A BILL FOR AN ACT

RELATING TO INVASIVE SPECIES.

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

1	SECTION 1. Section 194-2, Hawaii Revised Statutes, is	
2	amended by amending subsection (a) to read as follows:	
3	"(a) There is established the invasive species council fo	r
4	the special purpose of providing policy level direction,	
5	coordination, and planning among state departments, federal	
6	agencies, and international and local initiatives for the	
7	control and eradication of harmful invasive species infestation	.s
8	throughout the State and for preventing the introduction of	
9	other invasive species that may be potentially harmful. The	
10	council shall:	
11	(1) Maintain a broad overview of the invasive species	
12	problem in the State;	
13	(2) Advise, consult, and coordinate invasive species-	
14	related efforts with and between the departments of	
15	agriculture, land and natural resources, health, and	
16	transportation, as well as state, federal,	

1		international, and privately organized programs and
2		policies;
3	(3)	Identify and prioritize each lead agency's
4		organizational and resource shortfalls with respect to
5		invasive species;
6	(4)	After consulting with appropriate state agencies,
7		create and implement a plan that includes the
8		prevention, early detection, rapid response, control,
9		enforcement, and education of the public with respect
10		to invasive species, as well as fashion a mission
11		statement articulating the State's position against
12		invasive species; provided that the appropriate state
13		agencies shall collaborate with the counties and
14		communities to develop and implement a systematic
15		approach to reduce and control coqui frog infestations
16		on public lands that are near or adjacent to
17		communities, and shall provide annual reports on the
18		progress made in achieving this objective;
19	(5)	Coordinate and promote the State's position with
20		respect to federal issues, including:
21		(A) Quarantine preemption;

1 (В)	International trade agreements that ignore the
2		problem of invasive species in Hawaii;
3 (C)	First class mail inspection prohibition;
4 (D)	Whether quarantine of domestic pests arriving
5		from the mainland should be provided by the
6		federal government;
7 (E)	Coordinating efforts with federal agencies to
8		maximize resources and reduce or eliminate system
9		gaps and leaks, including deputizing the United
10		States Department of Agriculture's plant
11		protection and quarantine inspectors to enforce
12		Hawaii's laws;
13 (F)	Promoting the amendment of federal laws as
14		necessary, including the Lacey Act Amendments of
15		1981, Title 16 United States Code sections 3371-
16		3378; Public Law 97-79, and laws related to
17		inspection of domestic airline passengers,
18		baggage, and cargo; and
19 (G)	Coordinating efforts and issues with the federal
20		Invasive Species Council and its National
21		Invasive Species Management Plan;

1	(6)	identify and record all invasive species present in
2		the State[+], and maintain a list of priority invasive
3		species and diseases that pose a high risk to public
4		health and safety, the environment, or agriculture;
5	. (7)	Designate the department of agriculture, health, or
6		land and natural resources as the lead agency for each
7		function of invasive species control, including
8		prevention, rapid response, eradication, enforcement,
9		and education;
10	(8)	Identify all state, federal, and other moneys expended
11		for the purposes of the invasive species problem in
12		the State;
13	(9)	Identify all federal and private funds available to
14		the State to fight invasive species and advise and
15		assist state departments to acquire these funds;
16	(10)	Advise the governor and legislature on budgetary and
17		other issues regarding invasive species;
18	(11)	Provide annual reports on budgetary and other related
19		issues to the legislature twenty days prior to each
20		regular session;

1	(12)	Include and coordinate with the counties in the fight
2		against invasive species to increase resources and
3		funding and to address county-sponsored activities
4		that involve invasive species;
5	(13)	Review state agency mandates and commercial interests
6		that sometimes call for the maintenance of potentially
7		destructive alien species as resources for sport
8		hunting, aesthetic resources, or other values;
9	(14)	Review the structure of fines and penalties to ensure
10		maximum deterrence for invasive species-related
11		crimes;
12	(15)	Suggest appropriate legislation to improve the State's
13		administration of invasive species programs and
14		policies;
15	(16)	Incorporate and expand upon the department of
16		agriculture's weed risk assessment protocol to the
17		extent appropriate for the council's invasive species
18		control and eradication efforts; and
19	(17)	Perform any other function necessary to effectuate the
20		purposes of this chapter."

1	SECTION 2. Section 194-5, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) Whenever any priority invasive species identified by
4	the council for control or eradication is [found] listed as a
5	priority invasive species or is a new species not previously
6	known to occur in Hawaii and declared by the chairperson of the
7	board of agriculture as a pest requiring eradication to protect
8	public health, the environment, or agriculture and is:
9	(1) Found on private property[7]; or
10	(2) Reasonably suspected to be on private property, based
11	on the results of systematic surveys or reports or
12	proximity to known populations,
13	regardless of whether the presence of the invasive species is
14	due to natural dispersal from neighboring or nearby properties
15	or to intentional establishment by the owner, tenant, or
16	occupant of the property, a department or applicable county, or
17	its employees or authorized agents may enter the premises to
18	control or eradicate the invasive species after reasonable
19	notice is given to the owner of the property and, if entry is
20	refused, pursuant to the court order in subsection (d)."

- 1 SECTION 3. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect on July 1, 2035.

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Report Title:

Invasive Species; Private Property; Entry; Priority List

Description:

Clarifies that state, county, and authorized agents' authority to enter private property to control and eradicate invasive species also applies when there is a reasonable suspicion that priority invasive species, as determined by the Chairperson of the Board of Agriculture, are present on that property. Requires the Invasive Species Council to maintain a list of priority invasive species and diseases that pose a high risk to public health and safety, the environment, or agriculture. Effective 7/1/2035. (SD2)

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