A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

SECTION 1. This Act shall be known as the New Directions 1 for Diversified Agriculture Act. 2 SECTION 2. Chapter 163D, Hawaii Revised Statutes, is 3 amended by adding a new section to be appropriately designated 4 and to read as follows: 5 "§163D- Irrigation repair and maintenance special 6 fund. (a) There is established in the state treasury the 7 irrigation repair and maintenance special fund which shall be 8 administered by the corporation. 9 (b) Moneys in the irrigation repair and maintenance 10 special fund shall be used to fund repair and maintenance of the 11 following irrigation systems: 12 (1) East Kauai irrigation system; 13 14 (2) Kekaha ditch; (3) Kokee ditch; 15 Maui Land/Pioneer Mill irrigation system; 16 (4) (5) Waiahole ditch; 17 (6) Lower Hamakua irrigation system; 18

1	<u>(7)</u>	Molokai irrigation system;
2	(8)	Upcountry Maui irrigation system;
3	(9)	Waimanalo irrigation system;
4	(10)	Waimea irrigation system;
5	(11)	East Maui irrigation system;
6	(12)	Kauai coffee irrigation system;
7	(13)	West Maui irrigation system;
8	(14)	Kau irrigation system;
9	(15)	Honomalino irrigation system; and
10	(16)	Other privately-owned irrigation systems on former
11		sugarcane and pineapple plantation lands that have
12		been converted to diversified agriculture.
13	(C)	The irrigation repair and maintenance special fund
14	shall be	funded by legislative appropriations, including general
15	obligatio	n bond funds and federal funds.
16	(d)	Landowners may apply for funding assistance from the
17	irrigatio	n repair and maintenance special fund; provided that
18	the lando	wner:
19	(1)	Provides matching funding equal to the amount received
20		from the irrigation repair and maintenance special
21		fund;

1	(2)	Agrees to file a petition for declaratory ruling
2		pursuant to section 205-45 designating all lands
3		within two miles of the water produced by the
4		irrigation system as important agricultural lands as
5		defined under chapter 205 and notifies the corporation
6		and county of the petition and designation for the
7		purpose of inclusion on maps; and
8	(3)	Agrees to use all lands served by the water produced
9		by the irrigation system for diversified agriculture
10		production.
11	The	corporation shall develop processes, policies,
12	standards	, and criteria for selecting the landowners that are to
13	receive f	unding and the amount of such funding. The corporation
14	shall als	o develop processes, policies, standards, and criteria
15	for deter	mining the amount of funding provided to irrigation
16	systems i	n subsection (b) owned by the State.
17	(e)	Landowners who apply for and receive funding from the
18	irrigatio	n repair and maintenance special fund, and who provide
19	matching	funding under subsection (d)(1), may apply for an
20	income ta	x credit for their matching funds as specified under
21	section 2	35- •
22	(f)	As used in this section:

HB HMS 2006-1304

1	"Divers	ified agriculture" means agricultural operations
1		
2	that produce	diversified agricultural products, including
3	flowers, nurs	sery products, vegetables, herbs, melons, seed
4	crops, macada	amia nuts, aquaculture, coffee, milk, cattle, eggs,
5	hogs, and from	uit but excluding sugarcane and pineapple.
6	"Irriga	tion system" means the agricultural system of
7	intakes, dive	ersions, wells, ditches, siphons, pipes, reservoirs,
8	and accessor	y facilities established to provide water for
9	agricultural	production.
10	"Landow	ner" means a private entity that:
11	<u>(1)</u> Own	ns agricultural land, formerly used as a sugarcane
12	or	pineapple plantation, that contains a privately-
13	OWI	ned irrigation system that is necessary for the
14	su	stained production of diversified agriculture on the
15	la	nd served by the irrigation system; or
16	<u>(2)</u> Ow:	ns, or partially owns, an irrigation system listed
17	<u>in</u>	subsection (b)(1) through(15)."
18	SECTION	3. Chapter 235, Hawaii Revised Statutes, is
19	amended by a	dding a new section to be appropriately designated
20	and to read	as follows:
21	" <u>§235-</u>	Irrigation repair and maintenance special fund
22	tax credit.	(a) There shall be allowed to each qualified

