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June 9, 2022

To: Advisory Committee on Plants and Animals

From: Elizabeth A. Char, MD, Director
Hawaii Department of Health

Through: Christopher Kishimoto
Entomologist
Plant Quarantine Branch
Department of Agriculture

Subject: Request to: (1) Preliminarily Review the Currently Unlisted Yellow Fever Mosquito, *Aedes aegypti*, Asian Tiger Mosquito, *Aedes albopictus*, and Southern House Mosquito, *Culex quinquefasciatus* (Diptera: Culicidae), for Future Placement on the List of Restricted Animals (Part A) by Board Order, For Immediate Field Release to Suppress Wild Populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus*, by the State of Hawaii Department of Health (HDOH);

(2) Provided the Yellow Fever Mosquito, *Aedes aegypti*, Asian Tiger Mosquito, *Aedes albopictus*, and Southern House Mosquito, *Culex quinquefasciatus*, are Placed on the List of Restricted Animals (Part A), Allow the Importation of Lab-Reared Strains of the Mosquitos, *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* (Diptera: Culicidae), Inoculated with Strains of *Wolbachia* Bacteria, by Permit, For Immediate Field Release to Suppress Wild Populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus*, by the HDOH; and

(3) Provided the Yellow Fever Mosquito, *Aedes aegypti*, Asian Tiger Mosquito, *Aedes albopictus*, and Southern House Mosquito, *Culex quinquefasciatus*, are Placed on the List of Restricted Animals (Part A), Establish Permit Conditions for the Importation and Immediate Field Release of Lab-Reared Strains of the Mosquitos, *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* (Diptera: Culicidae), Inoculated with Strains of *Wolbachia* Bacteria, by Permit, For Immediate Field Release to Suppress Wild Populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus*, by the HDOH.



I. Summary Description of the Request

PQB NOTES: *The Plant Quarantine Branch (PQB) submittal for requests for import or possession permits, as revised, distinguishes information provided by the applicant, Elizabeth Char, from procedural information and advisory comment and evaluation presented by PQB. With the exception of PQB notes, hereafter "PQB NOTES," the text shown below in section III from page 4 through page 18 of the submittal was taken directly from the applicant's application and subsequent written communications provided by the applicant. For instance, the statements on pages 14 through 16 regarding effects on the environment are the applicant's statements in response to standard PQB questions and are not PQB's statements. This approach for PQB submittals aims for greater applicant participation in presenting import requests in order to move these requests to the Board of Agriculture (Board) more quickly, while distinguishing applicant provided information from PQB information. The portion of the submittal prepared by PQB, including the procedural background, summary of proposed list additions, environmental assessment, proposed permit conditions and advisory review, are identified as sections II, IV, V, VI, and VII of the submittal, which start at pages 3, beginning of page 19, ending of page 19, 20, and 25 respectively.*

COMMODITY: Various Shipments of the Yellow Fever Mosquito, *Aedes aegypti*, Asian Tiger Mosquito, *Aedes albopictus*, and Southern House Mosquito, *Culex quinquefasciatus* (Diptera: Culicidae), inoculated with Strains of *Wolbachia* Bacteria.

SHIPPERS: Stephen Dobson
MosquitoMate, Inc.
2520 Regency Road,
Lexington, Kentucky, 40503

Verily Life Sciences
269 E Grand Avenue,
South San Francisco, California 94080

IMPORTER: Elizabeth A. Char, MD, Director
Hawaii Department of Health
1250 Punchbowl Street
Honolulu, HI 96813

CATEGORY: *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* are currently unlisted animals. Animals not found on any list are considered prohibited until placed on a list. Additionally, Chapter 4-

71, Hawaii Administrative Rules (HAR), allows importation of unlisted animals into Hawaii under special permit for the purpose of remediating medical emergencies or ecological disasters, or conducting scientific research that is not detrimental to agriculture, the environment, or humans by special permit, on a case-by-case basis, as approved by the Board.

II. Procedural Background

DOH has requested that one of the lists in Chapter 4-71, Hawaii Administrative Rules (HAR), be amended by Board Order to include the yellow fever mosquito, *Aedes aegypti*, Asian tiger mosquito, *Aedes albopictus*, and southern house mosquito, *Culex quinquefasciatus*. The species may be placed on the List of Conditionally Approved Animals, List of Restricted Animals (Part A or B), or the Prohibited List. Species on the Restricted and Conditionally Approved Lists may enter the State of Hawaii under permits with conditions approved by the Board. Until placement on a list, species are considered prohibited except as provided by Section 150A-6.2(c), Hawaii Revised Statutes (HRS).

Species on the List of Restricted Animals (Part A) are available for research by universities and government agencies, exhibition in municipal zoos and government-affiliated aquariums, and for other institutions for medical and scientific purposes as determined by the Board. All species listed for import require a permit for entry into the State.

Pursuant to HRS §150A-6.6, the Board has the authority to adopt administrative rules to make additions to or deletions from the lists required to be maintained under HRS §150A-6.1 through §150A-6.3, which include the List of Restricted Animals, Part A. Changes to the lists can be made without regard to the notice and public hearing requirements of HRS Chapter 91 provided that there is notice and opportunity for public input regarding additions or deletions to the lists.

HAR §4-71-4.2, "Public Input and Notification for Listing," details the specific process that the Board must follow to make a change to the lists maintained by PQB. It requires that, thirty days or more prior to the effective date of the Board order, the Hawaii Department of Agriculture (Department) issue a press release and mail a notice to the Environmental Review Program (formerly the Office of Environmental Quality Control) for publication and to all persons who have made a timely written request of the department for advance notice of the order or the Department's rulemaking proceedings.

Provided the Board acts favorably on this request for list placement by Board Order, the species will have been placed on a respective list and be eligible for import and/or possession. PQB can then process a permit application by having the Board approve

the future importation and establishment of appropriate permit conditions for the organism and proposed purpose.

III. Information Provided by the Applicant in Support of the Application

Summary Description of the Requests

In accordance with the provisions of Chapter 150A, Hawaii Revised Statutes, we are requesting to import the following animal commodities:

Commodity	Scientific Name	Quantity
Asian tiger mosquitoes (Male Adults)	<i>Aedes albopictus</i>	Continued shipments for immediate release.
yellow fever mosquitoes (Male Adults)	<i>Aedes aegypti</i>	Continued shipments for immediate release.
southern house mosquitoes (Male Adults)	<i>Culex quinquefasciatus</i>	Continued shipments for immediate release.

Additionally, we are requesting the listing of *Aedes albopictus*, *Aedes aegypti*, and *Culex quinquefasciatus* mosquito species on the Hawaii Department of Agriculture's (HDOA) List of Restricted Animals Part A given that specific conditions, as outlined and enforced by HDOA, are met at the time of importation. Suggested conditions for importation are included within this application.

Reason for importation:

For immediate field release applications to suppress mosquito populations in areas where Hawaii residents are at risk of disease transmission due to the presence of these mosquitoes.

Shippers:

- 1) Stephen Dobson, MosquitoMate, Inc.
2520 Regency Rd.
Lexington, KY, 40503
- 2) Verily Life Sciences
269 E Grand Ave.
South San Francisco, CA 94080

Importers:

- 1) Hawaii Department of Health Vector Control Branch - Oahu
99-945 Halawa Valley St Aiea, HI, 96701, (808) 586-4708
- 2) Hawaii Department of Health Vector Control Branch - Hilo
75 Aupuni Street #201, Hilo, HI, 96720, (808) 933-0917

Field Release

Dr. Elizabeth Char, DOH

- 3) Hawaii Department of Health Vector Control Branch - Kona
79-1015 Haukapila Street Kealahou, HI, 96750, (808) 322-1507
- 4) Hawaii Department of Health Vector Control Branch - Maui
54 South High Street Rm. #301, Wailuku, Maui, HI, 96793, (808) 984-8230
- 5) Hawaii Department of Health Vector Control Branch - Kauai
3040 Umi Street, Lihue, HI, 96766, (808) 241-3323

Project:

This is an application for:

-A permit to import three separate male mosquito species: *Aedes albopictus*, *Aedes aegypti*, and *Culex quinquefasciatus*.

-The listing of these mosquito species on the Hawaii Department of Agriculture's (HDOA) List of Restricted Animals Part A given that specific conditions, as outlined and enforced by HDOA, are met at the time of importation. Suggested conditions for importation are included within this application.

As outlined in the suggested conditions for importation, these mosquitoes will either contain the same wild type bacterium (*Wolbachia* spp.) which is already endemic in the three mosquitoes in Hawaii, or will be inoculated with an incompatible bacterium (*Wolbachia* spp.) that is not native to the wild mosquito's current internal fauna. The presence of this different strain of bacteria within the male mosquito's reproductive system will render the imported male mosquitoes unable to successfully mate with wild females found within Hawaii, a process called cytoplasmic incompatibility. Cytoplasmic incompatibility has been used with much success in other parts of the world to reduce mosquito populations and thus reduce the potential of transmission of mosquito vectored diseases. We intend to import male, sexually incompatible mosquitoes for direct release onto the environment. This process uses cytoplasmic incompatibility to reduce current populations of these species, which are potential vector of human pathogens including Zika virus, dengue virus, chikungunya virus, yellow fever virus, West Nile virus, and lymphatic filariasis. Additionally, these mosquito species are vectors for pathogens to Hawaii's fauna, including pathogens such as avian malaria, avian pox, and dog heartworm. Importing Hawaii lineage mosquitoes which contain the wild type bacterium, will ensure that we can conduct genetic analysis to confirm that the wild *Culex quinquefasciatus* is the wild type originally provided to the collaborators, and that the inoculated mosquitoes are indeed incompatible.

These three species are invasive, disease-spreading mosquitoes that can be found throughout Hawaii. These species were introduced accidentally to Hawaii in either the 1800s or early 1900s. *Aedes albopictus* and *Aedes aegypti* are known vectors of arboviral pathogens such as Zika virus, dengue virus, yellow fever virus, and chikungunya virus. These species are believed to have been the primary vectors during

Maui's 2001 dengue virus outbreak, Oahu's 2011 dengue virus outbreak, and Hawaii County's 2015-2016 dengue outbreak, which led to more than 264 cases of the illness. *Culex quinquefasciatus* is also a mosquito species of public health concern as it is known to vector West Nile virus on the US mainland and lymphatic filariasis in other Pacific nations. The species is present on Hawaii, Maui, Molokai, Lanai, Kahoolawe, Oahu, Kauai, and the northwest Hawaiian islands. *Culex quinquefasciatus* can thrive at sea-level to 4800ft in elevation. In Hawaii, these species are also able to transmit pathogens to Hawaii's native forest birds. *Culex quinquefasciatus* is a known vector of avian malaria and *Aedes albopictus* is a vector of avian pox. These diseases have contributed to the extinction of more than half of Hawaii's endemic honeycreepers and continue to pose a risk to the remaining species. Lastly, these mosquito species are known to transmit dog heartworm within pets found throughout Hawaii.

Efforts to suppress these mosquitoes through utilization of traditional vector control methods (e.g., pesticides) are inadequate at a landscape scale, and may be problematic for other non-target state and federally protected invertebrate species including Hawaiian picture-wing flies (*Drosophila* spp.), damselflies (*Megalagrion* spp.), yellow-faced bees (*Hylaeus* spp.) and anchialine pond shrimps (*Vetericaris chaceorum* and *Procaris hawaiiiana*). Current efforts to control mosquito-vectored disease outbreaks are limited to reducing mosquito breeding site locations and localized applications of various larvicides and adulticides.

On September 6-7, 2016, local, national, and international experts gathered in Hawaii to discuss how to mitigate mosquito-borne diseases. The strategy deemed most favorable in terms of its effectiveness, technical readiness, and safety was *Wolbachia*-based cytoplasmic incompatibility. Cytoplasmic incompatibility results from the presence of a bacterium, *Wolbachia*, in the cells of the mosquito. Many arthropod species, including several native species here in Hawaii, naturally contain strains of *Wolbachia*. Bacteria in the genus *Wolbachia* are a type of arthropod endosymbiont that do not occur in humans or other vertebrates. Approximately 50% of insect species naturally have the bacteria, although many of these insects can survive without *Wolbachia*. Conversely, *Wolbachia* cannot persist outside of insect cells, as it is an obligate endosymbiont. The largest effect of *Wolbachia* is on mating compatibility between individual insects that carry the bacteria. However, there are secondary effects that are being studied by many labs. These include altered host insect lifespan and reduced vector competence.

