A BILL FOR AN ACT

RELATING TO ENDANGERED SPECIES.

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

1	SECTION 1. Section 195D-2, Hawaii Revised Statutes, is
2	amended by adding three new definitions to be appropriately
3	inserted and to read as follows:
4	"Certificate of inclusion" means a type of license that is
5	used to enroll interested landowners into a programmatic safe
6	harbor agreement or programmatic habitat conservation plan and
7	extends coverage of an incidental take license to those
8	landowners identified in the agreement or plan and who
9	subsequently enroll in the agreement or plan.
10	"Programmatic habitat conservation plan" means a habitat
11	conservation plan that covers multiple landowners or a class of
12	landowners and over a wide area or region.
13	"Programmatic safe harbor agreement" means a safe harbor
14	agreement that covers multiple landowners or a class of
15	landowners and over a wide area or region."

16 SECTION 2. Section 195D-2, Hawaii Revised Statutes, is

17 amended by amending the definition of "Landowner" to read as

18 follows:

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         ""Landowner" means an owner of land, an agent acting on
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    behalf of the landowner, or any estate or interest in that land
    when acting with the consent of the fee owner. In the case of
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    government-owned lands, the consent shall be required of any
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    government department or agency to which management or control
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    of that land has been assigned."
         SECTION 3. Section 195D-4, Hawaii Revised Statutes, is
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    amended by amending subsections (e) through (i) to read as
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    follows:
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               With respect to any threatened or endangered species
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    of aquatic life, wildlife, or land plant, it is unlawful, except
    as provided in subsections (f), (g), and (j) for any person to:
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         (1)
              Export any such species from this State;
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         (2)
              Take any such species within this State;
              Possess, process, sell, offer for sale, deliver,
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         (3)
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              carry, transport, or ship, by any means whatsoever,
              any such species;
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         (4)
              Violate any rule pertaining to the conservation of the
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              species listed pursuant to this section and adopted by
              the department pursuant to this chapter; or
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              Violate the terms of, or fail to fulfill the
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         (5)
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              obligations imposed and agreed to under, any license
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1	issued under subsection (i), (g), or (j) any habitat
2	conservation plan or programmatic habitat conservation
3	plan authorized under section 195D-21, or any safe
4	harbor agreement or programmatic safe harbor agreement
5	authorized under section 195D-22.
6	(f) The department may issue temporary licenses, under
7	such terms and conditions as it may prescribe, to allow any act
8	otherwise prohibited by subsection (e), for scientific purposes
9	or to enhance the propagation or survival of the affected
10	species. Licenses issued as part of a programmatic safe harbor
11	or programmatic habitat conservation plan may also provide for
12	issuance of certificates of inclusion to extend the coverage of
13	the incidental take license to landowners enrolling in the
14	programmatic agreement or plan at a later date.
15	(g) After consultation with the endangered species
16	recovery committee, the board may issue a temporary license as a
17	part of a habitat conservation plan or programmatic habitat
18	conservation plan to allow a take otherwise prohibited by
19	subsection (e) if the take is incidental to, and not the purpose
20	of, the carrying out of an otherwise lawful activity; provided
21	that:

1	(1)	The applicant, to the maximum extent practicable,
2		shall minimize and mitigate the impacts of the take;
3	(2)	The applicant shall guarantee that adequate funding
4		for the plan will be provided;
5	(3)	The applicant shall post a bond, provide an
6		irrevocable letter of credit, insurance, or surety
7		bond, or provide other similar financial tools,
8		including depositing a sum of money in the endangered
9		species trust fund created by section 195D-31, or
10		provide other means approved by the board, adequate to
11		ensure monitoring of the species by the State and to
12		ensure that the applicant takes all actions necessary
13		to minimize and mitigate the impacts of the take;
14	(4)	The plan shall increase the likelihood that the
15		species will survive and recover;
16	(5)	The plan takes into consideration the full range of
17		the species on the island so that cumulative impacts
18		associated with the take can be adequately assessed;
19	(6)	The measures, if any, required under section
20		195D-21(b) shall be met, and the department has
21		received any other assurances that may be required so
22		that the plan may be implemented:

