A BILL FOR AN ACT

RELATING TO ADMINISTRATIVE PENALTIES FOR DAMAGE TO STONY CORAL AND LIVE ROCK.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Section 187A-12.5, Hawaii Revised Statutes, is 1 amended to read as follows: 2 3 "[+]\$187A-12.5[+] General administrative penalties. (a) Except as otherwise provided by law, the board is authorized to 5 set, charge, and collect administrative fines and to recover administrative fees and costs, including attorney's fees and costs, or bring legal action to recover administrative fines, fees, and costs, including attorney's fees and costs, or payment for damages or for the cost to correct damages resulting from a 9 violation of subtitle 5 of title 12 or any rule adopted 10 thereunder. 11 12 (b) For violations involving threatened or endangered species, the administrative fines shall be as follows: 13 (1) For a first violation, a fine of not more than \$5,000; 14 (2) For a second violation within five years of a previous 15 violation, a fine of not more than \$10,000; and 16

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or any rule adopted thereunder.

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1 (3)For a third or subsequent violation within five years of the last violation, a fine of not more than \$15,000. 3 For all other violations the administrative fines 4 shall be as follows: 5 (1)For a first violation, a fine of not more than \$1,000; 6 For a second violation within five years of a previous 7 (2)violation, a fine of not more than \$2,000; and 8 (3)For a third or subsequent violation within five years of the last violation, a fine of not more than \$3,000. 10 In addition to subsection (b), a fine of up to \$5,000 11 may be levied for each specimen of threatened or endangered 12 13 aquatic life taken, killed, or injured in violation of subtitle 14 5 of title 12 or any rule adopted thereunder. (e) In addition to subsection (c), a fine of up to \$5,000 15 per square meter of area damaged may be levied for damaging or 16 17 breaking stony coral or live rock. $[\frac{(e)}{(e)}]$ (f) In addition to subsection (c), a fine of up to 18 \$1,000 may be levied for each specimen of all other aquatic life 19 taken, killed, or injured in violation of subtitle 5 of title 12 20

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\(\).B. NO. **317**\(\)

 $\left[\frac{f}{f}\right]$ (g) Any criminal penalty for any violation of 1 subtitle 5 of title 12 or any rule adopted thereunder shall not 2 be deemed to preclude the State from recovering additional administrative fines, fees, and costs, including attorney's fees 4 and costs. 5 (h) For the purposes of this section: 6 "Breaking" means hitting or applying sufficient force to reduce to smaller pieces or to crack without actually separating 8 9 into pieces. "Damaging" means causing extensive injury resulting in 10 11 irreparable harm or death. "Live rock" means any rock or coral to which marine life is 12 visibly attached. 13 "Stony coral" means any of a variety of invertebrate 14 species belonging to the order Scleractinia characterized by 15 having a hard, calcareous skeleton that are native to the 16 Hawaiian Islands." 17 SECTION 2. Statutory material to be repealed is bracketed 18 and stricken. New statutory material is underscored. 19 20 21

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| 1 | SECTION | 3. | This | Act | shall | take | effect | upon | its | appro | val. |
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Report Title:

Administrative penalties; Stony coral and live rock damage.

Description:

Imposes administrative fines for damage to stony coral and live rock based on the amount of area damaged.

HB 3176

JUSTIFICATION SHEET

DEPARTMENT:

Land and Natural Resources

TITLE:

A BILL FOR AN ACT RELATING TO ADMINISTRATIVE PENALTIES FOR DAMAGE TO STONY CORAL AND LIVE

ROCK.

PURPOSE:

To allow the Board of Land and Natural Resources (Board) to impose administrative penalties for damage to stony coral and live rock on a per square meter basis.

MEANS:

Amend section 187A-12.5, Hawaii Revised Statutes (HRS).

JUSTIFICATION:

The living substrate (coral, live rock, and calcareous algae) constitutes the framework of the State's coral reefs and provide the food and shelter for the myriad of native and endemic reef organisms that populate the State's coastal waters. These reef substrates also serve as the backbone to a large part of the State's vibrant marine tourism industry, create many of our world-famous wave breaks, provide subsistence, recreational, and commercial fishing for residents, and maintain a marine species endemism rate that ranks amongst the highest in the World.

As presently written, section 187A-12.5, HRS, allows the Board to impose administrative fines for the taking, killing, or injuring of aquatic life on a "per specimen" basis. This method, while appropriate for situations involving fish or other quantifiable aquatic life, does not translate well to damage or breakage to living coral colonies and live rock; especially in circumstances involving vessel groundings and other large scale incidents.

This bill would allow the Board to assess administrative penalties for damage to stony



coral and live rock on a per square meter basis.

Impact on the public: Would provide
effective and substantial financial redress
for damage to the State's coral reef
ecosystems.

Impact on the department and other agencies: Would allow the Department to vigorously protect its coral reef resources and deter potentially harmful future impacts.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

LNR 401.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

Upon approval.