In nature, *Wolbachia* are passed from females to their offspring. Different strains of *Wolbachia* have also been introduced into insects in laboratories. If a male mosquito with one type of *Wolbachia* mates with a female mosquito that has a different strain of *Wolbachia* the resulting offspring can be inviable and not develop into mosquito larvae because of a mismatch of cellular signals (loss of the male parental chromosomes) originating from *Wolbachia*. If sufficient numbers, on the order to 10 times the wild population size, of male mosquitoes of a different *Wolbachia* type are released, wild females are more likely to mate with males of a different *Wolbachia* type and are predicted to have far fewer viable offspring. With subsequent releases, this process can

significantly suppress the wild population numbers of mosquitoes over the following generations over a geographic area. *Wolbachia* male-based insect control programs have been highly successful for reducing local mosquito populations around the world. Results of initial trials in Fresno, California showed decrease of biting *Ae. aegypti* females by 68%, 95%, and 84% during the peak mosquito seasons in 2017, 2018, and 2019 respectively. *Wolbachia* cannot be spread by the released males, because *Wolbachia* are only passed from mother to offspring. It is also worth noting that male mosquitoes do not bite or vector disease.

One way to generate mosquitoes with a different *Wolbachia* type, is by clearing the naturally-occurring *Wolbachia* strain from the mosquitoes using the antibiotic tetracycline. Then *Wolbachia* can be harvested from cells of another insect species (this can be another mosquito or a non-mosquito species) and introduced into the cleared mosquitoes via microinjection. Another method to establish new *Wolbachia* strains is to mate a *Wolbachia*-carrying female insect to males that have been cleared of their naturally-occurring *Wolbachia* via antibiotic treatment. Because *Wolbachia* are maternally inherited (described above), this cross results in all of the offspring inheriting whichever *Wolbachia* strain is contained in the female parent. Incompatible *Wolbachia* strains can also be naturally present in populations of mosquitoes.

The first shipper listed within this import application, MosquitoMate Inc., holds the US patent, Patent No.: US 7,868,222 B1, for the method of producing an artificial infection in Culicidae species.

(<https://patentimages.storage.googleapis.com/55/da/ae/d7cb8b9cb44599/US7868222.pdf>)

Additionally, MosquitoMate Inc. offers a commercially available, *Wolbachia* infected male mosquito product for purchase to suppress *Aedes albopictus* mosquito populations via cytoplasmic incompatibility. This product, ZAP Males®, has been reviewed and registered under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). ZAP Males® are a labeled pesticide product with the EPA registration number 89668-4. This product currently has a restriction that only allows for its application in specific states, which does not currently include Hawaii.

(https://www3.epa.gov/pesticides/chem_search/ppls/089668-00004-20171103.pdf)

The second shipper listed is Verily Life Sciences, a CA based company which is in the process of working with a different incompatible *Culex quinquefasciatus*. This company is initiating consultations with the EPA relating to this different *Wolbachia* mosquito and will provide additional information directly to HDOA as needed.

Aedes albopictus, *Aedes aegypti*, and *Culex quinquefasciatus* mosquito eggs originating from Hawaii stock (aka collected from field sites in Hawaii) have been provided to MosquitoMate and Verily for development and testing of cytoplasmic incompatibility. These mosquitoes have been crossed with female mosquitoes carrying a different *Wolbachia* species as outlined above. These mosquitoes have then been

backcrossed with a separate population of mosquitoes originating from Hawaii stock over at least seven generations to ensure Hawaii’s wild mosquito genetics are >99% contained within a commercially available product to be applied within Hawaii.

Generations	HI Mosquito Genetics	Crossed MosquitoMate Genetics
0	100.00%	100.00%
1	50.00%	50.00%
2	75.00%	25.00%
3	87.50%	12.50%
4	93.75%	6.25%
5	96.88%	3.13%
6	98.44%	1.56%
7	99.22%	0.78%
8	99.61%	0.39%
9	99.80%	0.20%
10	99.90%	0.10%

On January 17, 2017, the Hawaii Invasive Species Council, an inter-departmental collaboration of the Departments of Land and Natural Resources (DLNR), Agriculture (HDOA), Health (DOH), Transportation (DOT), Business, Economic Development & Tourism (DBEDT), and the University of Hawaii (UH) passed resolution 17-2, specifically pertaining to mosquitoes. Resolution 17-2, entitled, “Supporting Evaluation and Implementation of Technologies For Landscape-Scale Control of Mosquitoes, With a Focus On Mitigating Both Human and Wildlife Health Risks,” recognizes that mosquitoes in the State of Hawaii are non-native and an important pest species to control. The resolution supports the implementation of evaluated technologies that are scientifically demonstrated as safe, effective control measures for mosquitoes. (<https://dlnr.hawaii.gov/hisc/files/2013/02/HISC-Reso-17-2-signed.pdf>).

House Resolution (HR) 297 passed the Hawaii State House in 2019 and further directed “HDOA to review the *Aedes aegypti* mosquito with *Wolbachia* bacteria, including *Aedes aegypti* mosquitoes originating from Hawaii stock that could be imported for landscape scale mosquito control, and render a determination to place it on the appropriate animal import list. Requires HDOA, HDOH, and DLNR to collaborate on a report to the Legislature with recommendations for appropriate vector control programs.” (https://www.capitol.hawaii.gov/session2019/bills/HB297_SD1_.htm)

Additionally, House Resolution (HR) 95 passed the Hawaii State House in 2021 urging DLNR, HDOA, HDOH and UH to implement a mosquito control program using *Wolbachia* to reduce mosquito population levels throughout the state. (https://www.capitol.hawaii.gov/session2021/bills/HR95_HD1_.htm)

Per Hawaii Revised Statutes §26-13, the Department of Health “shall administer programs designed to protect, preserve, care for, and improve the physical and mental

health of the people of the State.” Furthermore, Hawaii Administrative Rules (HAR), Title 11, Chapter 26, Subchapter 7 insures that “as a last resort, direct control services may be provided by the Department in special situations due to an imminent vector hazard.” The Department is submitting this application to add these three mosquito species to the HDOA List of Restricted Animals Part A to facilitate the importation of these mosquitoes in the event of an imminent vector hazard as outlined within HAR Title 11, Chapter 26. It should be noted that this project has been developed and pursued in close coordination with the Department of Land and Natural Resources. DLNR staff have expertise relating to disease transmission in native wildlife, and their strong support indicates that the use of this approach is not expected to have negative impacts, and in fact is anticipated to benefit rare, threatened and endangered wildlife.

Proposed Required Conditions for Importation via HDOA List of Restricted Animals Part A

Included are proposed conditions, suggested by the HDOH, Vector Control Branch, that could be required for importation if these three mosquito species are added to the HDOA List of Restricted Animals Part A to ensure any future imports meet safeguards to preserve public health, the environment, and the long-term efficiency of the IIT tool. All of the following suggested requirements would need to be met to obtain importation permitting.

Aedes albopictus, *Aedes aegypti* and *Culex quinquefasciatus*

1. Only mosquitoes originating from a Hawaii stock are allowed for importation.
2. Only mosquitoes containing the same wild-type bacteria as is already present in Hawaii, or a sexually incompatible *Wolbachia* bacteria compared against Hawaii’s wild mosquito populations are allowed for importation.
3. Only male mosquitoes are allowed for importation.
4. Only individuals or organizations who have conducted work for EPA registration trials for mosquito biopesticide products and who can provide data on rearing and sorting methodologies are allowed to ship these mosquitoes to Hawaii.
5. Only individuals or organizations listed on the import application are allowed to import/receive these mosquitoes.
6. Only islands with established or incipient wild mosquito populations, as determined by the Hawaii Department of Health’s Vector Control Branch, are allowed to import these mosquitoes.
7. All environmental review processes, including potential Environmental Impact Statements, Environmental Assessments, or other environmental compliance requirements as outlined by State Law and OEQC, must be completed or cited prior to importation.

PQB NOTES: PQB has taken HDOH’s proposed permit conditions and incorporated them into the conditions in section VI

Specific details for importation

This is an application for:

- A permit to import three separate male, mosquito species: *Aedes albopictus*, *Aedes aegypti*, and *Culex quinquefasciatus*.

The listing of these mosquito species on the Hawaii Department of Agriculture's (HDOA) List of Restricted Animals Part A given that specific conditions, as outlined and enforced by HDOA, are met at the time of importation. Suggested conditions for importation are included within this application.

Differing *Wolbachia* species will be artificially included within these three mosquito species to facilitate the sexual incompatibility with the wild mosquito species. Within *Aedes albopictus*, the strain of bacterium will be *Wolbachia wPip*. Within *Aedes aegypti*, the strain of bacterium will be *Wolbachia wAlbB*. Within *Culex quinquefasciatus*, the strain of bacterium will be *Wolbachia wAlbA*, *Wolbachia wAlbB*, or *Wolbachia wPip4*. These *Wolbachia* bacterium are not present within the corresponding species of Hawaii's established mosquito population. The presence of this bacterium will make these males sexually incompatible with the wild, established female mosquitoes. Existing wild-type bacteria strain that may be imported is *wPipV*, which is already found on all of the main Hawaiian islands. Once imported, the male, sexually incompatible males will be released according to EPA and HDOA guidance to suppress the population of the established mosquito populations. Based on the prior use of this technology in California, Florida, and Kentucky, we do not expect releases of these male mosquitoes to have a negative impact on agriculture, the environment, or public health and safety. Existing wild-type bacteria strain that may be imported is *wPipV* *Culex quinquefasciatus*, and *WAlbA* and *WAlbB* for *Aedes albopictus* which are already found on all of the main Hawaiian islands.

DISCUSSION:

1. Persons Responsible:

DOH Director, Elizabeth A. Char, M.D.
1250 Punchbowl Street
Honolulu, Hawaii 96813

Vector Control Manager, Gracelda Simmons
Hawaii Department of Health Vector Control Branch - Oahu
99-945 Halawa Valley St Aiea, HI, 96701, (808) 586-4708

Norberto Dumo & Chris Jacobsen

Hawaii Department of Health Vector Control Branch - Hilo
75 Aupuni Street #201, Hilo, HI, 96720, (808) 933-0917

Norberto Dumo & Chris Jacobsen
Hawaii Department of Health Vector Control Branch - Kona
79-1015 Haukapila Street Kealahou, HI, 96750, (808) 322-1507

Donald Taketa
Hawaii Department of Health Vector Control Branch - Maui
54 South High Street Rm. #301, Wailuku, Maui, HI, 96793, (808) 984-8230

Alan Takenaka
Hawaii Department of Health Vector Control Branch - Kauai
3040 Umi Street, Lihue, HI, 96766, (808) 241-3323

2. Locations and Safeguards:

All mosquitoes for import will originate from Hawaii biotypes collected from Hawaii. All mosquitoes will be backcrossed for at least 7 generations to ensure >99% Hawaii genetics are contained within the commercially available products to be applied within Hawaii. This backcrossing will also mitigate the risks of infections microorganisms and parasites to the mosquitoes via vertical transmission – thus lowering the risk of the mosquitoes accidentally introducing a new parasite or pathogen. In order for these mosquitoes to acquire and vector a disease, an adult female must blood feed from a disease infected vertebrate, and the pathogen must survive in the mosquito and be injected into another vertebrate during a subsequent blood feeding. As the intended importation of these mosquitoes only includes the importation of male mosquitoes that do not bite or feed on blood, the unintended importation of an acquired pathogen is eliminated. Verification of Hawaii biotypes and *Wolbachia* strains will be conducted on initial shipments of each of the three male mosquito species to verify requirements have been met, in collaboration with University of Hawaii.

These mosquitoes will be imported into Hawaii through the use of commercial cargo flights. Upon reception to Hawaii, the male mosquitoes will be directly released into the laboratory for quality control testing, and into the environment for the purpose of suppressing the wild mosquito populations. These releases will be performed by individuals or organizations certified to apply these mosquito pesticide products to ensure that the product will be applied properly according to the recommended guidelines.