1	taxpayer,	pursuant to section 163D- (e) and subject to the
2	taxes imp	osed by this chapter, an income tax credit which shall
3	be deduct	ible from the qualified taxpayer's net income tax
4	liability	, if any, imposed by this chapter for the taxable year
5	in which	the credit is properly claimed.
6	<u>The</u>	amount of the credit shall be equal to the amount of
7	matching	funds provided by the qualified taxpayer in obtaining
8	funding f	rom the irrigation repair and maintenance special fund,
9	as specif	ied in section 163D- (d)(1); provided that:
10	(1)	The amount of the credit shall not exceed \$ per
11		year in the aggregate for all qualified taxpayers;
12	(2)	The amount of the credit shall not exceed \$ in the
13		aggregate for all qualified taxpayers for all taxable
14		years; and
15	(3)	The tax credit shall be available for matching fund
16		costs incurred after December 31, 2005, and before
17		January 1, 2026.
18	<u>In t</u>	he case of a partnership, S corporation, estate, or
19	trust, th	e cost upon which the tax credit is computed shall be
20	determine	d at the entity level. Distribution and share of
21	credit sh	all be determined pursuant to section 235-110.7(a).

```
If a deduction is taken under Section 179 (with respect to
1
    election to expense depreciable business assets) of the Internal
2
    Revenue Code, no tax credit shall be allowed for that portion of
3
    the construction or renovation cost for which the deduction is
4
5
    taken.
         The basis of eligible property for depreciation or
6
    accelerated cost recovery system purposes for state income taxes
7
    shall be reduced by the amount of credit allowable and claimed.
8
    In the alternative, the qualified taxpayer shall treat the
9
    amount of the credit allowable and claimed as a taxable income
10
    item for the taxable year in which it is properly recognized
11
    under the method of accounting used to compute taxable income.
12
         (b) If the tax credit under this section exceeds the
13
    qualified taxpayer's income tax liability, the excess of credit
14
    over liability may be used as a credit against the qualified
15
    taxpayer's income tax liability until exhausted. All claims for
16
    a tax credit under this section shall be filed on or before the
17
    end of the twelfth month following the close of the taxable year
18
    for which the credit may be claimed. Failure to comply with the
19
    foregoing provision shall constitute a waiver of the right to
20
21
    claim the credit.
```

1	(c) The director of taxation shall prepare any forms that
2	may be necessary to claim a credit under this section. The
3	director may also require the qualified taxpayer to furnish
4	information to ascertain the validity of the claim for credit
5	made under this section and may adopt rules necessary to
6	effectuate the purposes of this section pursuant to chapter 91.
7	(d) To qualify for the income tax credit, the qualified
8	taxpayer shall be in compliance with all applicable federal,
9	state, and county statutes, rules, and regulations.
10	(e) No qualified taxpayer that claims a credit under this
11	section shall claim any other tax credit for the same costs for
12	which a credit is claimed under this section.
13	(f) No later than March 31 of each year following the year
14	in which the cost of matching funds provided by the qualified
15	taxpayer in obtaining funding from the irrigation repair and
16	maintenance special fund were incurred, each qualified taxpayer
17	claiming the tax credit shall submit a written, notarized
18	statement to the director of taxation identifying the matching
19	fund costs incurred in the year being claimed.
20	(g) The department of taxation, with the assistance of the
21	agribusiness development corporation, shall maintain records of
22	the names of qualified taxpayers eligible for the credit and the

total amount of eligible costs incurred in each taxable year, 1 beginning after December 31, 2005, by each qualified taxpayer. 2 The department of taxation, with the assistance of the 3 agribusiness development corporation, shall compile all eligible 4 matching fund costs, and upon each determination, shall issue a 5 certificate to the taxpayer pursuant to subsection (h) 6 7 indicating: The amount of matching fund costs eligible for the tax 8 (1) 9 credit; The amount of the tax credit that the qualified 10 (2) taxpayer may use for the tax year in which the costs 11 were incurred; and 12 The amount of previous tax credits the qualified (3) 13 taxpayer may carry forward. 14 The department of taxation shall certify no more than 15 (h) in credits in the aggregate, including carryforward 16 amounts, for all qualified taxpayers for each taxable year; 17 provided that if the total amount claimed on all statements in 18 the aggregate, including carryforward amounts, filed by March 31 19 20 for the previous tax year amounts to: (1) \$ or less, the department of taxation shall 21 certify all claims; and 22

1	(2) More than $\$$, the department of taxation shall
2	certify claims for each qualified taxpayer in an
3	amount proportional to the total amount claimed.
4	The department of taxation shall certify no more than
5	s in credits, including carryforward amounts, in the
6	aggregate for all qualified taxpayers for all taxable years.
7	(i) As used in this section "qualified taxpayer" means the
8	same as "landowner" under section 163D- (e)."
9	SECTION 4. Section 26-16, Hawaii Revised Statutes, is
10	amended by amending subsection (c) to read as follows:
11	"(c) The department shall:
12	(1) Promote the conservation, development, and utilization
13	of agricultural resources in the State;
14	[(2) Assist the farmers of the State and any others engaged
15	in agriculture by research projects, dissemination of
16	information, crop and livestock reporting service,
17	market news service, and any other means of improving
18	the well-being of those engaged in agriculture and
19	increasing the productivity of the lands;
20	$\frac{(3)}{(2)}$ Administer the programs of the State relating to
21	animal husbandry, entomology, farm credit,
22	[development and promotion of agricultural products

