HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGIŞLATURE, 2012 STATE OF HAWAII

H.B. NO. 2367

A BILL FOR AN ACT

RELATING TO MARINE LIFE.

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

1 SECTION 1. The legislature finds that the marine life 2 conservation program embodied in chapter 190, Hawaii Revised 3 Statutes, has provided the State with some of its most ecologically, economically, and scientifically valuable 4 environmental assets. The comprehensive habitat protections 5 6 authorized for marine life conservation districts have resulted 7 in the unparalleled preservation of several near-shore reef 8 ecosystems, presenting visitors, residents, and researchers with 9 the unique opportunity to appreciate these relatively pristine 10 In addition, the abundant marine life found in marine areas. conservation districts provides additional ecological and 11 12 fishery services, by the movement of fish and marine life to 13 adjacent areas, the recruitment of marine life offspring throughout the State, and the ready availability of food stock 14 15 for transitory predators and game fish.

16 The legislature further finds that the increasing 17 popularity of these extremely valuable sites may require greater 18 measures to ensure the continued health of the ecosystems they HB LRB 12-0863.doc

Page 2

1 contain and represent. The broad range of documented 2 anthropogenic impacts on coral reef health, including impacts 3 from groundings, diving activities, poaching, anchoring and 4 mooring, land and water-based pollutant discharges, and other 5 direct and indirect uses of the State's coral reefs, indicate 6 that the department of land and natural resources may need a 7 more consistent and reliable source of funding to maintain these 8 unique areas and to conserve and protect coral reef resources 9 throughout the State.

10 The purpose of this Act is to provide for a special fund 11 allowing for the collection and use of moneys for the 12 conservation, supplementation, and enhancement of the State's 13 marine resources and to authorize the collection of user fees 14 for marine life conservation districts, as determined 15 appropriate by the department of land and natural resources 16 SECTION 2. Chapter 190, Hawaii Revised Statutes, is 17 amended by adding a new section to be appropriately designated and to read as follows: 18

19 "<u>\$190- Marine life conservation special fund;</u>
20 <u>established</u> (a) There is hereby established in the state
21 treasury a special fund to be known as the marine life



3

1	conservation special fund, which shall be administered by the		
2	departmen	t of land and natural resources.	
3	<u>(b)</u>	The following shall be deposited into the marine life	
4	<u>conservat</u>	ion special fund:	
5	(1)	Moneys collected as nonresident user fees or fees for	
6		permits issued under section 190-4;	
7	(2)	Moneys collected as fines, attorneys fees, and	
8		administrative costs for violations of this chapter,	
9		or any rule adopted hereunder;	
10	(3)	Moneys collected for the purposes of compensatory	
11		mitigation from federal or state permitted impacts to	
12		the marine environment; or	
13	(4)	Grants, awards, donations, gifts, transfers, or moneys	
14		derived from private or public services for the	
15		purposes of this chapter.	
16	(c)	Subject to subsection (d), the marine life	
17	conservation special fund shall be used for expenditures to:		
18	(1)	Fulfill the purposes of this chapter, including marine	
19		life conservation district monitoring, research,	
20		regulatory measures, enforcement actions, educational	
21		activities, or any other measure intended to conserve,	
22		supplement, and enhance the resources within any	
	HB LRB 12-0863.doc		



4

1		marine life conservation district established under
2		this chapter or rules adopted hereunder;
3	(2)	Provide management, monitoring, and support for public
4		fishing areas, community-based subsistence fishing
5		areas, fisheries management areas, and other areas of
6		localized management;
7	<u>(3)</u>	Develop and carry out any compensatory mitigation
8		measures for impacts to the marine environment,
9		including impacts to the marine environment from
10		federal or state permitted actions or violations of
11		this chapter or any rule adopted hereunder; or
12	(4)	Develop and carry out research projects, educational
13		programs, management initiatives, and any other
14		activity intended to conserve, supplement, and enhance
15		the marine environment throughout the State.
16	(d)	The fund shall be held separate and apart from
17	all other	moneys, funds, and accounts in the department of land
18	and natura	al resources; provided that:
19	(1)	Any moneys received from the federal government,
20		through federal programs, or from private
21		contributions shall be deposited and accounted for in
22		accordance with conditions established by the agency
v	HB LRB 12	-0863.doc



Page 5

H.B. NO. 2367

5

1		or private entity from whom the moneys are received;	
2		and	
3	(2)	Twenty per cent of all funds collected under	
4		subsection (b)(1) be directed to the office of	
5		Hawaiian affairs as ceded lands revenues.	
6	Any balance remaining in the fund at the end of any fiscal year		
7	shall be carried forward in the fund for the next fiscal year."		
8	SECT	ION 3. Section 190-4, Hawaii Revised Statutes, is	
9	amended to read as follows:		
10	"§19	0-4 Permits[-] and user fees. (a) The department of	
11	land and natural resources [may], in any conservation district,		
12	may prohibit the taking of marine life or the engaging in		
13	activities prohibited by this chapter and rules adopted		
14	hereunder, except by permit issued by it for scientific,		
15	education, or other public purposes on such terms and conditions		
16	deemed necessary to minimize any adverse effect within the		
17	conservation district; provided that the department shall		
18	provide written notice of any change in permit conditions ninety		
19	calendar days prior to the effective date of the change, except,		
20	as determined by the department, when an immediate change in		
21	permit conditions is necessary to protect or preserve the		
22	conservation district. The department may revoke any permit for		

·



Page 6

H.B. NO. 2367

any infraction of the terms and conditions of the permit. Any
 person whose permit has been revoked shall not be eligible to
 apply for another permit until the expiration of one year from
 the date of revocation.

(b) The department of land and natural resources may
establish rules pursuant to chapter 91 to collect nonresident
user fees or require permits for the entry into the boundaries
of any marine life conservation district established under this
chapter. Collected fees shall be deposited into the marine life
conservation special fund."
SECTION 4. Statutory material to be repealed is bracketed

11 SECTION 4. Statutory material to be repeated is bracketed12 and stricken. New statutory material is underscored.

13 SECTION 5. This Act shall take effect on July 1, 2012.

14 Alla hellen INTRODUCED BY: HB LRB 12-0863.doc JAN 2 3 2012

Report Title:

Marine Life Conservation Program Special Fund; Marine Life Conservation District User Fees

Description:

Establishes a special fund for the marine life conservation program, and authorizes the collection of user fees for marine life conservation districts.

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