MosquitoMate and Verily will regularly sample release containers by releasing the contents into lab cages and then examining mosquito sex and number. There is an EPA reviewed value of 1 female release per 250,000 males with the MosquitoMate product. A similar value is likely to be estimated for *Culex quinquefasciatus* given that similar automation, engineering and machine learning technology is being applied to sex sorting. However, MosquitoMate and Verily have not previously identified a single female in a release container during the course of the Puerto Rico or Fresno projects. In another example, a published study estimates the probability at less than 1 female per 200 million males (Crawford JE, Clarke DW, Criswell V, Desnoyer M, Cornel D, Deegan B, et al. Efficient production of male *Wolbachia*-infected *Aedes aegypti* mosquitoes enables large-scale suppression of wild populations. Nat Biotechnol. 2020;38(4):482-92.) To date, PCR monitoring of mosquitoes collected from release field sites have not identified any ZAP infected females.

At least once per year, MosquitoMate and Verily will also conduct longevity and competitiveness studies, comparing the mosquitoes proposed for releases and wild type males. Data from previous trials demonstrate ZAP mosquito longevity and competitiveness to be at least equal to Wild Type males. In addition to Hawaii's import requirements, the shipper and/or receiver will obtain additional permits as required by federal or state agencies.

Wolbachia is an obligate endosymbiont and cannot survive outside of the host invertebrate. *Wolbachia* strains already exist in Hawaii in a range of invertebrates in the wild, including mosquitoes. The presence of *Wolbachia* endosymbionts is the normal state for 40% to 60% of Arthropods and does not represent an unusual or pathogenic bacterial infection. *Wolbachia* are not capable of infecting human cells. MosquitoMate and Verily will perform PCR testing on the mosquitoes to confirm the presence of the correct *Wolbachia* bacterium within the shipment lineage to ensure cytoplasmic incompatibility.

The likelihood that introduced strains of *Wolbachia* would become the dominant strains in the environment is highly unlikely. Replacing the dominant *Wolbachia* strain has been done purposefully in the environment for projects that are separate from the approach we are proposing (such as by the World Mosquito Program in Australia and other nations). To clarify, DOH is NOT proposing a World Mosquito Program type project where the goal is to intentionally force a different dominant *Wolbachia* strain into the wild mosquitoes in the environment and change vector competence of the wild population. However, in these types of programs, they have to release 4 million mixed male AND female mosquitoes in a given location to force a new *Wolbachia* strain to become the dominant strain over an area of 66 km². Given the aforementioned EPA reviewed value of 1 female release per 250,000 males with the MosquitoMate product, such an outcome is not expected to occur.

If, somehow population replacement were to occur (despite the estimated 1 female release per 250,000 males) DOH would cease releases as the released males would then be able to mate with the wild females with the established *Wolbachia* species. The outcome of this would be that the mosquito species that already exists in Hawaii would continue to exist in the wild, just with a different *Wolbachia* bacteria. We do not anticipate a different *Wolbachia* bacteria having any new or negative effects on human health or the environment.

DOH approves of this approach being applied at both a very small scale (in remote forest habitat as proposed by DLNR) or at a very large scale (across urban areas and island wide) so long as recommended application guidelines are followed. Compared to conventional chemical pesticides, this approach has zero anticipated non-target impacts on human health or the environment. The scale and scope of applications will likely vary depending on the target mosquito species, proposed area of application, the funding available and mosquito prevalence. As with any pesticide product, if you do not eradicate the species of concern, they will rebound if you stop using the pesticide product. However, we view this as a beneficial aspect of the project as we also know we can stop the process at any time should the Vector Control Branch determine a different approach is preferable to achieve mosquito control objectives.

Data collection will occur during releases using State general funds as well as potential federal funds from partner agencies (CDC or NIH). As the application of the pesticide product is intended to either control or eradicate one of the three target mosquito species, monitoring will include extensive mosquito population surveillance by Vector Control Branch staff and partners following releases to ensure that populations are reduced. HDOH already conducts this type of surveillance monitoring across the state, and would deploy staff and resources as necessary to carry out a pre- and post-monitoring if undertaking a control project for the benefit of public health. Depending on the length of the project, *Wolbachia* genetic monitoring will also occur.

In addition to Hawaii's import requirements, the shipper and/or receiver will obtain additional permits as required by federal or state agencies.

3. Method of Disposition

Any dead imported mosquitoes will be disposed of as municipal waste.

4. Abstract of Organism

Culicidae species are sexually reproducing species. Minimum generation times vary but are approximately three weeks. Mature adults are up to approximately a centimeter in length and can live for a month to a few months. Adult mosquitoes range from 2.0 to 10.0 mm in size with males being smaller than females on

average. Mosquito life cycles are well understood for most species, including all those established in Hawaii.

Larvae feed on organic material found in pools of water. Both adult males and females feed on water that contains carbohydrates (water with sap or nectar). Only mature females of certain species seek out and feed on vertebrate blood prior to egg laying. This blood feeding process allows for the transmission of pathogens and parasites.

These species rely on pools of water with organic material for the growth of larvae. Only adult females bite, as they require blood meals from vertebrate hosts to develop their eggs.

5. **Potential Impact to the Environment**

These three species are already well established in the wild on all of the main islands in Hawaii. *Aedes albopictus* and *Culex quinquefasciatus* are established statewide and *Aedes aegypti* is well established on Hawaii's Big Island. An additional three other "biting" non-native mosquito species have also become established: *Ae. japonicus*, *Wyeomyia mitchelli*, and *Ae. vexans*.

Wolbachia are not infectious to humans and are vertically transmitted through the eggs from one generation to another. The *Wolbachia* bacteria are obligate endosymbionts and can only survive inside the insect host's cytoplasm. A mosquito transinfected with a different strain of *Wolbachia* that results in cytoplasmic incompatibility would not be able to successfully reproduce with a wild mosquito due to cytoplasmic incompatibility. Therefore, if individual mosquitoes did become temporarily established, then they will quickly die off over the following generations because of cytoplasmic incompatibility with wild mosquitoes of the same species, with which they would be expected to encounter and mate.

Through the importation we intend to only import male mosquitoes. The sex separation can be performed in a variety of manners including through computer recognition and separation of males and females or through pupal sorting of males and females. However, if both sexes of transinfected mosquito were to be accidentally released, they are unlikely to maintain a breeding population of a transinfected mosquito. *Wolbachia* invasions into populations require a critical threshold frequency of infection that needs to be overcome before a novel *Wolbachia* infection can spread into a population. The *Wolbachia* infection rate must exceed 20-45% before it can spread and become established. This is evident in large scale releases such as in Cairns, Australia, where millions of transinfected mosquitoes (both sexes) with *Wolbachia* are released into the environment to control disease transmission, yet they do not easily reach fixation in the wild. If transinfected mosquitoes were to become established, the

establishment is likely to be spatially localized due to incompatibility with neighboring mosquito populations.

Potential Impacts of Importation

Pro: Importation of male mosquitoes will allow the implementation of an evaluated technology that has been scientifically demonstrated as a safe and effective control method for mosquitoes on a landscape-scale. These are mosquitoes that are widespread in Hawaii and which have negative impacts to humans, wildlife, and pets. This implementation could be a valuable future resource for mosquito management applications, including eradicating incipient mosquito infestations on neighbor islands, and preventing human disease outbreaks. This would have a wide range of positive effects on human health, the economy, and tourism in Hawaii. Additionally, the application of traditional chemical controls for mosquitoes in both urban and natural areas is impractical and causes unacceptable non-target impacts, whereas IIT carries no non-target risks to native species, humans or the environment. Furthermore, mosquitoes were first introduced to the Hawaiian Islands in the 1800s, and while they are used opportunistically as prey items, no species native to Hawai'i are dependent on their presence for survival. The control of mosquito populations in urban or natural area-interfaces would thus cause no negative impacts on Hawaiian species.

Con: It is hard to imagine any negative effects since the species is already established in Hawaii. Importing these organisms will not have any foreseeable beneficial effect to this mosquito species already found in Hawaii. The introduction of, for example, increased genetic variation within the mosquito species will be minimized by crossing the lines to mosquitoes originating from Hawaii.

The presence of unintended accompanying microbiota is minimized by the sterile laboratory rearing conditions used. These mosquitoes have been maintained for many generations in the lab environment and have not had the opportunity to obtain pathogens from the wild from blood feeding. The presence of intended microbiota, the *Wolbachia*, potentially has very positive effects on the societal health, the suppression of human disease vectored by mosquitoes, the environment, via population suppression of mosquitoes that vector avian pathogens, and the economy, through the potential increased tourism and lessened disease burden.

This mosquito species is already well established in Hawaii, as are many different strains of *Wolbachia*. MosquitoMate and Verily have a demonstrated track record of success utilizing sex-sorting methods which are highly effective. In the event that technical difficulties did occur during sex-sorting methods, because of cytoplasmic incompatibility, the escape of female mosquitoes carrying a new *Wolbachia* strain is not expected to be stable over the following

generations. Laboratory reared females outcrossing to locally established wild male mosquitoes will result in cytoplasmic incompatibility and the failure of offspring to develop.

There is an extensive body of literature surrounding this mosquito species, its impact upon Hawaii, and Wolbachia-mediated cytoplasmic incompatibility.

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IV. Summary of Proposed Additions to the List of Restricted Animals, Part A

The DLNR permit application is requesting the following addition to the List of Restricted Animals (Part A) in Chapter 4-71, HAR:

§4-71-6.5, HAR, List of Restricted Animals (Part A)

Adds “Scientific Name: “*Aedes aegypti*” and Common Name “mosquito, yellow fever”.

Adds “Scientific Name: “*Aedes albopictus*” and Common Name “mosquito, Asian tiger”.

Adds “Scientific Name: “*Culex quinquefasciatus*” and Common Name “mosquito, southern house”.

See Attachment 2 for proposed changes in Ramseyer Format. All other sections in Chapter 4-71, HAR will remain unchanged.

V. Environmental Assessment (EA):

Pursuant to a May 2008 Hawai'i Intermediate Court of Appeals decision ([‘Ohana Pale Ke Ao v. Board of Agriculture, 118 Haw. 247 \(Haw. App. 2008\)](#)), the Department of Agriculture's (Department's) import permit process is subject to the requirements of the Hawai'i Environmental Protection Act, chapter 343, Hawai'i Revised Statutes (HRS). Under this decision, the requirement for an EA as a condition of the import permit or related authorization applies in those circumstances where the underlying permit activity for the importation initiates a “program or project” and where the use of state or county funds or state or county lands is involved. When those circumstances are present, as they appear to be when a new organism is used in a new program or project located at a facility located at UHM or UHH (state lands), an EA is required to determine whether the proposed project or program is likely to have a significant impact on the environment. However, certain activities may be eligible for “exemption” under provisions established through the Environmental Advisory Council, provided that the project or program is determined to have little or no impact on the environment.

Analysis of Application re EA: Under the above-cited court decision, the EA requirement is triggered under certain circumstances, including when an applicant proposes an action on state lands that requires agency approval and is not specifically exempted under Chapter 343, HRS. That is the case here. The applicant's request in this instance involves the field-release of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* for field release to suppress wild populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* in the environment. So, agency approval is required for the applicant's proposed action/activity on state lands or sensitive habitats. As PQB understands the court's analysis in the ‘Ohana Pale decision, the activity

proposed under this permit application would initiate a project that may use state lands and/or sensitive habitats, initially triggering the EA requirement.

DOH has indicated that they will be conducting an EA with a completion date to be determined at a future date.

VI. Proposed Permit Conditions:

1. The restricted article(s), Hawaiian biotype Yellow Fever Mosquito, *Aedes aegypti*, Asian Tiger Mosquito, *Aedes albopictus*, and Southern House Mosquito, *Culex quinquefasciatus*, inoculated with a foreign *Wolbachia* bacteria species, shall be used for field-release for area-wide mosquito suppression, a purpose approved by the Board of Agriculture (Board). Live sale or transfer of the restricted article(s), including progeny, is prohibited, except as approved by the Board. Transport to or release on any island that does not have a population of each of the respective species is prohibited.
2. Only male restricted article(s) shall be imported and released.
3. Only Hawaiian biotype *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* that have been backcrossed with mosquitos collected in Hawaii for at least 7 generations or 100% Hawaii-collected *Aedes aegypti*, *Aedes albopictus*, or *Culex quinquefasciatus* and their progeny, shall be imported.
4. Only restricted article(s) inoculated with *Wolbachia pipientis* bacteria strains already occurring in Hawaii mosquitos or strains wAlbA, wAlbB, wPip4, and wPip5 shall be imported.
5. The permittee, Elizabeth Char, MD, Chairperson, State of Hawaii Department of Health (DOH), 1250 Punchbowl Street, Honolulu, Hawaii, 96813 shall be responsible and accountable for all restricted article(s) imported, including progeny, from the time of receipt until their final disposition.
6. The restricted article(s) shall be maintained by the responsible DOH personnel, Elizabeth Char or Gracelda Simmons, or by trained or certified personnel designated by the permittee.
7. The restricted article(s), including progeny, shall be safeguarded at the following sites listed below, inspected and approved by the Plant Quarantine Branch (PQB) prior to importation. Movement of the restricted article(s), including progeny, to another site shall require a site inspection and approval by the PQB Chief prior to movement.

