A BILL FOR AN ACT

RELATING TO CONSERVATION MITIGATION BANKS.

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

1 SECTION 1. The legislature finds that mitigation banks 2 restore, create, enhance, or preserve habitats or resources to 3 recover the ecological functions, services, and values of 4 resources lost by adverse impacts to other similar habitats. Ву 5 2001, the federal government and at least thirty-one states 6 developed successful mitigation bank guidelines and programs. 7 Mitigation banking has a number of advantages over traditional 8 permittee-responsible compensatory mitigation because of the 9 ability of mitigation banking programs to: 10 Reduce uncertainty about whether compensatory (1)11 mitigation will be successful in offsetting project 12 impacts; 13 (2) Assemble and apply extensive financial resources, 14 planning, and scientific expertise not always

available to many permittee-responsible compensatory

mitigation proposals;

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1	(3)	Reduce permit processing times and provide more
2		cost-effective compensatory mitigation opportunities;
3		and
4	(4)	Enable the efficient use of limited agency resources
5		in the review and compliance monitoring of
6		compensatory mitigation projects because of
7		consolidation.
8	Mitigation banks would serve as a mechanism to restore or	
9	replace r	esources and ecological functions of habitats either
10	prospecti	vely or after they have been damaged.
11	The]	purpose of this Act is to authorize the department of
12	land and natural resources to establish and operate conservation	
13	mitigation banks to restore, create, enhance, or preserve	
14	conservation habitats or resources as compensatory mitigation	
15	where a person or entity is required to provide compensatory	
16	mitigation prospectively and the use of banked mitigation is	
17	approved by the agency requiring mitigation, or for past damages	
18	to conserv	vation habitats or resources.

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1	SECTION 2. The Hawaii Revised Statutes is amended by		
2	adding a new chapter to be appropriately designated and to read		
3	as follows:		
4	"CHAPTER		
5	CONSERVATION MITIGATION BANKS		
6	§ -1 Conservation mitigation banking. The department of		
7	land and natural resources may establish and operate		
8	conservation mitigation banks to restore, create, enhance, or		
9	preserve conservation habitats or resources as compensatory		
10	mitigation where a person or entity is required to provide		
11	compensatory mitigation prospectively and the use of banked		
12	mitigation is approved by the agency requiring mitigation, or		
13	for past damages to conservation habitats or resources.		
14	§ -2 Conservation mitigation banking administrator. The		
15	department of land and natural resources may contract with a		
16	third-party administrator that specializes in mitigation banking		
17	to operate and manage the conservation mitigation banks in		
18	section -1.		
19	§ -3 Conservation mitigation bank; sale of credits.		
20	Investors in a conservation mitigation bank shall not be		
21	required to own the parcel of land and shall be authorized to		

- 1 sell the credits generated from the ecological conditions to
- 2 persons or entities that need the credits to compensate for
- 3 environmental impacts that they have caused.
- -4 Rules. The department of land and natural
- 5 resources may adopt rules pursuant to chapter 91 necessary for
- the purposes of this chapter. 6
- -5 **Definition**. As used in this chapter, "conservation 7
- mitigation bank" means a parcel of land managed to restore or 8
- 9 maintain certain ecological conditions, including a functional
- **10** wildlife habitat and the presence of endangered species, for a
- 11 set time period. The term "conservation mitigation bank" may
- 12 refer to mitigation activity for both species and habitats and
- 13 shall be analogous to habitat bank and biodiversity bank."
- 14 SECTION 3. This Act shall take effect upon its approval.

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INTRODUCED BY: Lisa Moeta

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Report Title:

DLNR; Conservation Mitigation Banks

Description:

Authorizes the Department of Land and Natural Resources to establish and operate conservation mitigation banks to restore, create, enhance, or preserve conservation habitats or resources as compensatory mitigation. Authorizes the Department of Land and Natural Resources to contract a third-party administrator for the operation of the mitigation banks. Clarifies the sale of credits involved in conservation mitigation banking. Defines "conservation mitigation bank".

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