Wild Deer Registration Authorization

Reimburse the state $175 for illegally taking the deer from the wild, paid to DNR

$150 registration fee annually, paid to DNR

Minimum 0.5 acres, meets DNR fencing standards, owner must obtain a DNR fencing certificate, $450

Until such time that the permanent approved enclosure is constructed, a temporary enclosure meeting DNR standards must be provided by the owner

This authorization does not exempt the owner from local ordinances that apply to activities authorized by this special permit

Must develop a deer care and health plan with the assistance of a consulting veterinarian, that shall include measures, actions, or precautions taken to prevent the transmission of disease among free-ranging and privately owned deer and elk

The deer may not leave the enclosure, nor be transferred into a licensed cervid facility, nor released into the wild

A deer obtained from a county with CWD may not be transported and housed under this authorization in a non-CWD county and vice versa

An initial TB test and health exam is completed by a private accredited, certified veterinarian, report to DATCP and DNR; an additional test must be completed and reported to DATCP and DNR the following year

Identify the deer with two official identifications, one visible, and one implanted

Notify DATCP and DNR of an escape or illness or death within 24 hours

No breeding of any kind may occur

This authorization does not authorize wildlife rehabilitation

If the deer escapes from the facilities or premises that are approved the approval holder shall notify the department immediately; the owner shall be liable for reimbursing the state for costs incurred retrieving the escaped deer
Taking a live free-ranging wild animal, including deer from the wild, remains illegal. The department or District Attorney may, but are not required to, levy additional fines on the individual even with the acceptance of this agreement. This provision is available to a person who has pled and paid for the violation. Upon acceptance of this enforcement alternative, the individual must acknowledge that taking and possessing a wild deer, without a valid Wildlife Rehabilitators license, is illegal.

Upon its death, the deer must be tested for CWD and DATCP and DNR must immediately be notified of the death.

Allow owner to transfer the illegally held deer to a non-licensed captive wild deer facility that meets all the conditions and requirements of this citation authorization.

If the individual fails to comply with the laws governing the possession of wild deer, or any of the provisions of this wild deer authorization, and continues to illegally hold the deer, the department may assess a fine daily until the individual voluntarily complies.

Any movement of wild deer interstate would continue to be a federal violation under the Lacey Act and violate DATCP import requirements. A Wisconsin rehabilitator should not accept a wild deer that was imported illegally. If this illegal movement is found after the fact, the wild deer could be kept under above bullet points, but the individual is not exempt from further prosecution of violations. All applicable laws regarding captive animals under ch. 90, 95 and 169, Wis. Stats. and NR 10, 16, 17 and 19, and ACTP 10 and 12, Wis. Adm. Code remain unchanged and in effect.