1	(7)	The activity, which is permitted and facilitated by
2		issuing the license to take a species, does not
3		involve the use of submerged lands, mining, or
4		blasting;
5	(8)	The cumulative impact of the activity, which is
6		permitted and facilitated by the license, provides net
7		environmental benefits; and
8	(9)	The take is not likely to cause the loss of genetic
9		representation of an affected population of any
10		endangered, threatened, proposed, or candidate plant
11		species.
12	Board app	roval shall require an affirmative vote of not less
13	than two-t	thirds of the authorized membership of the board after
14	holding a	public hearing on the matter on the affected island.
15	The depart	ment shall notify the public of a proposed license
16	under this	s section through publication in the periodic bulletin
17	of the off	fice of environmental quality control and make the
18	application	on and proposed license available for public review and
19	comment fo	or not less than sixty days prior to approval.
20	(h)	Licenses or certificates of inclusion issued pursuant
21	to this se	ection may be suspended or revoked for due cause, and

if issued pursuant to a habitat conservation plan, programmatic

- 1 habitat conservation plan, safe harbor agreement, or
- 2 programmatic safe harbor agreement, shall run with the land for
- 3 the term agreed to in the plan or agreement and shall not be
- 4 assignable or transferable separate from the land. Any person
- 5 whose license or certificate of inclusion has been revoked shall
- 6 not be eligible to apply for another license or certificate of
- 7 inclusion until the expiration of two years from the date of
- 8 revocation.
- 9 (i) The department shall work cooperatively with federal
- 10 agencies in concurrently processing habitat conservation plans,
- 11 programmatic habitat conservation plans, safe harbor agreements,
- 12 [and] programmatic safe harbor agreements, incidental take
- 13 licenses, and certificates of inclusion pursuant to the
- 14 Endangered Species Act. After notice in the periodic bulletin
- 15 of the office of environmental quality control and a public
- 16 hearing on the islands affected, which shall be held jointly
- 17 with the federal agency, if feasible, whenever a landowner or an
- 18 agent acting on behalf of a landowner or landowners seeks both a
- 19 federal and a state safe harbor agreement, programmatic safe
- 20 harbor agreement, habitat conservation plan, programmatic
- 21 habitat conservation plan, or incidental take license, the
- 22 board, by a two-thirds majority vote, may approve the federal

- 1 agreement, plan, or license without requiring a separate state
- 2 agreement, plan, or license if the federal agreement, plan, or
- 3 license satisfies, or is amended to satisfy, all the criteria of
- 4 this chapter. All state agencies, to the extent feasible, shall
- 5 work cooperatively to process applications for habitat
- 6 conservation plans [and], programmatic habitat conservation
- 7 plans, safe harbor agreements, and programmatic safe harbor
- 8 agreements on a consolidated basis including concurrent
- 9 processing of any state land use permit application that may be
- 10 required pursuant to chapter 183C or 205, so as to minimize
- 11 procedural burdens upon the applicant."
- 12 SECTION 4. Section 195D-5, Hawaii Revised Statutes, is
- 13 amended by amending subsection (b) to read as follows:
- "(b) The office of the governor shall review other
- 15 programs administered by the department and, to the extent
- 16 practicable, utilize such programs in furtherance of the
- 17 purposes of this chapter. The governor or the governor's
- 18 authorized representative shall also encourage all federal
- 19 agencies to utilize their authority in furtherance of the
- 20 purposes of this chapter. All other state agencies shall use
- 21 their authority in furtherance of the purposes of this chapter
- 22 by:

1	(1)	Carrying out programs for the protection of threatened
2		and endangered species; and
3	(2)	Taking such action as may be necessary to ensure that
4		actions authorized, funded, or carried out by them do
5		not jeopardize the continued existence of threatened
6		or endangered species.
7	In c	arrying out programs authorized by this chapter, the
8	departmen	t may enter into agreements with federal agencies,
9	counties,	private landowners, and organizations for the
10	administr	ation and management of any programmatic agreement,
11	area or f	acility established under section 195D-21 or 195D-22,
12	or public	lands utilized for conserving, managing, enhancing, or
13	protectin	g indigenous aquatic life, wildlife, land plants,
14	threatene	d and endangered species, and their habitat."
15	SECT	ION 5. Section 195D-21, Hawaii Revised Statutes, is
16	amended t	o read as follows:
17	"§19	5D-21 Habitat conservation plans[+] and programmatic
18	habitat c	onservation plans. (a) The department may enter into
19	a plannin	g process with any landowner, or agent acting on behalt
20	of multip	le landowners, for the purpose of preparing and
21	implement	ing a habitat conservation plan[+] or programmatic
22	<u>habitat c</u>	onservation plan. An agreement may include multiple
	2008-1713	SB3103 SD1 SMA.doc