1		and markets, and the establishment and enforcement of
2		the rules on the grading and labeling of agricultural
3		products; and
4	[(4)]	(3) Administer the aquaculture program under section
5		141-2.5."
6	SECT	ON 5. Section 141-1, Hawaii Revised Statutes, is
7	amended t	read as follows:
8	"§14	-1 Duties in general. The department of agriculture
9	shall:	
10	(1)	Gather, compile, and tabulate, from time to time,
11		information and statistics concerning:
12		(A) Entomology and plant pathology: Insects, scales,
13		blights, and diseases injurious, or liable to
14		become injurious, to trees, plants, or other
15		vegetation, and the ways and means of
16		exterminating pests and diseases already in the
17		State and preventing the introduction of those
18		not yet here; and
19		(B) General agriculture: Fruits, fibres, and useful
20		or ornamental plants and their introduction,
21		development, care, and manufacture or
22		exportation, with a view to introducing,

3

4

5

6

7

8

9

10

1	establishing,	and fostering	g new	and	valuable
2	plants and in	ndustries;			

- extension service and agricultural experiment station of the University of Hawaii and all private persons and organizations doing work of an experimental or educational character coming within the scope of the subject matter of chapters 141, 142, and 144 to 150A, and avoid, as far as practicable, duplicating the work of those persons and organizations;
- Enter into contracts, cooperative agreements, or other 11 (3) transactions with any person, agency, or organization, 12 public or private, as may be necessary in the conduct 13 of the department's business and on such terms as the 14 department may deem appropriate; provided that the 15 department shall not obligate any funds of the State, 16 except the funds that have been appropriated to the 17 department. Pursuant to cooperative agreement with 18 any authorized federal agency, employees of the 19 cooperative agency may be designated to carry out, on 20 behalf of the State the same as department personnel, 21 specific duties and responsibilities under chapters 22

1		141, 142, 150A, and rules adopted pursuant to those
2		chapters, for the effective prosecution of pest
3		control, and animal disease control, and regulation of
4		import into the State and intrastate movement of
5		regulated articles;
6	(4)	Secure copies of the laws of other states,
7		territories, and countries, and other publications
8		germane to the subject matters of chapters 141, 142,
9		and 144 to 150A, and make laws and publications
10		available for public information and consultation;
11	(5)	Provide buildings, grounds, apparatus, and
12		appurtenances necessary for the examination,
13		quarantine, inspection, and fumigation provided for by
14		chapters 141, 142, and 144 to 150A; for the obtaining,
15		propagation, study, and distribution of beneficial
16		insects, growths, and antidotes for the eradication of
17		insects, blights, scales, or diseases injurious to
18		vegetation of value and for the destruction of
19		injurious vegetation; and for carrying out any other
20		purposes of chapters 141, 142, and 144 to 150A;
21	(6)	Formulate and recommend to the governor and
22		legislature additional legislation necessary or

1

15

16

17

21

22

H.B. NO. 2179

2		141, 142, and 144 to 150A;
3	(7)	Publish at the end of each year a report of the
4		expenditures and proceedings of the department and of
5		the results achieved by the department, together with
6		other matters germane to chapters 141, 142, and 144 to
7		150A, and which the department may deem proper;
8	(8)	Administer a program of agricultural planning and
9		development, including the formulation and
10		implementation of general and special plans, including
11		but not limited to the functional plan for
12		agriculture; [administer the planning, development,
13		and management of the agricultural park program; plan,
14		construct, operate, and maintain the state irrigation

desirable for carrying out the purposes of chapters

assist in research, evaluation, development,
enhancement, and expansion of local agricultural
industries; and serve as liaison with other public

agencies and private organizations for the above

water systems; review, interpret, and make

recommendations with respect to public policies and

actions relating to agricultural land and water use;

purposes. In the foregoing, the department of

```
agriculture shall act to conserve and protect
1
              agricultural lands and irrigation water systems,
2
              promote diversified agriculture, increase agricultural
3
              self-sufficiency, and ensure the availability of
4
              agriculturally suitable lands."
5
         SECTION 6. Section 163D-3, Hawaii Revised Statutes, is
6
    amended by amending subsection (d) to read as follows:
7
              The board shall appoint an executive director,
8
         "(d)
    subject to confirmation by the senate, who shall serve at the
9
    pleasure of the board and shall be exempt from chapter 76. The
10
    salary of the executive director shall be set by the board."
11
         SECTION 7. Section 163D-4, Hawaii Revised Statutes, is
12
    amended to read as follows:
13
         "$163D-4 Powers; generally. (a) Except as otherwise
14
    limited by this chapter, the corporation may:
15
16
         (1)
              Sue and be sued;
              Have a seal and alter the same at its pleasure;
         (2)
17
              Make and alter bylaws for its organization and
18
         (3)
              internal management;
19
              Adopt rules under chapter 91 necessary to effectuate
20
         (4)
              this chapter in connection with its projects,
21
              operations, and properties;
22
```

