

113TH CONGRESS  
1ST SESSION

# S. 1175

To require the Secretary of the Treasury to establish a program to provide loans and loan guarantees to enable eligible public entities to acquire interests in real property that are in compliance with habitat conservation plans approved by the Secretary of the Interior under the Endangered Species Act of 1973, and for other purposes.

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## IN THE SENATE OF THE UNITED STATES

JUNE 18, 2013

Mrs. FEINSTEIN introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

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## A BILL

To require the Secretary of the Treasury to establish a program to provide loans and loan guarantees to enable eligible public entities to acquire interests in real property that are in compliance with habitat conservation plans approved by the Secretary of the Interior under the Endangered Species Act of 1973, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Infrastructure Facili-  
5       tation and Habitat Conservation Act of 2013”.

1   **SEC. 2. CONSERVATION LOAN AND LOAN GUARANTEE PRO-**

2                         **GRAM.**

3                         (a) DEFINITIONS.—In this section:

4                                 (1) ELIGIBLE PUBLIC ENTITY.—The term “eli-  
5                                 gible public entity” means a political subdivision of  
6                                 a State, including—

7   (A) a duly established town, township, or  
8   county;

9   (B) an entity established for the purpose  
10   of regional governance;

11   (C) a special purpose entity; and

12   (D) a joint powers authority, or other enti-  
13   ty certified by the Governor of a State, to have  
14   authority to implement a habitat conservation  
15   plan pursuant to section 10(a) of the Endan-  
16   gered Species Act of 1973 (16 U.S.C. 1539(a)).

17                                 (2) PROGRAM.—The term “program” means  
18   the conservation loan and loan guarantee program  
19   established by the Secretary under subsection (b)(1).

20                                 (3) SECRETARY.—The term “Secretary” means  
21   the Secretary of the Treasury.

22                         (b) LOAN AND LOAN GUARANTEE PROGRAM.—

23                                 (1) ESTABLISHMENT.—As soon as practicable  
24   after the date of enactment of this Act, the Sec-  
25   retary shall establish a program to provide loans and  
26   loan guarantees to eligible public entities to enable

1       eligible public entities to acquire interests in real  
2       property that are acquired pursuant to habitat con-  
3       servation plans approved by the Secretary of the In-  
4       terior under section 10 of the Endangered Species  
5       Act of 1973 (16 U.S.C. 1539).

6                     (2) APPLICATION; APPROVAL PROCESS.—

7                         (A) APPLICATION.—

8                             (i) IN GENERAL.—To be eligible to re-  
9       ceive a loan or loan guarantee under the  
10      program, an eligible public entity shall sub-  
11      mit to the Secretary an application at such  
12      time, in such form and manner, and in-  
13      cluding such information as the Secretary  
14      may require.

15                             (ii) SOLICITATION OF APPLICA-  
16      TIONS.—Not less frequently than once per  
17      calendar year, the Secretary shall solicit  
18      from eligible public entities applications for  
19      loans and loan guarantees in accordance  
20      with this section.

21                         (B) APPROVAL PROCESS.—

22                             (i) SUBMISSION OF APPLICATIONS TO  
23      SECRETARY OF THE INTERIOR.—As soon  
24      as practicable after the date on which the  
25      Secretary receives an application under

1                   subparagraph (A), the Secretary shall sub-  
2                   mit the application to the Secretary of the  
3                   Interior for review.

4                   (ii) REVIEW BY SECRETARY OF THE  
5                   INTERIOR.—

6                   (I) REVIEW.—As soon as prac-  
7                   ticable after the date of receipt of an  
8                   application by the Secretary under  
9                   clause (i), the Secretary of the Inter-  
10                  terior shall conduct a review of the ap-  
11                  plication to determine whether—

12                  (aa) the eligible public entity  
13                  is implementing a habitat con-  
14                  servation plan that has been ap-  
15                  proved by the Secretary of the  
16                  Interior under section 10 of the  
17                  Endangered Species Act of 1973  
18                  (16 U.S.C. 1539);

19                  (bb) the habitat acquisition  
20                  program of the eligible public en-  
21                  tity would very likely be com-  
22                  pleted; and

23                  (cc) the eligible public entity  
24                  has adopted a complementary  
25                  plan for sustainable infrastruc-

4 (II) REPORT TO SECRETARY.—

11 (aa) an assessment of each  
12 factor described in subclause (I);  
13

14 (bb) a recommendation re-  
15 garding the approval or dis-  
16 approval of a loan or loan guar-  
17 antee to the eligible public entity  
18 that is the subject of the applica-  
19 tion.

### 20 (III) CONSULTATION WITH SEC-

RETARY OF COMMERCE.—To the ex-  
tent that the Secretary of the Interior  
considers to be appropriate to carry  
out this clause, the Secretary of the

1           Interior may consult with the Sec-  
2           retary of Commerce.

3           (iii) APPROVAL BY SECRETARY.—

4               (I) IN GENERAL.—Not later than  
5               120 days after receipt of an applica-  
6               tion under subparagraph (A), the Sec-  
7               retary shall approve or disapprove the  
8               application.

9               (II) FACTORS.—In approving or  
10          disapproving an application of an eli-  
11          gible public entity under subclause (I),  
12          the Secretary may consider—

13               (aa) whether the financial  
14          plan of the eligible public entity  
15          for habitat acquisition is sound  
16          and sustainable;

17               (bb) whether the eligible  
18          public entity has the ability to  
19          repay a loan or meet the terms of  
20          a loan guarantee under the pro-  
21          gram;

22               (cc) any factor that the Sec-  
23          retary determines to be appro-  
24          priate; and

(dd) the recommendation of the Secretary of the Interior.

### (III) PREFERENCE.—In approv-

ing or disapproving applications of eligible public entities under subparagraph (I), the Secretary shall give preference to eligible public entities located in biologically rich regions in which rapid growth and development threaten successful implementation of approved habitat conservation plans, as determined by the Secretary in cooperation with the Secretary of the Interior.

(C) ADMINISTRATION OF LOANS AND LOAN

## GUARANTEES.—

(i) REPORT TO SECRETARY OF THE  
INTERIOR.—Not later than 60 days after  
the date on which the Secretary approves  
or disapproves an application under sub-  
paragraph (B)(iii), the Secretary shall sub-  
mit to the Secretary of the Interior a re-  
port that contains the decision of the Sec-  
retary to approve or disapprove the appli-  
cation.

(I) establish the loan or loan  
guarantee with respect to the eligible  
public entity that is the subject of the  
application (including such terms and  
conditions as the Secretary may pre-  
scribe); and

12 (II) carry out the administration  
13 of the loan or loan guarantee.

14       (c) AUTHORIZATION OF APPROPRIATIONS.—There  
15 are authorized to be appropriated to the Secretary to carry  
16 out this section such sums as are necessary.

17       (d) TERMINATION OF AUTHORITY.—The authority  
18 under this section shall terminate on the date that is 10  
19 years after the date of enactment of this Act.

