JAN 17 2025

A BILL FOR AN ACT

RELATING TO MARINE LIFE CONSERVATION DISTRICTS.

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

- 1 SECTION 1. The legislature finds that marine life
- 2 conservation districts (MLCDs) are established by the department
- 3 of land and natural resources, as authorized by chapter 190,
- 4 Hawaii Revised Statutes, to conserve and replenish the State's
- 5 marine resources. All MLCD designations are subject to public
- 6 hearings and final approval from the board of natural resources
- 7 and the governor.
- **8** The legislature further finds that there are currently
- 9 eleven existing MLCDs in the State, with three on O'ahu, three in
- 10 Maui county, and five on Hawai'i island. The first MLCD was
- 11 established in the State at Hanauma Bay in 1967, which resulted
- 12 in the adoption of a number of measures to restrict human access
- 13 in an attempt to protect marine life. According to carrying
- 14 capacity studies conducted by the Hawai'i Institute of Marine
- 15 Biology in 2018 and 2019, a twice-weekly closure requirement,
- 16 reservation system, differential parking fees for residents and
- 17 non-residents, \$25 entry fee for non-residents more than

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- 1 thirteen years of age, and mandatory education for visitors,
- 2 along with other restrictions, has resulted in a notable
- 3 improvement in the area's marine ecosystem.
- 4 The legislature further finds that MLCDs permit non-
- 5 consumptive uses of the area, such as swimming, snorkeling, and
- 6 diving. Many local businesses, such as surf schools and SCUBA
- 7 operators, capitalize on the State's ocean resources, including
- 8 within MLCDs. However, as the State progresses from the
- 9 shutdowns associated with the COVID-19 pandemic into pre-
- 10 pandemic tourism levels, appropriate restrictions are necessary
- 11 to reduce impacts for the long term.
- 12 The legislature further finds that Act 31, Session Laws of
- 13 Hawaii 2022, was passed to require the department of land and
- 14 natural resources to establish and conduct the Pūpūkea marine
- 15 life conservation district carrying capacity pilot program to
- 16 identify long-term management options to reduce the impact of
- 17 humans on the health and abundance of marine life in the
- 18 sensitive areas of the Pūpūkea MLCD. The legislature believes
- 19 that Act 31, Session Laws of Hawaii 2022, is an excellent first
- 20 step at addressing the capacity limits of the State's most

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2	MLCDs in the State.				
3	Accordingly, the purpose of this Act is to require the				
4	department of land and natural resources to establish and				
5	conduct a m	marine life conservation district carrying capacity			
6	program to establish best practices for appropriate use of the				
7	State's marine life conservation districts.				
8	SECTION 2. (a) The department of land and natural				
9	resources s	shall establish and conduct the marine life			
10	conservatio	on district carrying capacity program to:			
11	(1) <i>I</i>	Assess the carrying capacity of state-designated			
12	п	marine life conservation districts;			
13	(2) A	Assess the impact of commercial use on state-			
14	C	designated marine life conservation districts, with a			
15	focus on how many commercial use permits should be				
16	j	issued;			
17	(3)	Monitor, document, and assess the effectiveness of:			
18	((A) Mandatory or voluntary kapu, or closures, of			
19		ecologically or culturally sensitive areas in			
20		state-designated marine life conservation			
21		districts;			

1 valuable marine resources and should serve as a model for all

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1	(B) M	Mandatory or voluntary restrictions on certain
2		ā	ctivities in state-designated marine life
3		C	conservation districts; and
4	(C) C	ther restrictions on access to areas in state-
5		d	lesignated marine life conservation districts,
6		i	ncluding the imposition of fees; and
7	(4) P	ropos	e long-term management options to reduce the
8	i	.mpact	of humans on the health and abundance of marine
9	1	ife i	n the sensitive areas of state-designated marine
10	1	ife o	conservation districts.
11	(b) I	n est	ablishing and conducting the marine life
12	conservatio	n dis	trict carrying capacity program, the department
13	of land and	l natu	ral resources shall consult with the counties;
14	the univers	ity c	f Hawaiʻi, including the Hawaiʻi institute of
15	marine biol	.ogy;	and nonprofit community organizations in the
16	State.		
17	(c) T	'he de	partment of land and natural resources shall
18	amend its a	dmini	strative rules, as appropriate and in accordance
19	with chapte	er 91,	Hawaii Revised Statutes, to effectuate the
20	results of	the m	arine life conservation district carrying
21	capacity pr	ogran	1.

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1	(d) The department of land and natural resources shall
2	submit a report of its findings and recommendations, including
3	any proposed legislation, to the legislature no later than
4	twenty days prior to the convening of the regular sessions of
5	2026 and 2027.
6	SECTION 3. There is appropriated out of the general
7	revenues of the State of Hawaii the sum of \$ or so
8	much thereof as may be necessary for fiscal year 2025-2026 and
9	the same sum or so much thereof as may be necessary for fiscal
10	year 2026-2027 for the department of land and natural resources
11	to establish and conduct the marine life conservation district
12	carrying capacity program pursuant to this Act.
13	The sums appropriated shall be expended by the department
14	of land and natural resources for the purposes of this Act.
15	SECTION 4. This Act shall take effect on July 1, 2025.

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Report Title:

DLNR; Marine Life Conservation Districts; Carrying Capacity Program; Administrative Rules; Report; Appropriations

Description:

Requires the Department of Land and Natural Resources to establish and conduct the Marine Life Conservation District Carrying Capacity Program. Requires the Department of Land and Natural Resources to submit a report to the Legislature and adopt administrative rules. Appropriates funds.

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