1	landowners	3. Applications to enter into a planning process shall
2	identify:	
3	(1)	The geographic area encompassed by the plan;
4	(2)	The ecosystems, natural communities, or habitat types
5		within the plan area that are the focus of the plan;
6	(3)	The endangered, threatened, proposed, and candidate
7		species known or reasonably expected to occur in the
8		ecosystems, natural communities, or habitat types in
9		the plan area;
10	(4)	The measures or actions to be undertaken to protect,
11		maintain, restore, or enhance those ecosystems,
12		natural communities, or habitat types within the plan
13		area;
14	(5)	A schedule for implementation of the proposed measures
15		and actions; and
16	(6)	An adequate funding source to ensure that the proposed
17		measures and actions are undertaken in accordance with
18		the schedule.
19	After a ha	abitat conservation plan is prepared, the board shall
20	notify the	e public of the proposed habitat conservation plan or
21	programmat	tic habitat conservation plan through the periodic

bulletin of the office of environmental quality control and make

1	the proposed plan and the application available for public
2	review and comment not less than sixty days prior to approval.
3	The notice shall include, but not be limited to, identification
4	of the area encompassed by the plan, the proposed activity, and
5	the ecosystems, natural communities, and habitat types within
6	the plan area. The notice shall solicit public input and
7	relevant data.
8	(b) (1) Except as otherwise provided by law, the board, upon
9	recommendation from the department, in cooperation
10	with other state, federal, county, or private
11	organizations and landowners, after a public hearing
12	on the island affected, and upon an affirmative vote
13	of not less than two-thirds of its authorized
14	membership, may enter into a habitat conservation
15	plan, or programmatic habitat conservation plan, if it
16	determines that:
17	(A) The plan will further the purposes of this
18	chapter by protecting, maintaining, restoring, or
19	enhancing identified ecosystems, natural
20	communities, or habitat types upon which
21	endangered, threatened, proposed, or candidate

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1		species depend within the area covered by the
2		plan;
3	(B)	The plan will increase the likelihood of recovery
4		of the endangered or threatened species that are

the focus of the plan; and

(C) The plan satisfies all the requirements of this chapter.

In the event the board votes to enter into a habitat conservation plan or programmatic habitat conservation plan for which the majority of the endangered species recovery committee recommended disapproval, the board may not enter into the habitat conservation plan or programmatic habitat conservation plan unless the plan is approved by a two-thirds majority vote of both houses of the legislature. Habitat conservation plans or programmatic habitat conservation plans may allow conservation rental agreements, habitat banking, and direct payments. Any habitat conservation plan or programmatic habitat conservation plan approved pursuant to this section shall be based on the best available scientific and other reliable data available at the time the plan is approved.

1	(2)	Each	habitat conservation plan or programmatic habitat
2		cons	ervation plan shall:
3		(A)	Identify the geographic area encompassed by the
4			plan; the ecosystems, natural communities, or
5			habitat types within the plan area that are the
6			focus of the plan; and the endangered,
7			threatened, proposed, and candidate species known
8			or reasonably expected to be present in those
9			ecosystems, natural communities, or habitat types
10			in the plan area;
11		(B)	Describe the activities contemplated to be
12			undertaken within the plan area with sufficient
13			detail to allow the department to evaluate the
14			impact of the activities on the particular
15			ecosystems, natural communities, or habitat types
16			within the plan area that are the focus of the
17			plan;
18		(C)	Identify the steps that will be taken to minimize
19			and mitigate all negative impacts, including
20			without limitation the impact of any authorized
21			incidental take, with consideration of the full

range of the species on the island so that

1		cumulative impacts associated with the take can
2		be adequately assessed; and the funding that will
3		be available to implement those steps;
4	(D)	Identify those measures or actions to be
5		undertaken to protect, maintain, restore, or
6		enhance the ecosystems, natural communities, or
7		habitat types within the plan area; a schedule
8		for implementation of the measures or actions;
9		and an adequate funding source to ensure that the
10		actions or measures, including monitoring, are
11		undertaken in accordance with the schedule;
12	(E)	Be consistent with the goals and objectives of
13		any approved recovery plan for any endangered
14		species or threatened species known or reasonably
15		expected to occur in the ecosystems, natural
16		communities, or habitat types in the plan area;
17	(F)	Provide reasonable certainty that the ecosystems,
18		natural communities, or habitat types will be
19		maintained in the plan area, throughout the life
20		of the plan, in sufficient quality, distribution,
21		and extent to support within the plan area those
22		species typically associated with the ecosystems,