- a. DOH Vector Control Branch - Oahu
99-945 Halawa Valley Street
Aiea, HI, 96701, (808) 586-4708
 - b. DOH Vector Control Branch - Hilo
75 Aupuni Street #201,
Hilo, HI, 96720, (808) 933-0917
 - c. DOH Vector Control Branch - Kona
79-1015 Haukapila Street
Kealahou, HI, 96750, (808) 322-1507
 - d. DOH Vector Control Branch - Maui
54 South High Street Room. #301,
Wailuku, Maui, HI, 96793, (808) 984-8230
 - e. DOH Vector Control Branch - Kauai
3040 Umi Street,
Lihue, HI, 96766, (808) 241-3323
8. The restricted article(s), including progeny, shall be maintained by Elizabeth Char, MD, Chairperson, State of Hawaii Department of Health (DOH), 1250 Punchbowl Street, Honolulu, Hawaii, 96813, or by trained or certified personnel designated by the permittee(s).
 9. The permittee shall submit samples of the restricted article(s) prior to importation to the PQB upon request.
 10. Prior to the arrival of each shipment containing the restricted article(s), the permittee shall provide to the PQB Chief the following information in writing:
 - a. Expected arrival date;
 - b. A copy of the shipping waybill or tracking numbers for each parcel;
 - c. A copy of the invoice, packing list or other similar PQB approved document that states the quantity of the restricted article(s), the scientific and common name(s) of the restricted article(s), the shipper, and the consignee for the restricted article(s);
 - d. The names and addresses of the shipper and permittee; and
 - e. The total number of parcels.

11. The restricted article(s) shall be imported only through the port of Honolulu, except as designated by the Board. Entry into Hawaii through another port is prohibited unless designated by the Board.
12. At least four sides of each parcel containing the restricted article(s) shall be clearly labeled in plain view with "Live Animals" and "This Parcel May be Opened and Delayed for Agriculture Inspection", in 1/2" minimum-sized font.
13. The restricted article(s) shall be shipped in sturdy PQB-approved containers designed to be escape-proof and leak-proof.
14. Each shipment of the restricted article(s) shall be accompanied by a complete copy of the PQB permit with permit conditions for the restricted article(s), and an invoice, packing list or other similar PQB approved document listing the scientific and common names of the restricted article(s), the quantity of the restricted article(s), the shipper, and the permittee(s) for the restricted article(s).
15. The permittee(s) shall immediately notify the PQB Chief in writing under the following circumstances:
 - a. If any escape, theft, accidental release, disease outbreaks, pest emergence and/or mass mortalities involving the restricted article(s), including progeny, under this permit occurs. The department may confiscate or capture the restricted article(s) and any progeny that escapes or is found to be free from confinement at the expense of the owner, pursuant to the Hawaii Revised Statutes (HRS), §150A-7(c).
 - b. If any changes are made to the approved sites, facilities or containers used to hold the restricted article(s), including progeny.
 - c. If a shipment of the restricted article(s) is delivered to the permittee without a PQB "Passed" stamp, tag or label affixed to the article, container or delivery order that indicates that the shipment has passed inspection and is allowed entry into the State. Under this circumstance, the permittee shall not open or tamper with the shipment. Additionally, the permittee(s) shall secure all restricted article(s), shipping containers, shipping documents and packing materials for the PQB.
 - d. If the permittee(s) are found in violation of any municipal, state or federal policies, rules and/or laws, pertaining to the restricted article(s).
 - e. If the permittee(s) will no longer import and/or possess the restricted article(s) authorized under this permit. Under this circumstance, the

permittee shall inform the PQB Chief of the final disposition for the restricted article(s), including progeny, and the permit will be canceled.

16. In the event that the restricted article(s) become parasitized or infected by disease, all restricted article(s), including progeny, from which the parasitized or infected restricted article(s) originated shall be considered compromised and immediately subjected to a treatment(s) approved by the PQB Chief. All shipping containers, packing materials, equipment, and any other items used in conjunction with the compromised restricted article(s), shall also be subjected to a treatment(s) approved by the PQB Chief.
17. Prior to interisland transport, all restricted article(s) shall be presented to the PQB for inspection. The permittee shall also follow Permit Conditions Nos. 12, 13, and 14 for each interisland shipment. The PQB inspector shall affix an interisland certificate of inspection to the shipment as verification of a completed inspection.
18. The permittee(s) shall submit an annual report to the PQB on the results of all research including post-release monitoring programs. The report shall be submitted by the 31st of January of each year and shall cover the prior 12-month period. Information reported shall include:
 - a. Number of mosquito releases per site.
 - b. Number of mosquitoes released per site.
 - c. Impact on wild mosquito populations.
 - d. Detections of introduced *Wolbachia* strains in wild mosquito populations.
19. The permittee(s) shall adhere to the use, facility, equipment, procedures, and safeguards described in the permit application, and as approved by the Board and the PQB Chief.
20. Any approved site, restricted article(s), progeny, and records pertaining to the restricted article(s) or progeny under permit may be subject to post-entry inspections by the PQB, upon arrival at the permittee's facility. The permittee shall make the approved site, restricted article(s), progeny, and records pertaining to the restricted article(s) or progeny available for inspection upon request by a PQB Inspector.
21. The permittee shall have a biosecurity manual available for review and approval by the PQB, at the time of the initial site inspection and any subsequent post-entry inspections, which identifies the practices and procedures to be adhered to by the permittee, to minimize the risk of theft, escape, or accidental release of the

- restricted article(s), including progeny, including minimizing the risk of introduction and spread of diseases and pests associated with the restricted article(s) to the environment. The permittee shall adhere to all practices and procedures as stated in this biosecurity manual.
22. The permittee shall submit to the PQB Chief a copy of all valid licenses, permits, certificates, or other similar documents required by other agencies for the restricted article(s). The permittee shall immediately notify the PQB Chief in writing when any of the required documents are suspended, revoked, or terminated. This permit may be amended, suspended, or canceled by the PQB Chief in writing, upon suspension, revocation, or termination of any required license, permit, certificate or similar document for the restricted article(s).
 23. It is the responsibility of the permittee to comply with any and all applicable requirements of municipal, state, or federal law pertaining to the restricted article(s).
 24. The permittee shall be responsible for all costs, charges, or expenses incident to the inspection, treatment, or destruction of the restricted article(s) or progeny under this permit, as provided in Act 173, Session Laws of Hawaii 2010, Section 13, including, if applicable, charges for overtime wages, fixed charges for personnel services, and meals.
 25. Any violation of the permit conditions may result in citation, permit cancelation, and enforcement of any or all of the penalties set forth in HRS §150A-14.
 26. A canceled permit is invalid and upon written notification from the PQB Chief, all restricted article(s) listed on the permit shall not be imported. In the event of permit cancelation, any restricted article(s) imported, including progeny, may be moved, seized, treated, quarantined, destroyed, or sent out of State at the discretion of the PQB Chief. Any expense or loss in connection therewith shall be borne by the permittee.
 27. The permit conditions are subject to cancelation or amendment at any time due to changes in statute or administrative rules restricting or disallowing import of the restricted article(s) or due to Board action disallowing a previously permitted use of the restricted article(s).
 28. These permit conditions are subject to amendment by the PQB Chief in the following circumstances:
 - a. To require disease screening, quarantine measures, and/or to place restrictions on the intrastate movement of the restricted article(s), as appropriate, based on scientifically validated risks associated with the restricted article(s), as determined by the PQB Chief, to prevent the

introduction or spread of diseases and/or pests associated with the restricted article(s).

- b. To conform to more recent Board approved permit conditions for the restricted article(s), as necessary to address scientifically validated risks associated with the restricted article(s).
29. The permittee shall agree in advance to defend and indemnify the State of Hawaii, its officers, agents, and employees for any and all claims against the State of Hawaii, its officers, agents, employees, or Board of Agriculture members that may arise from or be attributable to any of the restricted article(s) that are introduced under this permit. This permit condition shall not apply to a permittee that is a federal or State of Hawaii entity or employee, provided that the State or federal employee is a permittee in the employee's official capacity.

VII. ADVISORY SUBCOMMITTEE REVIEW: This request was submitted to the Advisory Subcommittee on Entomology for its review and recommendation. Advisory Subcommittee recommendations and comments are as follows:

1. **I recommend approval ___/___ disapproval of future placement of the currently unlisted yellow fever mosquito, *Aedes aegypti*, Asian tiger mosquito, *Aedes albopictus*, and southern house mosquito, *Culex quinquefasciatus* (Diptera: Culicidae) on the List of Restricted Animals (Part A) by Board Order, for immediate field release to suppress wild populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus*, by the State of Hawaii Department of Health (DOH);**

Dr. Mark Wright: Recommends Approval.

Comments: "The applicants present information that indicates that the intended importation will be environmentally safe."

Ms. Janis Matsunaga: Recommends Approval.

Comments: "I recommend approval of future placement of the currently unlisted *A. aegypti*, *A. albopictus*, and *C. quinquefasciatus* on the List of Restricted Animals (Part A) by Board Order."

2. **Provided *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* are placed on the list of Restricted Animals (Part A), I recommend approval ___/___ disapproval to allow the importation of lab-reared strains of the mosquitos, *Aedes aegypti*, *Aedes albopictus*, and *Culex***

***quinquefasciatus* (Diptera: Culicidae), inoculated with strains of *Wolbachia* bacteria for immediate field release to suppress wild populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* by the DOH.**

Dr. Mark Wright: Recommends Approval.

Comments: “These releases potentially have substantial environmental and health benefits, and minimal risks. The applicants have provided a clear protocol for introductions and for dealing with issues that may arise.”

Ms. Janis Matsunaga: Recommends Approval.

Comments: “I recommend approval to allow the importation of male Hawaii biotype lab-reared strains of these mosquitos, *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* (Diptera: Culicidae), inoculated with strains of *Wolbachia* bacteria for immediate field release to suppress wild populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* by the DOH, provided the EA is submitted to HDOA and the following is addressed:

Per Section III-2., p. 11:

“Verification of Hawaii biotypes and *Wolbachia* strains will be conducted on initial shipments of each of the three male mosquito species to verify requirements have been met, in collaboration with University of Hawaii.

These mosquitoes will be imported into Hawaii through the use of commercial cargo flights. Upon reception to Hawaii, the male mosquitoes will be directly released into the laboratory for quality control testing...”

- What quality control testing procedures will be done in the laboratory prior to release into the environment?
 - How will the results be reported?
 - How will the results found affect releases into the environment?”

3. **Provided *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* are placed on the list of Restricted Animals (Part A), I recommend approval ___/___ disapproval to establish permit conditions for the importation and immediate field release of lab-reared strains of the mosquitos, *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* (Diptera: Culicidae) inoculated with strains of *Wolbachia* bacteria for immediate field release to suppress wild populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* by the DOH.**

Dr. Mark Wright: Recommends Approval.

Comments: "The Wolbachia inoculated mosquitoes will provide significant benefits. The applicants address the issue that the inoculated strain of Wolbachia may become established in Hawaii, but this poses no significant risk."

Ms. Janis Matsunaga: Recommends Approval.

Comments: "I recommend approval to establish permit conditions for the importation and immediate field release of lab-reared strains of the mosquitoes, *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* (Diptera: Culicidae) inoculated with strains of Wolbachia bacteria for immediate field release to suppress wild populations of *Aedes aegypti*, *Aedes albopictus*, and *Culex quinquefasciatus* by the DOH, provided the additional proposed permit conditions are considered by PQ to add or integrate to the aforementioned Proposed Permit Conditions in Section IV.

