H.B. NO. ¹⁹²² H.D. 2 S.D. 1

A BILL FOR AN ACT

RELATING TO WILDLIFE.

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

1	SECTION 1.	Section	183D-3,	Hawaii	Revised	Statutes,	is
2	amended to read	as follow	vs:				

3 "§183D-3 Rules. (a) Subject to chapter 91, the

4 department shall adopt, amend, and repeal rules [+] that may

5 include but are not limited to rules:

- 6 (1) Concerning the preservation, protection, regulation,
 7 extension, and utilization of, and conditions for
 8 entry into, wildlife sanctuaries, game management
 9 areas, and public hunting areas designated by the
 10 department;
- 11 (2) Protecting, conserving, monitoring, propagating, and
 12 harvesting wildlife;
- 13 (3) Concerning size limits, bag limits, open and closed
 14 seasons, and specifications of hunting gear [which]
 15 that may be used or possessed; [and]
- 16 (4) Setting fees for activities permitted under this
 17 chapter, unless otherwise provided for by law[-]; and



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(5) Imposing any other restriction or requirement as					
deemed necessary by the department to implement the					
purposes of this section.					
The rules may vary from county to county or in any part of					
the county and may specify certain days of the week or certain					
hours of the day in designating open and closed hunting					
seasons[, except] <u>; provided</u> that any fees established by rule					
shall be the same for each county. All rules shall have the					
force and effect of law.					
(b) Notwithstanding any law to the contrary, the board may					
adopt, amend, or repeal any rule pertaining to bag limits, size					
limits, open or closed hunting seasons, or gear restrictions by					
formal board action at a publicly noticed meeting; provided					
that:					
(1) The board finds that the timely adoption, amendment,					
or repeal of the rule is necessary to implement					
effective and adaptive management measures $[in]$:					
(A) In response to rapidly changing resource					
conditions;					
(B) In response to impacted natural resources;					
(C) In light of newly available technology; or					

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1		<u>(D)</u>	In light of newly available data;			
2	(2)	Notice of the rulemaking shall:				
3		(A)	Be given at least once statewide at least thirty			
4			days in advance of the public meeting;			
5		(B)	Include a statement of the topic of the proposed			
6			rule to be adopted, amended, or repealed or a			
7			general description of the subjects involved;			
8		(C)	Include a statement that a copy of the proposed			
9			rule to be adopted, the proposed rule amendment,			
10			or the rule proposed to be repealed will be			
11			mailed to any interested person who requests a			
12			copy and pays the required fees for the copy and			
13			the postage, if any, together with a description			
14			of where and how the requests may be made;			
15		(D)	Include a statement of when, where, and during			
16			what times the proposed rule to be adopted, the			
17			proposed rule amendment, or the rule proposed to			
18			be repealed may be reviewed;			
19		(E)	Include the date, time, and place where the			
20			public meeting will be held and where interested			

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persons may be heard on the proposed rule 1 2 adoption, amendment, or repeal; and Be mailed to all persons who have made a timely 3 (F) written request of the board for advance notice 4 of its [rule-making] rulemaking proceedings; and 5 6 (3) The adoption, amendment, or repeal of the rule shall be effective for an initial period of no longer than 7 two years, subject to legislative approval and renewal 8 9 by the board; provided that renewal by the board shall 10 extend for up to one year at a time. Each rule hereafter adopted, amended, or repealed under 11

12 this subsection shall become effective ten days after formal 13 action by the board; provided that if a later effective date is 14 specified in the rule, the later date shall be the effective 15 date. The department shall post the final adopted, amended, or 16 repealed rule on its website for the duration of time that the 17 rule is in effect.

18 Any [such] rule established by [such] action of the board 19 pursuant to this subsection shall have the force and effect of 20 law. Any person who violates any rule established by [such] the

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action of the board <u>pursuant to this subsection</u> shall be subject
 to administrative penalties as provided by section 183D-12."
 SECTION 2. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 3. This Act shall take effect upon its approval.





Report Title:

DLNR; Wildlife; Rulemaking Authority; Flexibility; Adaptive Management

Description:

Expands the department of land and natural resources' rulemaking authority to include any rule deemed necessary to protect certain wildlife. Expands the board of land and natural resources' authority to timely adopt, amend, or repeal certain rules if the board finds that the action is necessary to implement effective and adaptive management measures in response to impacted natural resources or in light of newly available technology or data. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

