۰.

Title 50 Part 14 → Subpart K

Title 50 \rightarrow Chapter I \rightarrow Subchapter B \rightarrow Part 14 \rightarrow Subpart K

Electronic Code of Federal Regulations e-CFR

Title 50 Part 14 → Subpart K

e-CFR data is current as of July 18, 2019

Title 50 (/Title-50/) \rightarrow Chapter I (/Title-50/chapterI) \rightarrow Subchapter B (/Title-50/ClsubchapB) \rightarrow Part 14 (pt50.1.14) \rightarrow Subpart K

Browse Previous (sp50.1.14.j)

Title 50: Wildlife and Fisheries PART 14—IMPORTATION, EXPORTATION, AND TRANSPORTATION OF WILDLIFE (pt50.1.14)

Subpart K—Captive Wildlife Safety Act

Contents

- §14.250 What is the purpose of these regulations?
- §14.251 What other regulations may apply?
- §14.252 What definitions do I need to know?
- §14.253 What are the restrictions contained in these regulations?
- §14.254 What are the requirements contained in these regulations?
- §14.255 Are there any exemptions to the restrictions contained in these regulations?

Source: 72 FR 45946, Aug. 16, 2007, unless otherwise noted.

▲ Back to Top

§14.250 What is the purpose of these regulations?

The regulations in this subpart implement the Captive Wildlife Safety Act (CWSA), 117 Stat. 2871, which amended the Lacey Act Amendments of 1981, 16 U.S.C. 3371-3378, by adding paragraphs 2(g), 3(a)(2)(C), and 3(e) (16 U.S.C. 3371, 3372).

Back to Top

§14.251 What other regulations may apply?

The provisions of this subpart are in addition to, and are not in place of, other regulations of this subchapter B that may require a permit or describe additional restrictions or conditions for the importation, exportation, transportation, sale, receipt, acquisition, or purchase of wildlife in interstate or foreign commerce.

🛧 Back to Top

§14.252 What definitions do I need to know?

In addition to the definitions contained in part 10 of this subchapter, and unless the context otherwise requires, in this subpart:

Accredited wildlife sanctuary means a facility that cares for live specimens of one or more of the prohibited wildlife species and:

(1) Is approved by the United States Internal Revenue Service as a corporation that is exempt from taxation under §501(a) of the Internal Revenue Code of 1986, which is described in §§501(c)(3) and 170(b)(1)(A)(vi) of that code;

(2) Does not commercially trade in prohibited wildlife species, including offspring, parts, and products;

(3) Does not propagate any of the prohibited wildlife species; and

(4) Does not allow any direct contact between the public and the prohibited wildlife species.

Direct contact means any situation in which any individual other than an authorized keeper or caregiver may potentially touch or otherwise come into physical contact with any live specimen of the prohibited wildlife species.

Licensed person means any individual, facility, agency, or other entity that holds a valid license from and is inspected by the U.S. Department of Agriculture's Animal and Plant Health Inspection Service (APHIS) under the Animal Welfare Act (AWA) (7 U.S.C. 2131 et seq.) (See definition of "licensee" in 9 CFR 1.1.).

Prohibited wildlife species means a specimen of any of the following eight species: Lion (Panthera leo), tiger (Panthera tigris), leopard (Panthera pardus), snow leopard (Uncia uncia), clouded leopard (Neofelis nebulosa), jaguar (Panthera onca), cheetah (Acinonyx jubatus), and cougar (Puma concolor) or any hybrids resulting from the breeding of any combination of any of these species, for example, a liger (a male lion and a female tiger) or a tiglon (a male tiger and a female lion), whether naturally or artificially produced.

Propagate means to allow or facilitate the production of offspring of any of the prohibited wildlife species, by any means.

Registered person means any individual, facility, agency, or other entity that is registered with and inspected by APHIS under the AWA (See definition of "registrant" in 9 CFR 1.1.).

Back to Top

§14.253 What are the restrictions contained in these regulations?

Except as provided in §14.255, it is unlawful for any person to import, export, transport, sell, receive, acquire, or purchase, in interstate or foreign commerce, any live prohibited wildlife species.

🛧 Back to Top

§14.254 What are the requirements contained in these regulations?

In order to qualify for the exemption in §14.255, an accredited wildlife sanctuary must maintain complete and accurate records of any possession, transportation, acquisition, disposition, importation, or exportation of the prohibited wildlife species covered by the CWSA. These records must be up to date, and must include the names and addresses of persons to or from whom any prohibited wildlife species has been acquired, imported, exported, purchased, sold, or otherwise transferred; and the dates of these transactions. The accredited wildlife sanctuary must maintain these records for 5 years, must make these records available to Service officials for inspection at reasonable hours, and must copy these records for Service officials, if requested. In addition, by declaring itself to be accredited under this subpart, a wildlife sanctuary agrees to allow access to its facilities and its prohibited wildlife specimens by Service officials at reasonable hours.

🛧 Back to Top

§14.255 Are there any exemptions to the restrictions contained in these regulations?

The prohibitions of §14.253 do not apply to:

- (a) A licensed person or registered person;
- (b) A State college, university, or agency;

(c) A State-licensed wildlife rehabilitator;

(d) A State-licensed veterinarian;

(e) An accredited wildlife sanctuary; or

(f) A person who:

(1) Can produce documentation showing that he or she is transporting live prohibited wildlife species between persons who are exempt from the prohibitions in §14.253; and

(2) Has no financial interest in the prohibited wildlife species other than payment received for transporting them.

▲ Back to Top

© e-CFR (https://ecfr.io) 2019

FR (https://thefederalregister.org/) | USC (https://uscode.ecfr.io) | CFR (https://gov.ecfr.io) | eCFR (https://ecfr.io)