- Notification by the Permittee to HDOA prior to the first release into the environment and prior to each first new island release. Information should include the following information:
 - o Results of quality control tests done in the laboratory prior to release
 - o Intended release sites (Island, locality)
 - o Estimated number of individuals to be released
 - o Number of releases to occur at each site
 - o Plans for future releases
- #18 In the Permit Conditions should also include:
 - Results from quality control tests performed by both the shippers and the receivers
 - Post-release monitoring results for incompatible adult females and larvae."

PQB NOTES: Mosquitoes for release under this request undergo continuous quality control testing at the shipper's facility as described in Attachment #3 (questions #1, 2, 3, and 15). Post-release monitoring results for incompatible adult females and larvae should be included in the report in permit condition #18.

ADVISORY COMMITTEE REVIEW: May we request your recommendation and comments at the next meeting of the Advisory Committee on Plants and Animals.



State of Hawaii
Department of Agriculture
PLANT QUARANTINE BRANCH
1849 Auiki Street, Honolulu, HI 96819-3100
Phone: (808) 832-0566, FAX: (808) 832-0584

PERMIT APPLICATION FOR RESTRICTED COMMODITIES INTO HAWAII

<i>For Office Use Only</i>	
Fee: \$ _____	Receipt No. _____
<input type="checkbox"/> Approve Permit No. _____	Date: _____
<input type="checkbox"/> Disapprove	<input type="checkbox"/> Other _____
Processed by: _____	Date: _____

Date: _____

In accordance with the provision of Chapter 150A, Hawaii Administrative Rules of the Division of Plant Industry, Department of Agriculture, a permit is requested for the following commodities:

Please type or print clearly.

Quantity	Commodity	Scientific Name
	Please See Attached Application	

Name and address of shipper: _____

(Mainland or Foreign address)

Approximate date of arrival: TBD

Mode of Shipment: Mail Air Freight Boat

Type of Permit:

- Import
 - one time only multi-shipments
- Intrastate shipment
 - one time only multi-shipments
- Possession

Object of importation:

- Kept caged at all time
- Used for propagation
- Imported for exhibition
- Imported for liberation
- Other purposes - specify _____

Please type or print clearly.

Applicant's Name Elizabeth A. Char, M.D., Director

Company Name Hawaii Department of Health
(if applicable)

Hawaii Mailing Address 1250 Punchbowl Street
Honolulu, Hawaii 96813

Telephone number (808) 586-4410

Facsimile number (808) 586-4368

Fee Amount Enclosed (cash, check or mail order) \$ JV/Waived

(complete reverse side)

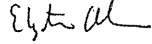
PLEASE COMPLETE THE FOLLOWING INFORMATION (attach extra sheet if necessary)

1. State in detail the reasons for introduction (include use or purpose).
Please see Attached Application
2. Person responsible for the organism (include name, address and phone number).
3. Location(s) where the organism will be kept and used (include address, contact and phone number).
4. Method of disposition.
5. Give an abstract of the organism with particular reference to potential impact on the environment of Hawaii (include impact to plants, animals and humans).

I request permission to import the articles as listed on the permit application and further, request that the articles be examined by an authorized agent of the Department of Agriculture upon arrival in Hawaii.

I agree that I, as the importer, will be responsible for all costs, charges or expenses incident to the inspection or treatment of the imported articles.

I further agree that damages or losses incident to the inspection or the fumigation, disinfection, quarantine, or destruction of the articles, by an authorized agent of the Department of Agriculture, shall not be the basis of a claim against the department or the inspectors for the damage or loss incurred.

Signature  Date Apr 7, 2022
(Applicant)

Subcommittee on Entomology
Hawaii Department of Health

<https://hdoa.hawaii.gov/wp-content/uploads/2019/08/Plant-and-Non-Domestic-Animal-Quarantine-Non-Domestic-Animal-Import-Rules.pdf>

Date: April 6, 2022

To:

Advisory Subcommittee on Entomology

From:

Elizabeth A. Char, MD, Director
Hawaii Department of Health
1250 Punchbowl Street
Honolulu, HI 96813

Gracelda Simmons, Program Manager
Hawaii Department of Health
Vector Control Branch (HDOH VCB)
99-945 Halawa Valley St.
Aiea, HI, 96701

Summary Description of the Requests

In accordance with the provisions of Chapter 150A, Hawaii Revised Statutes, we are requesting to import the following animal commodities:

Commodity	Scientific Name	Quantity
Asian Tiger Mosquitoes (Male Adults)	<i>Aedes albopictus</i>	Continued shipments for immediate release.
Yellow Fever Mosquitoes (Male Adults)	<i>Aedes aegypti</i>	Continued shipments for immediate release.
Southern House Mosquitoes (Male Adults)	<i>Culex quinquefasciatus</i>	Continued shipments for immediate release.

Additionally, we are requesting the listing of *Aedes albopictus*, *Aedes aegypti*, and *Culex quinquefasciatus* mosquito species on the Hawaii Department of Agriculture's (HDOA) List of Restricted Animals Part A given that specific conditions, as outlined and enforced by HDOA, are met at the time of importation. Suggested conditions for importation are included within this application.

Reason for importation:

For immediate field release applications to suppress mosquito populations in areas where Hawaii residents are at risk of disease transmission due to the presence of these mosquitoes.

Subcommittee on Entomology
Hawaii Department of Health

Shippers:

- 1) Stephen Dobson, MosquitoMate, Inc.
2520 Regency Rd.
Lexington, KY, 40503

- 2) Verily Life Sciences
269 E Grand Ave.
South San Francisco, CA 94080

Importers:

- 1) Hawaii Department of Health Vector Control Branch - Oahu
99-945 Halawa Valley St Aiea, HI, 96701, (808) 586-4708

- 2) Hawaii Department of Health Vector Control Branch - Hilo
75 Aupuni Street #201, Hilo, HI, 96720, (808) 933-0917

- 3) Hawaii Department of Health Vector Control Branch - Kona
79-1015 Haukapila Street Kealahou, HI, 96750, (808) 322-1507

- 4) Hawaii Department of Health Vector Control Branch - Maui
54 South High Street Rm. #301, Wailuku, Maui, HI, 96793, (808) 984-8230

- 5) Hawaii Department of Health Vector Control Branch - Kauai
3040 Umi Street, Lihue, HI, 96766, (808) 241-3323

Project:

This is an application for:

-A permit to import three separate male mosquito species: *Aedes albopictus*, *Aedes aegypti*, and *Culex quinquefasciatus*.

-The listing of these mosquito species on the Hawaii Department of Agriculture's (HDOA) List of Restricted Animals Part A given that specific conditions, as outlined and enforced by HDOA, are met at the time of importation. Suggested conditions for importation are included within this application.

As outlined in the suggested conditions for importation, these mosquitoes will either contain the same wild type bacterium (*Wolbachia* spp.) which is already endemic in the three mosquitoes in Hawaii, or will be inoculated with an incompatible bacterium (*Wolbachia* spp.) that is not native to the wild mosquito's current internal fauna. The presence of this different strain of bacteria within the male mosquito's reproductive system will render the imported male mosquitoes unable to successfully mate with wild females found within Hawaii, a process called cytoplasmic incompatibility. Cytoplasmic incompatibility has been used with much success in other parts of the world to reduce mosquito populations and thus reduce the potential of transmission of mosquito vectored diseases. We intend to import male, sexually incompatible mosquitoes for

direct release onto the environment. This process uses cytoplasmic incompatibility to reduce current populations of these species, which are potential vector of human pathogens including Zika virus, dengue virus, chikungunya virus, yellow fever virus, West Nile virus, and lymphatic filariasis. Additionally, these mosquito species are vectors for pathogens to Hawaii's fauna, including pathogens such as avian malaria, avian pox, and dog heartworm. Importing Hawaii lineage mosquitoes which contain the wild type bacterium, will ensure that we can conduct genetic analysis to confirm that the wild *Culex quinquefasciatus* is the wild type originally provided to the collaborators, and that the inoculated mosquitoes are indeed incompatible.

These three species are invasive, disease-spreading mosquitoes that can be found throughout Hawaii. These species were introduced accidentally to Hawaii in either the 1800s or early 1900s. *Aedes albopictus* and *Aedes aegypti* are known vectors of arboviral pathogens such as Zika virus, dengue virus, yellow fever virus, and chikungunya virus. These species are believed to have been the primary vectors during Maui's 2001 dengue virus outbreak, Oahu's 2011 dengue virus outbreak, and Hawaii County's 2015-2016 dengue outbreak, which led to more than 264 cases of the illness. *Culex quinquefasciatus* is also a mosquito species of public health concern as it is known to vector West Nile virus on the US mainland and lymphatic filariasis in other Pacific nations. The species is present on Hawaii, Maui, Molokai, Lanai, Kahoolawe, Oahu, Kauai, and the northwest Hawaiian islands. *Culex quinquefasciatus* can thrive at sea-level to 4800ft in elevation. In Hawaii, these species are also able to transmit pathogens to Hawaii's native forest birds. *Culex quinquefasciatus* is a known vector of avian malaria and *Aedes albopictus* is a vector of avian pox. These diseases have contributed to the extinction of more than half of Hawaii's endemic honeycreepers and continue to pose a risk to the remaining species. Lastly, these mosquito species are known to transmit dog heartworm within pets found throughout Hawaii.

Efforts to suppress these mosquitoes through utilization of traditional vector control methods (e.g., pesticides) are inadequate at a landscape scale, and may be problematic for other non-target state and federally protected invertebrate species including Hawaiian picture-wing flies (*Drosophila* spp.), damselflies (*Megalagrion* spp.), yellow-faced bees (*Hylaeus* spp.) and anchialine pond shrimps (*Vetericaris chaceorum* and *Procaris hawaiiana*). Current efforts to control mosquito-vector disease outbreaks are limited to reducing mosquito breeding site locations and localized applications of various larvicides and adulticides.

On September 6-7, 2016, local, national, and international experts gathered in Hawaii to discuss how to mitigate mosquito-borne diseases. The strategy deemed most favorable in terms of its effectiveness, technical readiness, and safety was *Wolbachia*-based cytoplasmic incompatibility. Cytoplasmic incompatibility results from the presence of a bacterium, *Wolbachia*, in the cells of the mosquito. Many arthropod species, including several native species here in Hawaii, naturally contain strains of *Wolbachia*. Bacteria in the genus *Wolbachia* are a type of arthropod endosymbiont that do not occur in humans or other vertebrates. Approximately 50% of insect species naturally have the bacteria, although many of these insects can survive without *Wolbachia*. Conversely, *Wolbachia*

cannot persist outside of insect cells, as it is an obligate endosymbiont. The largest effect of *Wolbachia* is on mating compatibility between individual insects that carry the bacteria. However, there are secondary effects that are being studied by many labs. These include altered host insect lifespan and reduced vector competence.

In nature, *Wolbachia* are passed from females to their offspring. Different strains of *Wolbachia* have also been introduced into insects in laboratories. If a male mosquito with one type of *Wolbachia* mates with a female mosquito that has a different strain of *Wolbachia* the resulting offspring can be inviable and not develop into mosquito larvae because of a mismatch of cellular signals (loss of the male parental chromosomes) originating from *Wolbachia*. If sufficient numbers, on the order to 10 times the wild population size, of male mosquitoes of a different *Wolbachia* type are released, wild females are more likely to mate with males of a different *Wolbachia* type and are predicted to have far fewer viable offspring. With subsequent releases, this process can significantly suppress the wild population numbers of mosquitoes over the following generations over a geographic area. *Wolbachia* male-based insect control programs have been highly successful for reducing local mosquito populations around the world. Results of initial trials in Fresno, California showed decrease of biting *Ae. aegypti* females by 68%, 95%, and 84% during the peak mosquito seasons in 2017, 2018, and 2019 respectively. *Wolbachia* cannot be spread by the released males, because *Wolbachia* are only passed from mother to offspring. It is also worth noting that male mosquitoes do not bite or vector disease.

One way to generate mosquitoes with a different *Wolbachia* type, is by clearing the naturally-occurring *Wolbachia* strain from the mosquitoes using the antibiotic tetracycline. Then *Wolbachia* can be harvested from cells of another insect species (this can be another mosquito or a non-mosquito species) and introduced into the cleared mosquitoes via microinjection. Another method to establish new *Wolbachia* strains is to mate a *Wolbachia*-carrying female insect to males that have been cleared of their naturally-occurring *Wolbachia* via antibiotic treatment. Because *Wolbachia* are maternally inherited (described above), this cross results in all of the offspring inheriting whichever *Wolbachia* strain is contained in the female parent. Incompatible *Wolbachia* strains can also be naturally present in populations of mosquitoes.