1		natural communityes, or madical types, including
2		any endangered, threatened, proposed, and
3		candidate species known or reasonably expected to
4		be present in the ecosystems, natural
5		communities, or habitat types within the plan
6		area;
7	(G)	Contain objective, measurable goals, the
8		achievement of which will contribute
9		significantly to the protection, maintenance,
10		restoration, or enhancement of the ecosystems,
11		natural communities, or habitat types; time
12		frames within which the goals are to be achieved;
13		provisions for monitoring (such as field sampling
14		techniques), including periodic monitoring by
15		representatives of the department or the
16		endangered species recovery committee, or both;
17		and provisions for evaluating progress in
18		achieving the goals quantitatively and
19		qualitatively; and
20	(H)	Provide for an adaptive management strategy that
21		specifies the actions to be taken periodically if
22		the plan is not achieving its goals.

1	(c) The board shall disapprove a habitat conservation plan
2	or programmatic habitat conservation plan if the board
3	determines, based upon the best scientific and other reliable
4	data available at the time its determination is made, that the
5	cumulative activities, if any, contemplated to be undertaken
6	within the areas covered by the plan are not environmentally
7	beneficial, or that implementation of the plan:
8	(1) Is likely to jeopardize the continued existence of any
9	endangered, threatened, proposed, or candidate species
10	identified in the plan area;
11	(2) Is likely to cause any native species not endangered
12	or threatened at the time of plan submission to become
13	threatened or endangered;
14	(3) Fails to meet the criteria of subsections (a) and (b);
15	or
16	(4) Fails to meet the criteria of section 195D-4(g).
17	The habitat conservation plan or programmatic habitat
18	conservation plan shall contain sufficient information for the
19	board to ascertain with reasonable certainty the likely effect
20	of the plan upon any endangered, threatened, proposed, or
21	candidate species in the plan area and throughout its habitat

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range.

1	(d)	Notwithstanding any other law to the contrary, the
2	board sha	ll suspend or revoke the approval of any habitat
3	conservat	ion plan or programmatic habitat conservation plan or
4	individua	l landowners' portion thereof approved under this
5	section i	f the board determines that:
6	(1)	Any parties to the plan, or their successors, have
7		breached their obligations under the plan or under any
8		agreement implementing the plan and have failed to
9		cure the breach in a timely manner, and the effect of
10		the breach is to diminish the likelihood that the plan
11		will achieve its goals within the time frames or in
12		the manner set forth in the plan;
13	(2)	The plan no longer has the funding source specified in
14		subsection (a) or another sufficient funding source to
15		ensure the measures or actions specified in subsection
16		(b) are undertaken in accordance with this section; or
17	(3)	Continuation of the permitted activity would
18		appreciably reduce the likelihood of survival or
19		recovery of any threatened or endangered species in

(e) The rights and obligations under any habitat conservation plan or programmatic habitat conservation plan

the wild.

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- 1 shall run with the land and shall be recorded by the department
- 2 in the bureau of conveyances or the land court, as may be
- 3 appropriate.
- 4 (f) Participants in a habitat conservation plan, or agent
- 5 thereof, shall submit an annual report to the department within
- 6 ninety days of each fiscal year ending June 30, that includes a
- 7 description of activities and accomplishments, analysis of the
- 8 problems and issues encountered in meeting or failing to meet
- 9 the objectives set forth in the habitat conservation plan, areas
- 10 needing technical advice, status of funding, and plans and
- 11 management objectives for the next fiscal year, including any
- 12 proposed modifications thereto."
- 13 SECTION 6. Section 195D-22, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "\$195D-22 Safe harbor agreements[+] and programmatic safe
- 16 harbor agreements. (a) To encourage landowners to voluntarily
- 17 engage in efforts that benefit endangered, threatened, proposed,
- 18 and candidate species, except as otherwise provided by law, the
- 19 board, upon approval by not less than two-thirds of the board's
- 20 authorized membership, after a public hearing on the island
- 21 affected, may enter into a safe harbor agreement or programmatic
- 22 safe harbor agreement with one or more landowners to create,

