<u>Existing law</u> requires owners or lessees of breeding farms or propagating preserves engaged in raising, selling, or raising and selling imported exotic deer and antelope, elk, farm-raised white tail deer and other exotic cervidae, for commercial purposes, to apply to the commissioner of agriculture and forestry for a license.

<u>New law</u> expands <u>existing law</u> to require any owner or lessee of farms or preserves engaged in owning, raising, selling, or harvesting imported exotic deer, antelope, elk, farm-raised white tail deer and other exotic cervidae, for any purpose, to apply to the commissioner for a license.

<u>Prior law</u> required that any farm or preserve used for the breeding of imported exotic deer, elk, and antelope be surrounded by a fence of a height of not less than seven feet of wire or other material of a pattern approved by the commissioner.

<u>New law</u> removes the current fencing height requirement and authorizes the commissioner to adopt rules regarding fencing requirements for owners or breeders of imported exotic deer, elk, and antelope.

<u>Prior law</u> authorized the commissioner to impose a civil penalty of up to \$100 per violation.

New law authorizes the commissioner to raise the civil penalty up to \$1,000 per violation.

Effective upon signature of the governor (May 16, 2014).

(Amends R.S. 3:3103(A) and (B), 3105, and 3108(B))