The first shipper listed within this import application, MosquitoMate Inc., holds the US patent, Patent No.: US 7,868,222 B1, for the method of producing an artificial infection in Culicidae species.

<https://patentimages.storage.googleapis.com/55/da/ae/d7cb8b9cb44599/US7868222.pdf>

Additionally, MosquitoMate Inc. offers a commercially available, *Wolbachia* infected male mosquito product for purchase to suppress *Aedes albopictus* mosquito populations via cytoplasmic incompatibility. This product, ZAP Males®, has been reviewed and registered under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). ZAP Males® are a labeled pesticide product with the EPA registration number 89668-4. This product currently has a restriction that only allows for its application in specific states, which does not currently include Hawaii.

https://www3.epa.gov/pesticides/chem_search/ppls/089668-00004-20171103.pdf

The second shipper listed is Verily Life Sciences, a CA based company which is in the process of working with a different incompatible *Culex quinquefasciatus*. This company is initiating consultations with the EPA relating to this different *Wolbachia* mosquito and will provide additional information directly to HDOA as needed.

Aedes albopictus, *Aedes aegypti*, and *Culex quinquefasciatus* mosquito eggs originating from Hawaii stock (aka collected from field sites in Hawaii) have been provided to MosquitoMate and Verily for development and testing of cytoplasmic incompatibility. These mosquitoes have been crossed with female mosquitoes carrying a different *Wolbachia* species as outlined above. These mosquitoes have then been backcrossed with a separate population of mosquitoes originating from Hawaii stock over at least seven generations to ensure Hawaii's wild mosquito genetics are >99% contained within a commercially available product to be applied within Hawaii.

Generations	HI Mosquito Genetics	Crossed MosquitoMate Genetics
0	100.00%	100.00%
1	50.00%	50.00%
2	75.00%	25.00%
3	87.50%	12.50%
4	93.75%	6.25%
5	96.88%	3.13%
6	98.44%	1.56%
7	99.22%	0.78%
8	99.61%	0.39%
9	99.80%	0.20%
10	99.90%	0.10%

On January 17, 2017, the Hawaii Invasive Species Council, an inter-departmental collaboration of the Departments of Land and Natural Resources (DLNR), Agriculture (HDOA), Health (HDOH), Transportation (DOT), Business, Economic Development & Tourism (DBEDT), and the University of Hawaii (UH) passed resolution 17-2, specifically pertaining to mosquitoes. Resolution 17-2, entitled, "Supporting Evaluation and Implementation of Technologies For Landscape-Scale Control of Mosquitoes, With a Focus On Mitigating Both Human and Wildlife Health Risks," recognizes that mosquitoes in the State of Hawaii are non-native and an important pest species to control. The resolution supports the implementation of evaluated technologies that are scientifically demonstrated as safe, effective control measures for mosquitoes. <https://dlnr.hawaii.gov/hisc/files/2013/02/HISC-Reso-17-2-signed.pdf>.

House Resolution (HR) 297 passed the Hawaii State House in 2019 and further directed "DOA to review the *Aedes aegypti* mosquito with *Wolbachia* bacteria, including *Aedes aegypti* mosquitoes originating from Hawaii stock that could be imported for landscape

scale mosquito control, and render a determination to place it on the appropriate animal import list. Requires DOA, DOH, and DLNR to collaborate on a report to the Legislature with recommendations for appropriate vector control programs.”

(https://www.capitol.hawaii.gov/session2019/bills/HB297_SD1_.htm)

Additionally, House Resolution (HR) 95 passed the Hawaii State House in 2021 urging DLNR, DOA, DOH and UH to implement a mosquito control program using *Wolbachia* to reduce mosquito population levels throughout the state.

(https://www.capitol.hawaii.gov/session2021/bills/HR95_HD1_.htm)

Per Hawaii Revised Statutes §26-13, the Department of Health “shall administer programs designed to protect, preserve, care for, and improve the physical and mental health of the people of the State.” Furthermore, Hawaii Administrative Rules (HAR), Title 11, Chapter 26, Subchapter 7 insures that “as a last resort, direct control services may be provided by the Department in special situations due to an imminent vector hazard.” The Department is submitting this application to add these three mosquito species to the HDOA List of Restricted Animals Part A to facilitate the importation of these mosquitoes in the event of an imminent vector hazard as outlined within HAR Title 11, Chapter 26. It should be noted that this project has been developed and pursued in close coordination with the Department of Land and Natural Resources. DLNR staff have expertise relating to disease transmission in native wildlife, and their strong support indicates that the use of this approach is not expected to have negative impacts, and in fact is anticipated to benefit rare, threatened and endangered wildlife.

Proposed Required Conditions for Importation via HDOA List of Restricted Animals Part A

Included are proposed conditions, suggested by the HDOH ,Vector Control Branch, that could be required for importation if these three mosquito species are added to the HDOA List of Restricted Animals Part A to ensure any future imports meet safeguards to preserve public health, the environment, and the long-term efficiency of the IIT tool. All of the following suggested requirements would need to be met to obtain importation permitting.

Aedes albopictus, *Aedes aegypti* and *Culex quinquefasciatus*

1. Only mosquitoes originating from a Hawaii stock are allowed for importation.
2. Only mosquitoes containing the same wild-type bacteria as is already present in Hawaii, or a sexually incompatible *Wolbachia* bacteria compared against Hawaii’s wild mosquito populations are allowed for importation.
3. Only male mosquitoes are allowed for importation.
4. Only individuals or organizations who have conducted work for EPA registration trials for mosquito biopesticide products and who can provide data on rearing and sorting methodologies are allowed to ship these mosquitoes to Hawaii.
5. Only individuals or organizations listed on the import application are allowed to import/receive these mosquitoes.
6. Only islands with established or incipient wild mosquito populations, as

Subcommittee on Entomology
Hawaii Department of Health

determined by the Hawaii Department of Health's Vector Control Branch, are allowed to import these mosquitoes.

7. All environmental review processes, including potential Environmental Impact Statements, Environmental Assessments, or other environmental compliance requirements as outlined by State Law and OEQC, must be completed or cited prior to importation.

Specific details for importation

This is an application for:

- A permit to import three separate male, mosquito species: *Aedes albopictus*, *Aedes aegypti*, and *Culex quinquefasciatus*.
- The listing of these mosquito species on the Hawaii Department of Agriculture's (HDOA) List of Restricted Animals Part A given that specific conditions, as outlined and enforced by HDOA, are met at the time of importation. Suggested conditions for importation are included within this application.

Differing *Wolbachia* species will be artificially included within these three mosquito species to facilitate the sexual incompatibility with the wild mosquito species. Within *Aedes albopictus*, the strain of bacterium will be *Wolbachia wPip*. Within *Aedes aegypti*, the strain of bacterium will be *Wolbachia wAlbB*. Within *Culex quinquefasciatus*, the strain of bacterium will be *Wolbachia wAlbA*, *Wolbachia wAlbB*, or *Wolbachia wPip4*. These *Wolbachia* bacterium are not present within the corresponding species of Hawaii's established mosquito population. The presence of this bacterium will make these males sexually incompatible with the wild, established female mosquitoes. Existing wild-type bacteria strain that may be imported is *wPipV*, which is already found on all of the main Hawaiian islands. Once imported, the male, sexually incompatible males will be released according to EPA and HDOA guidance to suppress the population of the established mosquito populations. Based on the prior use of this technology in California, Florida, and Kentucky, we do not expect releases of these male mosquitoes to have a negative impact on agriculture, the environment, or public health and safety. Existing wild-type bacteria strain that may be imported is *wPipV Culex quinquefasciatus*, and *WAlbA and WAlbB* for *Aedes albopictus* which are already found on all of the main Hawaiian islands.

Persons Responsible

HDOH Director, Elizabeth A. Char, M.D.
1250 Punchbowl Street
Honolulu, Hawaii 96813

Subcommittee on Entomology
Hawaii Department of Health

Vector Control Manager, Gracelda Simmons
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Hawaii Department of Health Vector Control Branch - Kauai
3040 Umi Street, Lihue, HI, 96766, (808) 241-3323

Locations and Safeguards

All mosquitoes for import will originate from Hawaii biotypes collected from Hawaii. All mosquitoes will be backcrossed for at least 7 generations to ensure >99% Hawaii genetics are contained within the commercially available products to be applied within Hawaii. This backcrossing will also mitigate the risks of infections microorganisms and parasites to the mosquitoes via vertical transmission – thus lowering the risk of the mosquitoes accidentally introducing a new parasite or pathogen. In order for these mosquitoes to acquire and vector a disease, an adult female must blood feed from a disease infected vertebrate, and the pathogen must survive in the mosquito and be injected into another vertebrate during a subsequent blood feeding. As the intended importation of these mosquitoes only includes the importation of male mosquitoes that do not bite or feed on blood, the unintended importation of an acquired pathogen is eliminated. Verification of Hawaii biotypes and *Wolbachia* strains will be conducted on initial shipments of each of the three male mosquito species to verify requirements have been met, in collaboration with University of Hawaii.

These mosquitoes will be imported into Hawaii through the use of commercial cargo flights. Upon reception to Hawaii, the male mosquitoes will be directly released into the laboratory for quality control testing, and into the environment for the purpose of suppressing the wild mosquito populations. These releases will be performed by individuals or organizations certified to apply these mosquito pesticide products to ensure that the product will be applied properly according to the recommended guidelines.

Subcommittee on Entomology
Hawaii Department of Health

MosquitoMate and Verily will regularly sample release containers by releasing the contents into lab cages and then examining mosquito sex and number. There is an EPA reviewed value of 1 female release per 250,000 males with the MosquitoMate product. A similar value is likely to be estimated for *Culex quinquefasciatus* given that similar automation, engineering and machine learning technology is being applied to sex sorting. However, MosquitoMate and Verily have not previously identified a single female in a release container during the course of the Puerto Rico or Fresno projects. In another example, a published study estimates the probability at less than 1 female per 200 million males (Crawford JE, Clarke DW, Criswell V, Desnoyer M, Cornel D, Deegan B, et al. Efficient production of male *Wolbachia*-infected *Aedes aegypti* mosquitoes enables large-scale suppression of wild populations. Nat Biotechnol. 2020;38(4):482-92.) To date, PCR monitoring of mosquitoes collected from release field sites have not identified any ZAP infected females.

At least once per year, MosquitoMate and Verily will also conduct longevity and competitiveness studies, comparing the mosquitoes proposed for releases and wild type males. Data from previous trials demonstrate ZAP mosquito longevity and competitiveness to be at least equal to Wild Type males. In addition to Hawaii's import requirements, the shipper and/or receiver will obtain additional permits as required by federal or state agencies.

Wolbachia is an obligate endosymbiont and cannot survive outside of the host invertebrate. *Wolbachia* strains already exist in Hawaii in a range of invertebrates in the wild, including mosquitoes. The presence of *Wolbachia* endosymbionts is the normal state for 40% to 60% of Arthropods and does not represent an unusual or pathogenic bacterial infection. *Wolbachia* are not capable of infecting human cells. MosquitoMate and Verily will perform PCR testing on the mosquitoes to confirm the presence of the correct *Wolbachia* bacterium within the shipment lineage to ensure cytoplasmic incompatibility.

The likelihood that introduced strains of *Wolbachia* would become the dominant strains in the environment is highly unlikely. Replacing the dominant *Wolbachia* strain has been done purposefully in the environment for projects that are separate from the approach we are proposing (such as by the World Mosquito Program in Australia and other nations). To clarify, HDOH is NOT proposing a World Mosquito Program type project where the goal is to intentionally force a different dominant *Wolbachia* strain into the wild mosquitoes in the environment and change vector competence of the wild population. However, in these types of programs, they have to release 4 million mixed male AND female mosquitoes in a given location to force a new *Wolbachia* strain to become the dominant strain over an area of 66 km². Given the aforementioned EPA reviewed value of 1 female release per 250,000 males with the MosquitoMate product, such an outcome is not expected to occur.

If, somehow population replacement were to occur (despite the estimated 1 female release per 250,000 males) HDOH would cease releases as the released males would

then be able to mate with the wild females with the established *Wolbachia* species. The outcome of this would be that the mosquito species that already exists in Hawaii would continue to exist in the wild, just with a different *Wolbachia* bacteria. We do not anticipate a different *Wolbachia* bacteria having any new or negative effects on human health or the environment.