1	(5)	Make and execute contracts and all other instruments
2		necessary or convenient for the exercise of its powers
3		and functions under this chapter;
4	(6)	Carry out surveys, research, and investigations into
5		technological, business, financial, consumer trends,
6		and other aspects of agricultural production in the
7		national and international community;
8	(7)	Acquire or contract to acquire by grant or purchase.
9		or by eminent domain, any real, personal, or mixed
10		property or any interest therein for its immediate or
11		future use for the purposes of this chapter; own,
12		hold, improve, and rehabilitate any real, personal, or
13		mixed property acquired, and sell, assign, exchange,
14		transfer, convey, lease, or otherwise dispose of, or
15		encumber the same;
16	(8)	By itself, or in partnership with qualified persons,
17		acquire, construct, reconstruct, rehabilitate,
18		improve, alter, or repair any infrastructure or
19		accessory facilities in connection with any project;
20		own, hold, sell, assign, transfer, convey, exchange,
21		lease, or otherwise dispose of, or encumber any

22

project;

1	(9)	[In cooperation with the department of agriculture,
2		<pre>pursuant] Pursuant to chapter 167, or otherwise</pre>
3		through direct investment or coventure with a
4		professional investor or enterprise or any other
5		person, or otherwise, to acquire, construct, operate,
6		and maintain water facilities for conveying,
7		distributing, and transmitting water for irrigation
8		and agricultural uses at rates or charges determined
9		by the corporation; provided that:
10		(A) This chapter shall not be construed to permit or
11		allow the [department of agriculture or any]
12		agribusiness development corporation to:
13		(i) Amend or modify rights or entitlements to
14		water as provided for by [Article] article
15		XI, section 7, of the Constitution of the
16		State of Hawaii, or the Hawaiian Homes
17		Commission Act, 1920, as amended, and
18		chapter 168;
19		(ii) Diminish or abridge the traditional and
20		customary rights of ahupua`a tenants who
21		inhabited the Hawaiian Islands prior to 1778
22		under sections 1-1 and 7-1; and

1		(iii) Impair, abridge, or terminate the legal
2		rights or interests to water and its uses,
3		whether by lease, easement, or other means,
4		which are possessed or held by organizations
5		whose primary purpose is to benefit people
6		of Hawaiian ancestry; and
7		(B) All usage of water shall be in accordance with
8		chapter $[+]$ 174C $[+]$ and other applicable laws in
9		the State;
10	(10)	Assist agricultural enterprises by conducting detailed
11		marketing analysis and developing marketing and
12		promotional strategies to strengthen the position of
13		those enterprises and to better exploit local,
14		national, and international markets;
15	(11)	Carry out specialized programs designed to develop new
16		markets for Hawaii agricultural products;
17	(12)	Receive, examine, and determine the acceptability of
18		applications of qualified persons for allowances or
19		grants for the development of new crops and
20		agricultural products, the expansion of established
21		agricultural enterprises, and the altering of existing
22		agricultural enterprises;

1	(13)	Coordinate its activities with any federal or state
2		farm credit programs;
3	(14)	Grant options to purchase any project or to renew any
4		lease entered into by it in connection with any of its
5		projects, on the terms and conditions it deems
6		advisable;
7	(15)	Provide advisory, consultative, training, and
8		educational services, technical assistance, and advice
9		to any person, partnership, or corporation, either
10		public or private, [in order] to carry out the
11		purposes of this chapter, and engage the services of
12		consultants on a contractual basis for rendering
13		professional and technical assistance and advice;
14	(16)	Procure insurance against any loss in connection with
15		its property and other assets and operations in such
16		amounts and from such insurers as it deems desirable;
17	(17)	Accept gifts or grants in any form from any public
18		agency or any other source; [and]
19	(18)	Assist the farmers of the state and any others engaged
20		in agriculture by research projects, dissemination of
21		information, crop and livestock reporting service,
22		market news service, and any other means of improving

1		the well-being of those engaged in agriculture and
2		increasing the productivity of the lands; and
3	[(18)]	(19) Do all things necessary or proper to carry out
4		the purposes of this chapter.
5	(b)	The corporation shall [develop,]:
6	(1)	Develop, promote, assist, and market export crops and
7		other crops for local markets[+];
8	(2)	Administer the programs of the State relating to the
9		development and promotion of agricultural products and
10		markets;
11	(3)	Administer the planning, development, and management
12		of the agricultural park program;
13	(4)	Manage the non-agricultural park lands transferred to
14		the corporation under chapter 166E; and
15	(5)	Plan, construct, operate, and maintain the state
16		irrigation water systems."
17	SECT	ION 8. Section 163D-5, Hawaii Revised Statutes, is
18	amended by	y amending subsection (a) to read as follows:
19	"(a)	The corporation shall prepare the Hawaii agribusiness
20	plan which	h shall define and establish goals, objectives,
21	policies,	and priority guidelines for its agribusiness

