

## <u>Testimony of Humane Voters Oregon on Senate Bill 761</u> Senate Committee on Natural Resources and Wildfire Recovery

March 23, 2021

Chair Golden, Vice Chair Heard and Members of the Committee:

Humane Voters Oregon is a nonprofit organization that works in Oregon's political process and elections to promote humane treatment of animals. We are not affiliated with any other state or national organization.

Humane Voters Oregon followed and commented on the adoption of administrative rules implementing Senate Bill 373 (2017), which created the pilot program for control of urban deer populations.

Humane Voters Oregon takes no position Senate Bill 761 as drafted but offers the following comments and suggestions for improving the bill.

Our understanding is cities may already obtain a permit to kill elk causing "damage" or deemed a "public nuisance." ORS 498.012(1). SB 761 (like SB 373) may help create a more open and standardized process for doing that, with at least one requirement for attempting to reduce or eliminate the nuisance with non-lethal measures (Section 1(5).)

SB 761 and the existing urban deer control program could be improved with direction to the Department of Fish and Wildlife to develop better criteria for determining when urban deer or elk populations constitute a "public nuisance." SB 373 did not do that. Thus, the Department's rules incorporated the definition in ORS 498.012(7)(c), which is "loss of or harm inflicted on gardens, ornamental plants, ornamental trees, pets, vehicles, boats, structures or other personal property." OAR 635-043-0250. Under this definition, a city could declare deer or elk a "public nuisance" if one animal tramples two flowers (the use of plurals implies that at least two flowers must be involved). A comprehensive removal program should require something more, and something more specific.

SB 761 and the existing urban deer control program also could be improved by requiring consideration of additional non-lethal measures for reducing or eliminating any public nuisance created by deer and elk in urban areas. In addition, the measure specified in Section 1(5) (restrictions on attractants) should be required to be in effect for some amount of time (we suggest one year) before resorting to killing deer or elk.

Attached are suggested changes to SB 761 based on our comments above.

Thank you for considering our comments.

## Brian Posewitz

Brian Posewitz Director

## Senate Bill 761

Sponsored by Senator JOHNSON

1

## **SUMMARY**

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

A BILL FOR AN ACT

Expands pilot program for urban deer population control to include elk.

2	Relating to elk; amending sections 1 and 2, chapter 331, Oregon Laws 2017.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. Section 1, chapter 331, Oregon Laws 2017, is amended to read:
5	Sec. 1. (1) As used in this section, "food bank or other charitable organization" has the meaning
6	given that term in ORS 315.154.
7	(2) The State Fish and Wildlife Commission shall develop and adopt by rule a pilot program for
8	urban deer and elk population control that:
9	(a) Following the passage by a city of an ordinance, resolution or order declaring that [deer
10	populations have risen to levels that constitute] a deer or elk population has risen to a level that
11	constitutes a public nuisance, allows the city to petition the State Department of Fish and Wildlife
12	for assistance in reducing [deer population levels] the deer or elk population level within city
13	limits; and
14	(b) In cities where the department determines that [deer populations do constitute] a deer or elk
15	population constitutes a public nuisance, allows a local government body or an appropriate agent
16	to take the deer or elk for the purpose of reducing [deer population levels] the deer or elk popu-
17	lation level.
18	(3) To implement the pilot program under this section, the department shall consult with:
19	(a) The governing bodies of cities where high urban deer or elk populations are a concern; and
20	(b) Food banks or other charitable organizations that serve the governing bodies described in
21	paragraph (a) of this subsection.
22	(4) Rules for the pilot program adopted by the commission must include, but need not be limited
23	to:
24	(a) Provisions for the means and manner by which deer and elk may be taken under the pilot
25	program, which must include a prohibition on taking deer or elk by dart or lethal injection;
26	(b) Provisions for ensuring to the extent feasible that the edible portions of any deer or elk

NOTE: Matter in **boldfaced** type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in **boldfaced** type.

taken under the pilot program are distributed, at the expense of the local government, to a local

(c) A requirement that, if the hides and antlers of a deer or elk taken under the program are

(d) Provisions for ensuring that the number of deer and elk taken under the pilot program do

not sold by the local government to persons licensed under ORS 498.019, that the antlers must be

food bank or other charitable organization;

surrendered to the department; and

27

28

29

30

31 32

- 1 not exceed the number necessary to be taken to reduce the deer or elk population to a level that
- 2 no longer constitutes a public nuisance:
- (e) Objectively reasonable criteria for determining if a deer or elk population constitutes a public nuisance for purposes of granting a petition under this Act and for purposes of the limiting the number of deer or elk that may be taken pursuant to a petition under this Act; and
- (f) Non-lethal deterrent and control measures, in addition to those specified in subsection (5), that must be attempted before submitting a petition under this Act.
- 1 (5) Prior to exercising any power granted by the pilot program adopted under this section, the
- 2 governing body of a city shall adopt by ordinance, and have in effect for at least one year, restrictions on placing, depositing, distributing,
- 3 storing or scattering food, garbage or any other attractant so as to knowingly constitute a lure,
- 4 attractant or enticement for deer **or elk**.

9

10

11 12

13

14

15 18

- 5 <u>SECTION 2.</u> Section 2, chapter 331, Oregon Laws 2017, is amended to read:
- Sec. 2. (1) The State Department of Fish and Wildlife shall first allow a local government to
  engage in activities related to deer pursuant to the pilot program adopted under section 1 [of this
  2017 Act], chapter 331, Oregon Laws 2017, no later than January 1, 2019.
  - (2) The department may first allow a local government to engage in activities related to elk pursuant to the pilot program described in section 1, chapter 331, Oregon Laws 2017, as amended by section 1 of this 2021 Act, on or after the effective date of this 2021 Act.
  - [(2)] (3) The department shall prepare and submit a report in the manner provided in ORS 192.245 on the implementation of the urban deer **and elk** population control pilot program, that may include recommendations for legislation, to the committees of the Legislative Assembly related to the environment and natural resources during the 2027 regular session of the Legislative Assembly.