

101ST GENERAL ASSEMBLY State of Illinois 2019 and 2020 SB1336

Introduced 2/7/2019, by Sen. Chapin Rose

SYNOPSIS AS INTRODUCED:

520 ILCS 10/5.5 520 ILCS 10/5.6 new 520 ILCS 10/6 520 ILCS 10/7

from Ch. 8, par. 336 from Ch. 8, par. 337

Amends the Illinois Endangered Species Protection Act. Provides that a permit for incidental taking under the Act shall not be required if a federal conservation agreement, including, but not limited to, a candidate conservation agreement, habitat conservation plan, or safe harbor agreement that includes conservation practices conducted in the State in effect and approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973. Provides that incidental taking of species that are listed as endangered or threatened by the State only and not listed by the United States Fish and Wildlife Service shall follow the provisions under the Act. Provides that of the remaining appointed members, one member shall be a landowner representing the State's largest general farm organization. Effective immediately.

LRB101 05157 SLF 50169 b

1 AN ACT concerning wildlife.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Endangered Species Protection Act is amended by changing Sections 5.5, 6, and 7 and by adding Section 5.6 as follows:
- 7 (520 ILCS 10/5.5)

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- 8 Sec. 5.5. Incidental taking.
- 9 (a) The Department may authorize, under prescribed terms
 10 and conditions, any taking otherwise prohibited by Section 3 if
 11 that taking is incidental to, and not the purpose of, the
 12 carrying out of an otherwise lawful activity. No taking under
 13 this Section shall be authorized by the Department unless the
 14 applicant submits to the Department a conservation plan.
- 15 (b) The conservation plan shall include but not be limited 16 to the following:
- 17 (1) a description of the impact that the proposed 18 taking is likely to have on one or more species on the 19 Illinois list:
 - (2) the steps the applicant or other parties will take to minimize and mitigate that impact and the funding that will be available to implement those steps, including but not limited to bonds, insurance, or escrow;

- (3) what alternative actions to the taking the applicant considered and the reasons why those alternatives will not be used;
 - (4) data and information to assure that the proposed taking will not reduce the likelihood of the survival or recovery of the endangered species or threatened species in the wild within the State of Illinois, the biotic community of which the species is a part, or the habitat essential to the species' existence in Illinois;
 - (5) an implementing agreement that specifically names, and describes the obligations and responsibilities of, all the parties that will be involved in the taking as authorized by the permit; and
 - (6) any other measures that the Department may require as being necessary or appropriate for purposes of the plan.
- (c) After reviewing the application for incidental taking and the conservation plan, the Department may authorize the incidental taking if the Department finds, in a written decision explaining its conclusions, that the taking will meet all of the following requirements:
 - (1) the taking will not be the purpose of, but will be only incidental to, the carrying out of an otherwise lawful activity;
 - (2) the parties to the conservation plan will, to the maximum extent practicable, minimize and mitigate the impact caused by the taking;

- (3) the parties to the conservation plan will ensure that adequate funding for the conservation plan will be provided;
 - (4) based on the best available scientific data, the Department has determined that the taking will not reduce the likelihood of the survival or recovery of the endangered species or threatened species in the wild within the State of Illinois, the biotic community of which the species is a part, or the habitat essential to the species' existence in Illinois;
 - (5) any measures required under paragraph (6) of subsection (b) of this Section will be performed; and
 - (6) the public has received notice of the application and has had the opportunity to comment before the Department made any decision regarding the application.
- (d) The Department may require that a party to the conservation plan make additional assurances that the requirements under items (b)(1) through (b)(6) of this Section will be met before authorizing incidental taking.
- (e) The Department shall impose on the authorization for incidental taking any terms or conditions that the Department finds necessary to ensure that the requirements under items (b)(1) through (b)(6) of this Section will be met. These terms or conditions may include but are not limited to reporting or monitoring requirements.
 - (f) (Blank). If an applicant is party to a Habitat

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- Conservation Plan approved by the U.S. Fish and Wildlife Service pursuant to Section 10 of the Endangered Species Act of 1973, P.L. 93-205, and amendments thereto, the Department may authorize taking that is incidental to the carrying out of an otherwise lawful activity. Authorization shall be issued only if the provisions of the Habitat Conservation Plan are found to meet the requirements set forth in subsection (c) of this Section.
- 9 (g) If an applicant has been authorized to take an 10 endangered or threatened species under the terms of 11 biological opinion issued by the U.S. Fish and Wildlife Service 12 pursuant to Section 7 of the Endangered Species Act of 1973, 13 93-205, and amendments thereto or regulations implementing Section 7 (50 CFR Part 402), the Department may 14 15 authorize taking that is incidental to the carrying out of an 16 otherwise lawful activity. Authorization shall be issued only 17 if the Department finds that the taking will not reduce the likelihood of the survival or recovery of the endangered 18 species or threatened species in the wild within the State of 19 20 Illinois, the biotic community of which the species is a part, or the habitat essential to the species' existence in Illinois. 21 22 (Source: P.A. 91-556, eff. 1-1-00.)
- 23 (520 ILCS 10/5.6 new)
- 24 <u>Sec. 5.6. Federal conservation agreements. A permit for</u> 25 incidental taking under Section 5.5 of this Act shall not be