1	developme	nt strategy. The plan shall include but not be limited
2	to:	
3	(1)	An inventory of agricultural lands with suitable
4		adequate water resources that are or will become
5		available due to the downsizing of the sugar and
6		pineapple industries that can be used to meet present
7		and future agricultural production needs;
8	(2)	An inventory of agricultural infrastructure that will
9		be abandoned by sugar and pineapple industries such as
10		irrigation systems, drainage systems, processing
11		facilities, and other accessory facilities;
12	(3)	An inventory of lands designated as agricultural parks
13		pursuant to chapter 166;
14	(4)	An inventory of non-agricultural park lands managed
15		under chapter 166E;
16	[(3)]_	(5) An analysis of imported agricultural products and
17		the potential for increasing local production to
18		replace imported products in a manner that complements
19		existing local producers and increases Hawaii's
20		agricultural self-sufficiency;

1	$\left[\frac{(4)}{(6)}\right]$ Alternatives in the establishment of sound
2	financial programs to promote the development of
3	diversified agriculture;
4	$\left[\frac{(5)}{(7)}\right]$ Feasible strategies for the promotion, marketing,
5	and distribution of Hawaii agricultural products in
6	local, national, and international markets;
7	$\left[\frac{(6)}{(8)}\right]$ Programs to promote and facilitate the absorbing of
8	displaced agricultural workers into alternative
9	agricultural enterprises;
10	$\left[\frac{(7)}{(9)}\right]$ Strategies to insure the provision of adequate air
11	and surface transportation services and supporting
12	facilities to support the agricultural industry in
13	meeting local, national, and international market
14	needs;
15	$\left[\frac{(8)}{(10)}\right]$ Proposals to improve the gathering of data and the
16	timely presentation of information on market demands
17	and trends that can be used to plan future harvests
18	and production; and
19	$\left[\frac{(9)}{(11)}\right]$ Strategies for federal and state legislative
20	actions that will promote the development and
21	enhancement of Hawaii's agricultural industries."

SECTION 9. Chapter 166E, Hawaii Revised Statutes, is 1 amended as follows: 2 By amending section 166E-1 to read: 3 "[+] \$166E-1[+] Legislative findings. The legislature 4 finds that article XI, section 10, of the State Constitution 5 establishes that "the public lands shall be used for the 6 development of farm and homeownership on as widespread a basis 7 as possible, in accordance with procedures and limitations 8 prescribed by law." 9 Therefore, the legislature finds that certain public lands 10 classified for agricultural use by the department of land and 11 natural resources should be transferred to the [department of 12 agriculture, with the approval of the board of land and natural 13 resources and the board of agriculture, agribusiness 14 development corporation for purposes and in a manner consistent 15 with article XI, section 10, of the State Constitution. 16 The purpose of this chapter is to ensure the long-term **17** productive use of public lands leased or available to be leased 18 by the department of land and natural resources for agricultural 19 purposes by allowing these lands to be transferred to and 20 managed by the [department of agriculture.] agribusiness 21 development corporation." 22

```
By amending section 166E-2 to read:
1
         2.
         "[+] $166E-2[+] Definitions. For the purposes of this
2
3
    chapter:
         ["Agricultural activities"] "Agricultural use" means the
4
    care and production of livestock, livestock products, poultry,
5
    or poultry products, or apiary, horticultural, or floricultural
6
    products, or the planting, cultivating, and harvesting of crops
7
    or trees.
8
         "Board" means the board of [agriculture.] directors of the
9
    agribusiness development corporation.
10
         ["Department" means the department of agriculture.]
11
         "Corporation" means the agribusiness development
12
    corporation.
13
         "Non-agricultural park lands" means <a href="public">public</a> lands that are
14
15
    [<del>not</del>]:
              Not designated as agricultural parks pursuant to
16
         (1)
               chapter 166[-]; and
17
         (2) Classified for agricultural use by the department of
18
               land and natural resources."
19
               By amending section 166E-3 to read:
20
         3.
         "[+]$166E-3[+] Transfer [and management] of non-
21
    agricultural park lands and related facilities to the
22
```

1	[department of agriculture.] corporation; corporation management
2	of lands. (a) [Upon mutual agreement and approval of the board
3	and the board of land and natural resources: By July 1, 2007:
4	(1) [The department may accept the transfer of and manage
5	certain qualifying non-agricultural Certain non-
6	agricultural park lands; and
7	(2) Certain assets, including position counts, related to
8	the management of existing encumbered and unencumbered
9	non-agricultural park lands and related facilities.
10	shall be transferred from the department of land and natural
11	resources to the [department.] corporation under a plan
12	developed and administered by the corporation. The board of
13	land and natural resources shall assist the corporation to plan
14	and timely implement the transfer.
15	(b) The [department] corporation shall administer a
16	program to manage the transferred non-agricultural park lands
17	under rules adopted by the board pursuant to chapter 91. The
18	program and its rules shall be separate and distinct from the
19	agricultural park program and its rules. Non-agricultural park
20	lands are not the same as, and shall not be selected or managed
21	as are lands under agricultural park leases. Notwithstanding
22	any other law to the contrary, the program shall include the

