – Free ranging mammals of the species counties identified in the rules of the Wildlife Resour	
29 30	"	counties identified in the fulles of the windiffe Resour	<del>ces commission.</del>
31	SECT	<b>TION 3.</b> G.S. 113-270.3(b)(1a) reads as rewritten:	
32	"(1a)	Nonresident Bear/Wild BoarBear Hunting License -	\$125.00. This license is
33		valid for use only by an individual within the State	-
34 35		before taking any bear or wild boar within the Stat	
33 36		other provision of law, a nonresident individual ma wild boar within the State without procuring this	
37		those persons who have a nonresident lifetime s	-
38		license purchased prior to May 24, 1994, shall not	-
39		license."	
40		<b>TON 4.</b> G.S. 113-291.1 reads as rewritten:	
41 42	"§ 113-291.1. M	anner of taking wild animals and wild birds.	
43	(b) No wi	ld animals or wild birds may be taken:	
44	(1)	From or with the use of any vehicle; vessel, oth	her than one manually
45		propelled; airplane; or other conveyance except that	•
46		vessels is authorized:	11 1. J. X. 17 -
47 48		a. As hunting stands, subject to the following	-
48 49		animal or wild bird may be taken from any power, or with the engine running or while st	
49 50		propulsion. No wild animal or wild bird m	
51		vehicle if it is in motion, the engine is runnin	

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of the vehicle is occupied. The prohibition of occupying the passenger area of a vehicle does not apply to a disabled individual whose mobility is restricted.
b. For transportation incidental to the taking.
<ul> <li>(2) With the use or aid of any artificial light, net, trap, snare, electronic or recorded animal or bird call, or fire, except as may be otherwise provided by</li> </ul>
statute[;] provided, however, that crows and coyotes may be taken with the
aid of electronic calling devices. the Wildlife Resources Commission may adopt rules prescribing seasons and the manner of taking of wild animals and
wild birds with the use of artificial light and electronic calls. No wild birds may be taken with the use or aid of salt, grain, fruit, or other bait. No black
bear or wild boar may be taken with the use or aid of any salt, salt lick
grain, fruit, honey, sugar-based material, animal parts or products, or other
bait, and no wild turkey may be taken from an area in which bait has been placed until the expiration of 10 days after the bait has been consumed or
otherwise removed. The taking of wild animals and wild birds with poisons
drugs, explosives, and electricity is governed by G.S. 113-261 G.S. 113-262, and Article 22A of this Subchapter.
Upon finding that the placement of processed food products in areas
frequented by black bears is detrimental to the health of individual black
bears or is attracting and holding black bears in an area to the extent that the natural pattern of movement and distribution of black bears is disrupted and
bears' vulnerability to mortality factors, including hunting, is increased to a
level that causes concern for the population, the Wildlife Resources
Commission may adopt rules to regulate, restrict, or prohibit the placement of those products and prescribe time limits during which hunting is
prohibited in areas where those products have been placed.
Any person who is convicted of unlawfully taking bear or wild boar with
the use or aid of any type of bait as provided by this subsection or by rules adopted pursuant to this subsection is punishable as provided by
G.S. 113-294(c1).
(x) If a same is one normitting such method of taking for the species in question (
(g) If a season is open permitting such method of taking for the species in question, a hunter may take rabbits, squirrels, opossum, raccoons, fur-bearing animals, and nongame
animals and birds open to hunting with a pistol of .22 caliber with a barrel not less than five and
one-half inches in length.pistol. In addition, a hunter or trapper lawfully taking a wild animal or wild bird by another lawful method may use a krife, pistol, or other swift method of killing the
wild bird by another lawful method may use a knife, pistol, or other swift method of killing the animal or bird taken. The Wildlife Resources Commission may, however, restrict or prohibit
the carrying of firearms during special seasons or in special areas reserved for the taking of
wildlife with primitive weapons or other restricted methods.
" <b>SECTION 5.</b> G.S. 113-291.8(a) reads as rewritten:
"(a) Any person hunting game animals other than foxes, bobcats, raccoons, and

43 "(a) Any person hunting game animals other than foxes, bobcats, raccoons, and 44 opossum, or hunting upland game birds other than wild turkeys, <u>or hunting feral swine</u>, with the 45 use of firearms, must wear a cap or hat on his head made of hunter orange material or an outer 46 garment of hunter orange visible from all sides. Any person hunting deer during a deer firearms 47 season shall wear hunter orange. Hunter orange material is a material that is a daylight 48 fluorescent orange color.

This section does not apply to a landholder, his spouse, or children, who are hunting on land held by the landholder. This subsection shall be enforced by warning ticket only until October 1, 1992, with respect to those hunting rabbit, squirrel, grouse, pheasant, and quail."

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1	<b>SECTION 6.(a)</b> Article 22 of Chapter 113 of the General Statutes is amended by
2	adding a new section to read:
3	" <u>§ 113-291.12. Unlawful to remove live feral swine from traps.</u>
4	It is unlawful to remove feral swine from a trap while the swine is still alive or to transport
5	the live swine after that removal."
6	<b>SECTION 6.(b)</b> G.S. 113-294 is amended by adding a new subsection to read:
7	"(s) Any person who violates the provisions of G.S. 113-291.12 by unlawfully removing
8	feral swine from a trap while the swine is still alive or by transporting such swine after that
9	removal is guilty of a Class 2 misdemeanor. The acts of removal from a trap and of transporting
10	the swine after removal shall constitute separate offenses."
11	SECTION 7. G.S. 106-798A and G.S. 106-798B, as enacted by Section 1 of this
12	act, become effective October 1, 2012. The remainder of this act becomes effective October 1,
13	2011. This act applies to acts that occur on or after the effective date.