- 1 restore, or improve habitats or to maintain currently unoccupied
- 2 habitats that threatened or endangered species can be reasonably
- 3 expected to use, if the board determines that the cumulative
- 4 activities, if any, contemplated to be undertaken within the
- 5 areas covered by the agreement are environmentally beneficial.
- 6 In the event the board votes to enter into a safe harbor
- 7 agreement or programmatic safe harbor agreement for which the
- 8 majority of the endangered species recovery committee
- 9 recommended disapproval, the board may not enter into the safe
- 10 harbor agreement or programmatic safe harbor agreement unless
- 11 the agreement is approved by a two-thirds majority vote of both
- 12 houses of the legislature. The board shall notify the public of
- 13 the proposed safe harbor agreement or programmatic safe harbor
- 14 agreement through the periodic bulletin of the office of
- 15 environmental quality control and make the proposed agreement
- 16 available for public review and comment not less than sixty days
- 17 prior to approval.
- 18 (b) A safe harbor agreement or programmatic safe harbor
- 19 agreement may authorize the take of an endangered, threatened,
- 20 proposed, or candidate species incidental to an otherwise lawful
- 21 activity in or affecting the created, restored, maintained, or
- 22 improved habitat; provided that based on the best scientific and

1	Offier ter	Table data available at the time the bale halbor
2	agreement	or programmatic safe harbor agreement is approved, if
3	these dat	a are applicable:
4	(1)	The take would not jeopardize the continued existence
5		of any endangered, threatened, proposed, or candidate
6		species;
7	(2)	The take would not reduce the population of
8		endangered, threatened, proposed, or candidate species
9		below the number found on the property prior to
10		entering into the agreement;
11	(3)	The agreement proposes to create, restore, maintain,
12		or improve significant amounts of habitat for a
13		minimum of five years for private lands and for a
14		minimum of fifteen years for public lands;
15	(4)	There is adequate funding for the agreement and the
16		source of that funding is identified;
17	(5)	The safe harbor agreement or programmatic safe harbor

agreement increases the likelihood that the endangered

or threatened species for which a take is authorized

will recover;

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1	(6)	Any take authorized pursuant to this subsection shall
2		occur only in the habitat created, restored,
3		maintained, or improved; and
4	(7)	The cumulative impact of the activity, which is
5		permitted and facilitated by the take, provides net
6	•	environmental benefits.
7	(c)	Notwithstanding any other law to the contrary, the
Q	hoard sha	ll suspend or rescind any safe harbor agreement or

9 programmatic safe harbor agreement or individual landowners'
10 portion thereof approved under this section if the board
11 determines that:

12 (1)Any parties to the safe harbor agreement[7] or 13 programmatic safe harbor agreement, or their 14 successors, have breached their obligations under the 15 safe harbor agreement or programmatic safe harbor 16 agreement or under any other agreement implementing 17 the safe harbor agreement and have failed to cure the 18 breach in a timely manner, and the effect of the 19 breach is to diminish the likelihood that the agreement will achieve its goals within the time 20 21 frames or in the manner set forth in the agreement;

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1	(2)	To the extent that funding is or will be required, the
2		funding source specified in subsection (b) no longer
3		exists and is not replaced by another sufficient
4		funding source to ensure that the measures or actions
5	4.	specified in subsection (b) are undertaken in
6		accordance with this section; or

- 7 (3) Continuation of the permitted activity would appreciably reduce the likelihood of survival or recovery of any threatened or endangered species in the wild.
- 11 (d) The rights and obligations under any safe harbor agreement or programmatic safe harbor agreement shall run with 12 the land for the term agreed to in the agreement and shall be 13 recorded by the department in the bureau of conveyances or the 14 land court, as may be appropriate." 15
- 16 SECTION 7. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were 17 18 begun, before its effective date.
- SECTION 8. Statutory material to be repealed is bracketed 19 and stricken. New statutory material is underscored. 20
- 21 SECTION 9. This Act shall take effect on July 1, 2050.

Report Title:

Endangered Species

Description:

Authorizes the development and use of programmatic safe harbor agreements and programmatic habitat conservation plans that cover multiple landowners or a class of landowners and over a wide area or region. (SD1)