HDOH approves of this approach being applied at both a very small scale (in remote forest habitat as proposed by DLNR) or at a very large scale (across urban areas and island wide) so long as recommended application guidelines are followed. Compared to conventional chemical pesticides, this approach has zero anticipated non-target impacts on human health or the environment. The scale and scope of applications will likely vary depending on the target mosquito species, proposed area of application, the funding available and mosquito prevalence. As with any pesticide product, if you do not eradicate the species of concern, they will rebound if you stop using the pesticide product. However, we view this as a beneficial aspect of the project as we also know we can stop the process at any time should the Vector Control Branch determine a different approach is preferable to achieve mosquito control objectives.

Data collection will occur during releases using State general funds as well as potential federal funds from partner agencies (CDC or NIH). As the application of the pesticide product is intended to either control or eradicate one of the three target mosquito species, monitoring will include extensive mosquito population surveillance by Vector Control Branch staff and partners following releases to ensure that populations are reduced. HDOH already conducts this type of surveillance monitoring across the state, and would deploy staff and resources as necessary to carry out a pre- and post-monitoring if undertaking a control project for the benefit of public health. Depending on the length of the project, *Wolbachia* genetic monitoring will also occur.

In addition to Hawaii's import requirements, the shipper and/or receiver will obtain additional permits as required by federal or state agencies.

Method of Disposition

Any dead imported mosquitoes will be disposed of as municipal waste.

Abstraction of Organism

Culicidae species are sexually reproducing species. Minimum generation times vary but are approximately three weeks. Mature adults are up to approximately a centimeter in length and can live for a month to a few months. Adult mosquitoes range from 2.0 to 10.0 mm in size with males being smaller than females on average. Mosquito life cycles are well understood for most species, including all those established in Hawaii.

Larvae feed on organic material found in pools of water. Both adult males and females feed on water that contains carbohydrates (water with sap or nectar). Only mature females of certain species seek out and feed on vertebrate blood prior to egg laying. This blood feeding process allows for the transmission of pathogens and parasites.

These species rely on pools of water with organic material for the growth of larvae. Only adult females bite, as they require blood meals from vertebrate hosts to develop their eggs.

Potential Impact to the Environment

These three species are already well established in the wild on all of the main islands in Hawaii. *Aedes albopictus* and *Culex quinquefasciatus* are established statewide and *Aedes aegypti* is well established on Hawaii's Big Island. An additional three other "biting" non-native mosquito species have also become established: *Ae. japonicus*, *Wyeomyia mitchelli*, and *Ae. vexans*.

Wolbachia are not infectious to humans and are vertically transmitted through the eggs from one generation to another. The *Wolbachia* bacteria are obligate endosymbionts and can only survive inside the insect host's cytoplasm. A mosquito transinfected with a different strain of *Wolbachia* that results in cytoplasmic incompatibility would not be able to successfully reproduce with a wild mosquito due to cytoplasmic incompatibility. Therefore, if individual mosquitoes did become temporarily established, then they will quickly die off over the following generations because of cytoplasmic incompatibility with wild mosquitoes of the same species, with which they would be expected to encounter and mate.

Through the importation we intend to only import male mosquitoes. The sex separation can be performed in a variety of manners including through computer recognition and separation of males and females or through pupal sorting of males and females. However, if both sexes of transinfected mosquito were to be accidentally released, they are unlikely to maintain a breeding population of a transinfected mosquito. *Wolbachia* invasions into populations require a critical threshold frequency of infection that needs to be overcome before a novel *Wolbachia* infection can spread into a population. The *Wolbachia* infection rate must exceed 20-45% before it can spread and become established. This is evident in large scale releases such as in Cairns, Australia, where millions of transinfected mosquitoes (both sexes) with *Wolbachia* are released into the environment to control disease transmission, yet they do not easily reach fixation in the wild. If transinfected mosquitoes were to become established, the establishment is likely to be spatially localized due to incompatibility with neighboring mosquito populations.

Potential Impacts of Importation

Pro: Importation of male mosquitoes will allow the implementation of an evaluated technology that has been scientifically demonstrated as a safe and effective control method for mosquitoes on a landscape-scale. These are mosquitoes that are widespread in Hawaii and which have negative impacts to humans, wildlife, and pets. This implementation could be a valuable future resource for mosquito management applications, including eradicating incipient mosquito infestations on neighbor islands, and preventing human disease outbreaks. This would have a wide range of positive effects on human health, the economy, and tourism in Hawaii. Additionally, the application of traditional chemical controls for mosquitoes in both urban and natural

areas is impractical and causes unacceptable non-target impacts, whereas IIT carries no non-target risks to native species, humans or the environment. Furthermore, mosquitoes were first introduced to the Hawaiian Islands in the 1800s, and while they are used opportunistically as prey items, no species native to Hawai'i are dependent on their presence for survival. The control of mosquito populations in urban or natural area-interfaces would thus cause no negative impacts on Hawaiian species.

Con: It is hard to imagine any negative effects since the species is already established in Hawaii. Importing these organisms will not have any foreseeable beneficial effect to this mosquito species already found in Hawaii. The introduction of, for example, increased genetic variation within the mosquito species will be minimized by crossing the lines to mosquitoes originating from Hawaii.

The presence of unintended accompanying microbiota is minimized by the sterile laboratory rearing conditions used. These mosquitoes have been maintained for many generations in the lab environment and have not had the opportunity to obtain pathogens from the wild from blood feeding. The presence of intended microbiota, the *Wolbachia*, potentially has very positive effects on the societal health, the suppression of human disease vectored by mosquitoes, the environment, via population suppression of mosquitoes that vector avian pathogens, and the economy, through the potential increased tourism and lessened disease burden.

This mosquito species is already well established in Hawaii, as are many different strains of *Wolbachia*. MosquitoMate and Verily have a demonstrated track record of success utilizing sex-sorting methods which are highly effective. In the event that technical difficulties did occur during sex-sorting methods, because of cytoplasmic incompatibility, the escape of female mosquitoes carrying a new *Wolbachia* strain is not expected to be stable over the following generations. Laboratory reared females outcrossing to locally established wild male mosquitoes will result in cytoplasmic incompatibility and the failure of offspring to develop.

There is an extensive body of literature surrounding this mosquito species, its impact upon Hawaii, and *Wolbachia*-mediated cytoplasmic incompatibility.

Information on *Wolbachia*, with a focus on cytoplasmic incompatibility within mosquitoes:

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Subcommittee on Entomology
Hawaii Department of Health

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RESTRICTED ANIMAL LIST (Part A)

§4-71-6.5

<u>SCIENTIFIC NAME</u>	<u>COMMON NAME</u>
////////////////////////////////////	
/ FAMILY Culicidae /	
<u>Aedes aegypti</u>	mosquito, yellow fever /
<u>Aedes albopictus</u>	mosquito, asian tiger /
<u>Culex quinquefasciatus</u>	mosquito, southern house/
////////////////////////////////////	
FAMILY Drosophilidae	
<u>Drosophila</u> (all species in genus)	flies, pomace <u>Zapriothrica</u> sp. biocontrol agent, banana poka
FAMILY Lonchaeidae	
<u>Dasiops curubae</u>	biocontrol agent, banana poka
FAMILY Muscidae	
<u>Musca domestica</u>	house fly
FAMILY Tephritidae	
<u>Ceratitus capitata</u>	fly, Mediterranean fruit
<u>Urophora stylata</u>	biocontrol agent, bull thistle
ORDER Heteroptera	
FAMILY Anthocoridae	
<u>Orius tristicolor</u>	bug, minute pirate
ORDER Homoptera	
FAMILY Eriococcidae	
<u>Tectococcus ovatus</u>	biocontrol agent, strawberry guava
ORDER Hymenoptera	
FAMILY Aphelinidae	
<u>Aphelinus</u> (all species in genus)	parasite, aphid
<u>Cales noacki</u>	parasite, woolly whitefly
<u>Encarsia formosa</u>	parasite, greenhouse whitefly
<u>Encarsia guadeloupae</u>	parasite, spiraling whitefly
<u>Encarsia ?haitiensis</u>	parasite, spiraling whitefly
<u>Encarsia lutea</u>	parasite, sweetpotato whitefly
<u>Encarsia mineoi</u>	parasite, sweetpotato whitefly
<u>Encarsia pergandiella</u>	parasite, greenhouse

Questions from Hawaii Department of Agriculture on Incompatible Culex strain

The following information is being provided by Verily Life Sciences in response to questions from the Hawaiian Department of Agriculture (HI-DoA) about the *wAlbB*-strain *Culex quinquefasciatus* (incompatible i.e. conditionally sterile mosquitoes), which the US Fish and Wildlife Service, the Birds Not Mosquitoes (BNM) coalition and other collaborators wish to import into Hawaii for use in a mosquito control program that uses Sterile Insect Technique (or in this case, an incompatible insect technique). The objective of this program is to protect native Hawaiian birds against avian malaria, which is vectored by invasive *Cx quinquefasciatus* in Hawaiian bird reserves.

Background information:

Debug is a Verily Life Sciences (Verily) project aimed at developing technology to rear and release sterile or incompatible mosquitoes to reduce mosquito populations that transmit disease. Much of the Debug project's work has focused on developing tools for the mass rearing and effective release of male mosquitoes that are conditionally sterile against Wild Type (WT) mosquitoes due to cytoplasmic incompatibility (CI): whereby male insects infected with *Wolbachia* that mate with either females without *Wolbachia* or those infected with different *Wolbachia* strain, produce non-viable progeny, as embryonic development is halted. CI is the basis for the *Wolbachia* Sterile Insect Technique (SIT), also referred to as the Incompatible Insect Technique (IIT). Debug has successfully developed and deployed incompatible male *Aedes aegypti* mosquitoes in several large scale collaborative programs. For reference the following publications provide detail about the efficacy, general approach, rearing, sex sorting, release and field results of some of these projects:

- [Crawford et al 2020](#), Fresno CA, USA (2017-2018)
- [Beebe et al 2021](#), Innisfail QLD, Australia (2018), see also [Australian CSIRO website on the Innisfail project](#).
- [Ng et al, 2021](#), Singapore (2018-current), see also [Singapore National Environment Agency website on Project Wolbachia Singapore](#)

While there are no recent publications on field programs using incompatible *Cx. qunig.*, there is a 1967 publication showing local elimination of *Culex pipiens* using release of incompatible *Wolbachia* males in Myanmar (Laven, H. Eradication of *Culex pipiens fatigans* through Cytoplasmic Incompatibility. *Nature* 216, 383–384 (1967). <https://doi.org/10.1038/216383a0>.), and incompatibility in *Cx. pipiens* is widely studied.