1	following	conditions pertaining to encumbered non-agricultural
2	park lands	S:
3	(1)	The lessee or permittee shall perform in full
4		compliance with the existing lease or permit;
5	(2)	The lessee or permittee shall not be in arrears in the
6		payment of taxes, rents, or other obligations owed to
7		the State or any county;
8	(3)	The lessee's or permittee's agricultural operation
9		shall be economically viable as specified by the
10		board; and
11	(4)	No encumbered or unencumbered non-agricultural park
12		lands with soils classified by the land study bureau'
13		detailed land classification as overall (master)
14		productivity rating class A or B shall be transferred
15		for the use or development of golf courses, golf
16		driving ranges, and country clubs.
17	The trans:	fer of non-agricultural park lands managed by the
18	corporation	on shall be done in a manner to be determined by the
19	board [of	agriculture].
20	(C)	For any encumbered or unencumbered non-agricultural
21	park lands	s transferred to the [department] corporation that are

not being [utilized] used or required for the public purpose

22

- 1 stated, the order setting aside the lands shall be withdrawn and
- 2 the lands shall be returned to the department of land and
- 3 natural resources."
- 4. By amending section 166E-4 to read:
- 5 "[+] \$166E-4[+] Conversion of qualified and encumbered
- 6 [other agricultural] non-agricultural park lands. The
- 7 [department] corporation shall establish criteria and rules
- 8 pursuant to chapter 91 and subject to approval by the board to
- 9 convert qualified and encumbered non-agricultural park lands to
- 10 [department] corporation leases or other forms of encumbrance."
- 11 5. By amending section 166E-5 to read:
- "[+]\$166E-5[] Extension Management of qualified and
- 13 encumbered non-agricultural park lands [transferred to and
- 14 managed] by the [department.] corporation. Notwithstanding
- 15 chapter 171, the board shall establish criteria and rules to
- 16 allow the cancellation, renegotiation, and extension of
- 17 transferred encumbrances by the [department.] corporation.
- 18 Notwithstanding any law to the contrary, qualified and
- 19 encumbered non-agricultural park lands transferred to the
- 20 [department] corporation shall not have the respective length of
- 21 term of the lease or rents reduced over the remaining fixed term
- 22 of the applicable encumbrances."

- 6. By amending section 166E-6 to read: 1 "[+]\$166E-6[+] Rules. The board shall adopt rules 2 pursuant to chapter 91 to effectuate the purposes of this 3 4 chapter." By amending section 166E-7 to read: 5 7. "[+] \$166E-7[+] Non-agricultural park lands special fund; 6 established. (a) There is established in the state treasury 7 the non-agricultural park lands special fund, into which shall 8 9 be deposited: Legislative appropriations to the fund; and 10 (1)All lease rent, fees, penalties, and any other revenue 11 (2) or funds collected from non-agricultural park lands 12 that are transferred, or in the process of being 13 transferred, to the [department] corporation under 14 this chapter. **15** Moneys in the special fund shall be used to defray the 16 costs incurred in managing, administering, and overseeing non-17 agricultural park lands that are transferred, or in the process 18 of being transferred, to the [department] corporation under this 19
- 21 (c) The [department] corporation shall administer the non-22 agricultural park lands special fund."

20

chapter.

1	SECTION 10. Section 171-6, Hawaii Revised Statutes, is	
2	amended to read as follows:	
3	"§171-6 Powers. Except as otherwise provided by law, the	า∈
4	board of land and natural resources shall have the powers and	
5	functions granted to the heads of departments and the board of	E
6	land and natural resources under chapter 26.	
7	In addition to the foregoing, the board may:	
8	(1) Adopt a seal;	
9	(2) Administer oaths;	
10	(3) Prescribe forms of instruments and documents;	
11	(4) Adopt rules which, upon compliance with chapter 91,	
12	shall have the force and effect of law;	
13	(5) Set, charge, demand, and collect reasonable fees for	r
14	the preparation of documents to be issued, for the	
15	surveying of public lands, and for the issuing of	
16	certified copies of its government records, which	
17	fees, when collected, shall be deposited into the	
18	state general fund, unless otherwise specified in	
19	this chapter;	
20	(6) Establish additional restrictions, requirements, or	
21	conditions, not inconsistent with those prescribed	ir
22	this chapter, relating to the use of particular land	b

1		being disposed of, the terms of sale, lease, license,
2		or permit, and the qualifications of any person to
3		draw, bid, or negotiate for public land;
4	(7)	Reduce or waive the lease rental at the beginning of
5		the lease on any lease of public land to be used for
6		[any agricultural or pastoral use, or for] resort,
7		commercial, industrial, or other business use where
8		the land being leased requires substantial
9		improvements to be placed thereon; provided that such
10		reduction or waiver shall not exceed two years for
11		land to be used for any agricultural or pastoral use,
12		or exceed one year for land to be used for resort,
13		commercial, industrial, or other business use;
14	(8)	Delegate to the chairperson or employees of the
15		department of land and natural resources, subject to
16	•	the board's control and responsibility, such powers
17		and duties as may be lawful or proper for the
18		performance of the functions vested in the board;
19	(9)	Utilize arbitration under chapter 658A to settle any
20		controversy arising out of any existing or future
21		lease;