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1 required if a federal conservation agreement, including, but 2 not limited to, a candidate conservation agreement, habitat 3 conservation plan, or safe harbor agreement that includes conservation practices conducted in this State in effect and 4 5 approved by the United States Fish and Wildlife Service under Section 10 of the federal Endangered Species Act of 1973. 6 7 Incidental taking of species that are listed as endangered or 8 threatened by this State only and not listed by the United 9 States Fish and Wildlife Service shall follow the provisions 10 set forth under Section 5.5 of this Act.

11 (520 ILCS 10/6) (from Ch. 8, par. 336)

Sec. 6. There is created the Endangered Species Protection Board whose duties include listing, delisting, or change of listing status of species for the Illinois List, in consultation with and written approval by the Department, in accordance with the Illinois Administrative Procedure Act, on rules for listing species of animals or plants as endangered or threatened and delisting species of animals or plants as endangered or threatened, or changing their status.

The Board shall also advise the Department on methods of assistance, protection, conservation and management of endangered and threatened species and their habitats, and on related matters.

The Board shall be composed of 9 persons appointed by the Governor, and the Director as a non-voting member. Of the 9

- 1 appointed members at least 6 shall be persons who are
- 2 recognized as naturalists by training, avocation or vocation.
- 3 At least two of these shall be zoologists, at least one a
- 4 botanist, and at least two ecologists. In making Board
- 5 appointments of naturalists, the Governor shall give
- 6 consideration to recommendations of conservation groups. Of
- 7 the remaining appointed members, one member shall be a
- 8 landowner representing the State's largest general farm
- 9 <u>organization</u>.
- 10 Initially, 3 members shall be appointed for terms of 3
- 11 years, 3 for 2 years and 3 for 1 year. Thereafter, the terms of
- 12 all appointive members shall be 3 years. Members shall serve
- until their successors are appointed. Any vacancy occurring in
- 14 the position of an appointive member shall be filled by the
- 15 Governor for the unexpired term.
- Board meetings shall be called at regular intervals set by
- the Board, on the request of the Department, or upon written
- notice signed by at least 5 members of the Board, but in no
- 19 event less than once quarterly. The place of the meeting shall
- 20 be determined at the convenience of the Board and the
- 21 Department. A quorum shall consist of 5 appointed members.
- 22 Members of the Board shall serve without compensation but
- 23 shall be reimbursed for actual expenses incurred in the
- 24 performance of their duties.
- The Board may without regard to the Personnel Code, employ
- and fix the compensation of necessary staff.

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The Board shall select from its membership a chairman and such other officers as it considers necessary, and may name an Executive Committee to which it may grant specific powers.

The Board shall review and revise the Illinois List as warranted but in no case less frequently than every 5 years. It shall prepare and make available a report of its accomplishments biennially.

8 (Source: P.A. 84-1065.)

(520 ILCS 10/7) (from Ch. 8, par. 337)

Sec. 7. Any species or subspecies of animal or plant designated as endangered or threatened by the Secretary of the Interior of the United States pursuant to the Endangered Species Act of 1973, P.L. 93-205, as amended, shall be automatically listed as an endangered or threatened species under this Act and thereby placed on the Illinois List by the Board without notice or public hearing. The Board may list, as endangered or threatened, species of animals or plants which have reproduced in or otherwise significantly used, as in migration or overwintering, the area which is now the State of Illinois, if there is scientific evidence that the species qualify as endangered or threatened as these terms are defined in this Act. The Board may delist any non-federally-listed species for which it finds satisfactory scientific evidence that its wild or natural populations are no longer endangered or threatened. Listing, delisting or change of listing status

- 1 shall be made only after a public hearing.
- 2 Notice of such hearing shall be published at least 7 days
- 3 before the hearing in a newspaper of general circulation
- 4 throughout the state and shall be mailed to any person who has,
- 5 in writing requested such notice from the agency holding the
- 6 hearing. All persons heard or represented at a hearing and all
- 7 persons who requested from the responsible agency notice of
- 8 such hearing, shall be given a written summary of any action
- 9 taken by the Board or Department relative to the hearing
- 10 subject.
- 11 Upon listing or delisting or change of listing status by
- 12 the Board, the Director shall file a certified copy of the
- names of the species so listed, delisted or changed with the
- 14 Secretary of State as provided in "The Illinois Administrative
- 15 Procedure Act", approved September 22, 1975, as amended.
- 16 (Source: P.A. 84-1065.)
- 17 Section 99. Effective date. This Act takes effect upon
- 18 becoming law.