In Hawaii, Debug has been requested by Hawaiian conservation groups including the Birds Not Mosquitoes coalition, The Nature Conservancy and the US Fish and Wildlife Service, to participate in a project that attempts to protect native Hawaiian birds from the depredations of Avian Malaria vectored by the invasive *Cx. qunig.* mosquitoes. This project would release

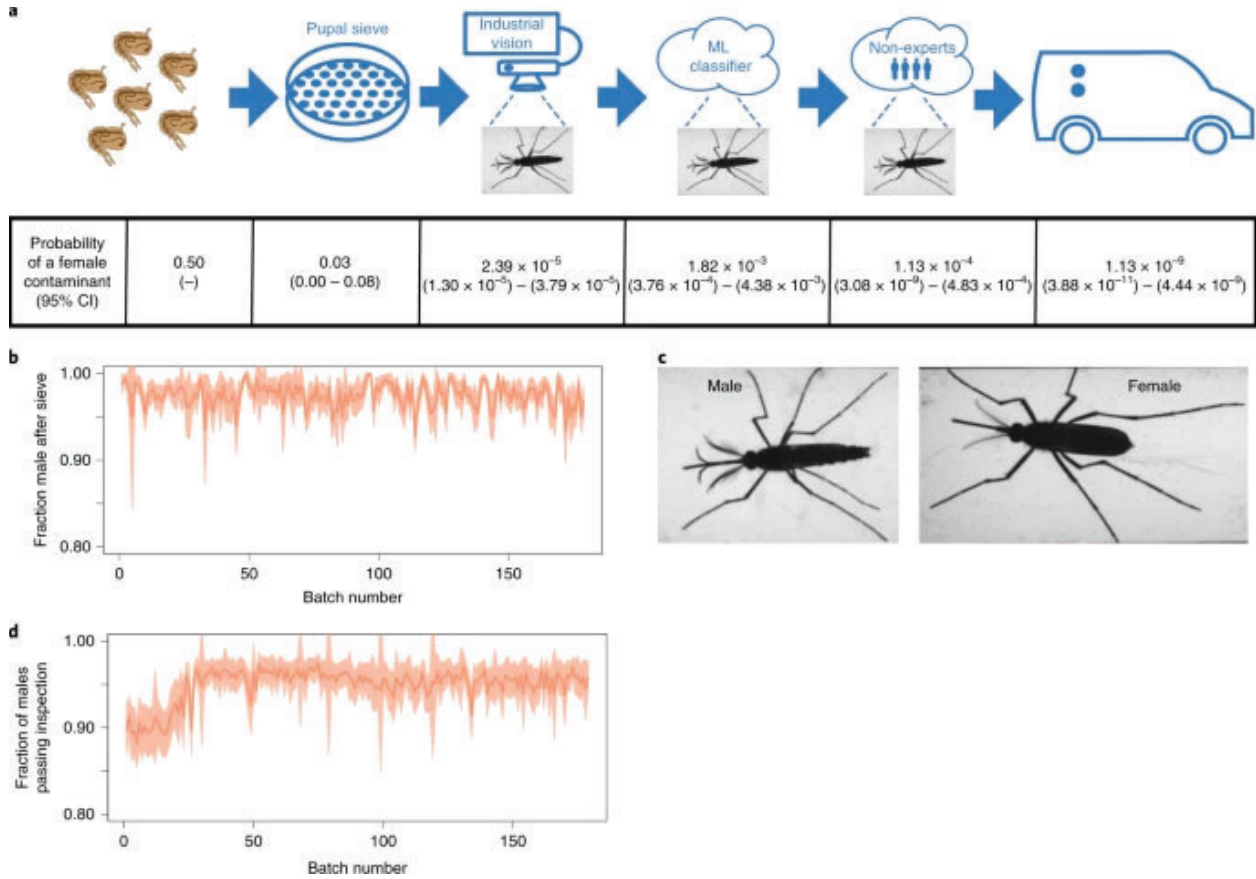
incompatible male *Cx. quinq.* into forest reserves with the goal of reducing wild-type (WT) *Cx. quinq.* mosquitoes and hence reducing malaria infections in birds. These male mosquitoes have a short lifespan (days), can not bite or vector disease, and are conditionally sterile due to the presence of an incompatible strain of the endosymbiont *Wolbachia pipientis* already present in Hawaiian mosquitoes (*wAlbB* sourced from Hawaii.) As noted previously *Cx. quinquefasciatus* are widespread in Hawaii, *Wolbachia pipientis* is present in a majority of insect species, including many endemic to Hawaii, all *Culex* and *Aedes albopictus* mosquitoes in HI have *Wolbachia pipientis*, and thus there is a long history of human and ecological exposure.

Verily's understanding is that the Hawaiian Department of Agriculture intends to submit an emergency application under FIFRA Section 18 to the EPA for temporary registration of the *wAlbB* in *Cx. quinq.* and that releases will be conducted under appropriate permits.

Questions from Christopher Kishimoto (Hawaii Department of Agriculture, Plant Quarantine Branch, Entomologist)

1. Could you please walk us through your procedures on how you eliminate female mosquitos from being released?

Verily's multi-stage mosquito sex sorting system removes females with extremely high accuracy, while retaining most males for release. As outlined in [Crawford et al. 2020](#) the system comprises 3 stages: 1) sieving of pupae to remove the vast majority of females, as female pupae are larger than males, 2) adult sex sorting using a real-time industrial vision system that uses multiple images of every adult mosquito to identify and remove females, and finally 3) we submit all images of individuals labeled male by the industrial vision system for scoring by a machine learning classifier which acts as a quality control system with further human review to identify and enable removal of any potential females accepted by the adult industrial vision sorter. For *Aedes aegypti* the combined system is expected to release 1 female for every 900 million males with a 95% CI of 1:200 million to 1:26 billion ([Crawford et al. 2020](#)). We are currently adapting the Verily sex sorting pipeline to *Culex* mosquitoes but as the basic features used for sex sorting, particularly the adult morphology, are the similar between *Culex* and *Aedes* we hope for extremely high accuracy sorting. As we do for *Aedes* as a part of EPA permitted manufacturing, we will also perform regular QC assays to confirm absence of females in sample release batches prior to the beginning of shipments and importation into Hawaii. See diagram below from [Crawford et al. 2020](#)



a, Illustration of the entire [*Aedes aegypti* mosquito] sex-sorting pipeline, including the mechanical pupal sieve, real-time adult visual inspection, cloud-based machine learning classifier, and [expert human] review. The probability of a female contaminant with 95% CIs for each step is shown along with the estimated overall female contamination rate for the entire pipeline in the final column. [note: the sorting process has been updated since 2018 to include both expert review and other algorithmic improvements] **b**, The fraction of mosquitoes imaged by the sex sorter after the pupal sieve that were male with s.d. intervals shaded for 179 production batches. **c**, Example images from the adult sex sorter (male on the left and female on the right) used by both the industrial vision system and machine learning classifier. **d**, The fraction of true males that were correctly labeled and accepted by the Industrial Vision system with s.d. interval shaded (n = mean of 96, range of 10–140 independent sex-sorter lane measurements per batch). After the industrial vision stage there are further QC inspection steps as noted above.

2. How often are quality control measures implemented?

Every single mosquito Verily provides for release goes through the above sex-sorting pipeline, with multiple stages of independent computer review of each adult mosquito, followed by additional human and computer quality control reviews.

Sieve performance is monitored in every single batch, and in addition as a part of the documented (and EPA reviewed) manufacturing process Verily regularly conducts a “female contamination” assay to ensure that adult sorting runs let through no females, validating that release batches are at <1:250:000 females:males according to Verily’s calculations and EPA requirements.

3. How often will quality control checks be implemented in the future?

As noted above, production of *Cx. quinq.* would be under a similar EPA reviewed manufacturing process as used for Verily’s *Aedes* manufacturing. Verily is regularly updating sex sorting algorithms and protocols to increase accuracy.

4. Have female mosquitos ever been found in batches of mosquitos destined for field release? If so, how often?

5. Have batches of mosquitos been halted for distribution because of the findings of any female mosquitos or other problems?

6. Have Verily female mosquitos ever been collected from the environment?

7. How often does Verily survey release sites for Verily female mosquitos?

We will provide answers to questions (4-7) together as they are all aimed at identifying the likelihood of *wAlbB* female releases and identification of this in field environments, which could potentially reduce the efficacy of incompatible male releases.

As a part of Verily’s *Aedes* manufacturing process as documented in Crawford et al. 2020, a small number of females (~<1:250k) are found in batches *prior* to field release. As noted above a secondary quality control review identifies and removes these resulting in extremely low female contamination rate in released mosquitoes. In our Singapore collaboration we identified a very small number of released females in batches comprising several million males, and have since updated our protocols to reduce the likelihood of this recurring.

Regarding the environmental collection of Verily female mosquitoes: The incompatible *Aedes* programs undertaken by Verily and collaborators have Verily (or our partners) routinely monitor trap collections for incompatible adult females i.e. females positive for the released strain of *Wolbachia* as assessed by molecular assays, and we also test larvae from ovitraps for the presence of this *Wolbachia*. We propose that this be included as a part of any fieldwork and surveillance accompanying a release program of incompatible *Culex quinq.* males in Hawaii. We also note that *Wolbachia pipientis* is present in a majority of insect species, including many endemic to Hawaii and all *Culex* and *Aedes albopictus* mosquitoes in HI have *Wolbachia pipientis*, and thus there is a long history of human and ecological exposure.

ZAP (transfected *Ae. albopictus*) and WB1 are MosquitoMate products, and we are unaware of any Verily manufactured ZAP or WB1 females being discovered in the environment. As noted above (and as reported in Ng et al 2021) Verily discovered the accidental release along with field collection of a very small number of *Ae. aegypti* females in Singapore, which despite ongoing release programs have not spread. As noted in the Singapore paper, in response protocols for sex sorting and QC have been significantly improved.

Exact protocols (e.g. sampling rate, pooling, etc.) for field surveillance to identify incompatible *Culex* adult females and/or larvae in Hawaii will need to be agreed and finalized.

8. What are the overall results from field releases of Verily mosquitos so far?

As outlined above in the introduction there are several studies showing that incompatible (transfected) male *Ae. aegypti* can cause suppression of wild mosquito populations when operated using Verily's rearing and release systems.

- California (in collaboration with MosquitoMate and others) showed 95% (up to 99%) suppression in treatment areas relative to controls: Crawford, J.E., Clarke, D.W., Criswell, V. et al. Efficient production of male *Wolbachia*-infected *Aedes aegypti* mosquitoes enables large-scale suppression of wild populations. *Nat Biotechnol* 38, 482–492 (2020). <https://doi.org/10.1038/s41587-020-0471-x>
- Australia (in collaboration with the Australian CSIRO and others) showed >80% (up to 97%) suppression in treatment areas relative to controls: NW Beebe, D Pagendam, BJ Trewin, A Boomer, M Bradford, A Ford, et al. Releasing incompatible males drives strong suppression across populations of wild and *Wolbachia*-carrying *Aedes aegypti* in Australia. *Proceedings of the National Academy of Sciences* 118 (41). <https://www.pnas.org/doi/full/10.1073/pnas.2106828118>
- Singapore [Ng. et al 2021 MedRxiv Preprint Paper](#) in collaboration with Singapore National Environment Agency showed 98% suppression in treatment areas relative to controls.

In addition to recent *Aedes* field results there is a 1967 *Culex pipiens* paper showing local elimination (100% suppression) using release of incompatible males in Myanmar: Laven, H. Eradication of *Culex pipiens fatigans* through Cytoplasmic Incompatibility. *Nature* 216, 383–384 (1967). <https://doi.org/10.1038/216383a0>.

9. How long does it take for wild mosquito populations to get back to prerelease populations once Verily mosquitos have stopped being released?

It is unknown what would happen with *Cx. quinq.* in the proposed program areas after a successful suppression program, as it will depend on migration rates from outside the treatment area, natural fecundity of wild mosquitoes in the local ecology and a variety of other factors. Any release program would need to maintain an ongoing surveillance program to monitor this.

10. Does Verily have EPA approval to release its mosquitos in Hawaii?

11. Does Verily have Hawaii Department of Agriculture Pesticides Branch approval to release its mosquitos in Hawaii?

In answer to 10-11: As previously discussed with HI-DoA, Verily will support partners and HI-DoA in applying for EPA permits along with any state permits required to undertake this program.

12. How many Verily mosquitos would have to be released to achieve adequate population control in Hawaii's environments?

This will be determined by Verily and local partners based on the results of an initial Mark Release Recapture (MRR) trial, which would give information on wild-type population numbers

and the dispersion and survival of released incompatible males. In general most IIT programs aim to achieve a ratio of 1:10 Wild Type male:sterile male in field traps in the treatment area to ensure strong suppression in each generation.

13. What is the duration of time needed to achieve adequate mosquito population control once releases start?

This will depend on a number of factors including wild type population, release numbers, efficacy of dispersion etc, along with the efficacy of the surveillance program used to measure impact. *Aedes* incompatible male release programs and other SIT projects typically see measurable impact on hatch-rate within several weeks, though it may take months for significant wild-type population reduction. Laven 1967 saw initial reductions after several weeks with incompatible male *Cx. pipiens* releases though this was in a village setting.

14. How will Verily handle a request to specifically manufacture Hawaiian biotype mosquitos, especially if orders for those mosquitos may be inconsistent?

Verily will review with requesting partners as project plans develop.

15. Would Verily be able to show verifiable proof that only Hawaiian biotype mosquitos will be shipped to Hawaii?

Yes, Verily's manufacturing process maintains molecular assays and physical containment to ensure quality controls and biosecurity of shipped mosquitoes.

Sex-sorted male mosquitoes will be shipped to Hawaii from our rearing facility in California and produced using Verily's mosquito manufacturing process which will be reviewed as a part of a HI DoA submitted Section 18 permit application. Males will be transported in line with any issued label and permits.