1	(10)	Set, charge, and collect reasonable lees in an amount
2		sufficient to defray the cost of performing or
3		otherwise providing for the inspection of activities
4		permitted upon the issuance of a land license
5		involving a commercial purpose;
6	(11)	Appoint masters or hearing officers to conduct public
7		hearings as provided by law and under such conditions
8		as the board by rules shall establish;
9	(12)	Bring such actions as may be necessary to remove or
10		remedy encroachments upon public lands. Any person
11		causing an encroachment upon public land shall be
12		subject to a fine of not more than \$500 a day for the
13		first offense and shall be liable for administrative
14		costs incurred by the department and for payment of
15		damages. Upon the second offense and thereafter, the
16		violator shall:
17		(A) [be] $\underline{\text{Be}}$ fined not less than \$500 nor more than
18		\$2,000 per day;
19		(B) $[\frac{if}{if}]$ If required by the board, restore the land
20		to its original condition if altered and assume
21		the costs thereof; and

1		(C) [assume] Assume such costs as may result from
2		adverse effects from such restoration;
3	(13)	Set, charge, and collect interest and a service charge
4		on delinquent payments due on leases, sales, or other
5		accounts. The rate of interest shall not exceed one
6		per cent a month and the service charge shall not
7		exceed \$50 a month for each delinquent payment;
8		provided that the contract shall state the interest
9		rate and the service charge and be signed by the party
10		to be charged;
11	(14)	Set, charge, and collect additional rentals for the
12		unauthorized use of public lands by a lessee,
13		licensee, grantee, or permittee who is in violation of
14		any term or condition of a lease, license, easement,
15		or revocable permit, retroactive to the date of the
16		occurrence of the violation. Such amounts shall be
17		considered delinquent payments and shall be subject to
18		interest and service charges as provided in paragraph
19		(13);
20	(15)	Set, charge, and collect reasonable fines for
21		violation of this chapter or any rule adopted
22		thereunder. Any person violating any of the

1		provisions of this chapter or any rule adopted
2		thereunder, for which violation a penalty is not
3		otherwise provided, shall be fined not more than \$500
4		a day and shall be liable for administrative costs
5		incurred by the department and for payment for
6		damages;
7	(16)	Issue revenue bonds, subject to the approval of the
8		legislature. All revenue bonds shall be issued
9		pursuant to part III of chapter 39, except as provided
10		in this chapter. All revenue bonds shall be issued in
11		the name of the department and not in the name of the
12		State. The final maturity date of the revenue bonds
13		may be any date not exceeding thirty years from the
14		date of issuance;
15	(17)	Pledge or assign all or any part of the receipts and
16		revenues of the department. The revenue bonds shall
17		be payable from and secured solely by the revenue
18		derived by the department from the industrial park or
19		parks for which the bonds are issued;
20	(18)	Reimburse the state general fund for debt service on
21		general obligation bonds or reimbursable general

1		obligation bonds issued by the State for purposes of
2		this chapter; and
3	(19)	Do any and all things necessary to carry out its
4		purposes and exercise the powers granted in this
5		chapter."
6	SECT	ION 11. Chapters 166, 167, and 168, Hawaii Revised
7	Statutes,	are amended by substituting the terms:
8	(1)	"Agribusiness development corporation" or like term,
9		wherever the term "department of agriculture" or like
10		term appears; and
11	(2)	"Board of directors of the agribusiness development
12		corporation" or like term, wherever the term "board of
13		agriculture" or like term appears,
14	as the context requires.	
15	SECTION 12. The functions and authority heretofore	
16	exercised by the department of agriculture pursuant to chapters	
17	166, 166E, 167, and 168; section 26-16(c)(3) relating to the	
18	development and promotion of agricultural products and markets;	
19	and section 141-1(8) relating to the management of agricultural	
20	parks and state irrigation water systems, are transferred to the	
21	agribusin	ess development corporation.

1	All officers and employees whose functions are transferred
2	by this Act shall be transferred with their functions and shall
3	continue to perform their regular duties upon their transfer,
4	subject to the state personnel laws and this Act.
5	No officer or employee of the State having tenure shall
6	suffer any loss of salary, seniority, prior service credit,
7	vacation, sick leave, or other employee benefit or privilege as
8	a consequence of this Act, and such officer or employee may be
9	transferred or appointed to a civil service position without the
10	necessity of examination; provided that the officer or employee
11	possesses the minimum qualifications for the position to which
12	transferred or appointed; and provided that subsequent changes
13	in status may be made pursuant to applicable civil service and
14	compensation laws.
15	An officer or employee of the State who does not have
16	tenure and who may be transferred or appointed to a civil
17	service position as a consequence of this Act shall become a
18	civil service employee without the loss of salary, seniority,
19	prior service credit, vacation, sick leave, or other employee
20	benefits or privileges and without the necessity of examination;
21	provided that such officer or employee possesses the minimum

- 1 qualifications for the position to which transferred or
- 2 appointed.
- 3 If an office or position held by an officer or employee
- 4 having tenure is abolished, the officer or employee shall not
- 5 thereby be separated from public employment, but shall remain in
- 6 the employment of the State with the same pay and classification
- 7 and shall be transferred to some other office or position for
- 8 which the officer or employee is eligible under the personnel
- 9 laws of the State as determined by the head of the department or
- 10 the governor.
- 11 SECTION 13. All appropriations, records, equipment,
- 12 machines, files, supplies, contracts, books, papers, documents,
- 13 maps, and other personal property heretofore made, used,
- 14 acquired, or held by the department of agriculture relating to
- 15 the functions transferred to the agribusiness development
- 16 corporation shall be transferred with the functions to which
- 17 they relate.
- 18 SECTION 14. All rules previously adopted by the board of
- 19 agriculture pursuant to the provisions of the Hawaii Revised
- 20 Statutes affected by this Act, shall remain in effect unless
- 21 repealed by, or superceded by rules adopted by the agribusiness
- 22 development corporation.

1	SECTION 13. The agribustness development corporation sharr		
2	submit to the legislature not later than twenty days prior to		
3	the convening of the 2007 regular session:		
4	(1) A progress report on the transfer of non-agricultural		
5	park lands under sections 9 and 12 of this Act; and		
6	(2) Any proposed legislation relating to the transfer of		
7	non-agricultural park lands.		
8	SECTION 16. The director of finance is authorized to issue		
9	general obligation bonds in the sum of \$30,000,000 or so much		
10	thereof as may be necessary, and the same sum or so much thereof		
11	as may be necessary is appropriated for fiscal year 2006-2007 to		
12	be deposited into the irrigation repair and maintenance special		
13	fund and used for the repair and maintenance of the irrigation		
14	systems specified under subsection (b) of section 163D- ,		
15	Hawaii Revised Statutes; provided that \$50,000,000 in federal		
16	matching funds are also deposited into the irrigation repair and		
17	maintenance special fund.		
18	The sum appropriated shall be expended by the department of		
19	budget and finance for the purposes of this Act.		
20	SECTION 17. There is appropriated out of the irrigation		
21	repair and maintenance special fund the sum of \$80,000,000 or so		
22	much thereof as may be necessary for fiscal year 2006-2007 to be		

- 1 expended for the repair and maintenance of the irrigation
- 2 systems specified under subsection (b) of section 163D-
- 3 Hawaii Revised Statutes.
- 4 The sum appropriated shall be expended by the agribusiness
- 5 development corporation for the purposes of this Act.
- 6 SECTION 18. There is appropriated out of the general
- 7 revenues of the State of Hawaii the sum of \$11,886,000 or so
- 8 much thereof as may be necessary for fiscal year 2006-2007 for
- 9 repair and maintenance of irrigation systems as follows:
- 10 (1) \$2,336,000 for the East Kauai irrigation system;
- 11 (2) \$500,000 for the Waimanalo irrigation system;
- 12 (3) \$2,500,000 for the Molokai irrigation system;
- 13 (4) \$4,850,000 for the Waimea irrigation system; and
- 14 (5) \$1,700,00 for the Lower Hamakua irrigation system.
- The sum appropriated shall be expended by the agribusiness
- 16 development corporation for the purposes of this Act.
- 17 SECTION 19. There is appropriated out of the general
- 18 revenues of the State of Hawaii the sum of \$ or so much
- 19 thereof as may be necessary for fiscal year 2006-2007 for
- 20 operational, management, and administrative costs incurred by
- 21 the agribusiness development corporation.

2006-1304

H.B. NO. 2171

The sum appropriated shall be expended by the agribusiness 1 development corporation for the purposes of this Act. 2 SECTION 20. The appropriation made for the capital 3 4 improvement irrigation repair and maintenance projects authorized in this Act shall not lapse at the end of the fiscal 5 year for which the appropriation is made; provided that all 6 moneys from the appropriation unencumbered as of June 30, 2008, 7 8 shall lapse as of that date. SECTION 21. Statutory material to be repealed is bracketed 9 and stricken. New statutory material is underscored. 10 SECTION 22. This Act shall take effect upon its approval; 11 12 provided that: Section 3 shall take effect on July 1, 2006, and apply 13 (1)to taxable years beginning after December 31, 2005; 14 15 and Sections 16, 17, 18, 19, and 20 shall take effect on 16 (2)July 1, 2006. 17 18

Kirl Conduell

M.B.NO. 2179

Report Title:

Agribusiness Development Corporation

Description:

Transfers management of agricultural lands and state irrigation systems, and agricultural marketing duties from the Department of Agriculture to the Agribusiness Development Corporation. Requires transfers of non-agricultural park lands to the corporation by July 1, 2007. Establishes an irrigation repair and maintenance special fund. Establishes a tax credit for matching funds provided by landowners who receive funding from the special fund.