JAN 2 5 2006

A BILL FOR AN ACT

RELATING TO STATE FUNDS.

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

- 1 SECTION 1. Chapter 36, Hawaii Revised Statutes, is amended 2 by adding a new section to be appropriately designated and to read as follows:
- 3 4 "§36- Linked investments. (a) An eligible lending 5 institution shall accept and review applications for loans, determine applicants that are eligible borrowers, and prepare 6 7 linked investment loan packages in a form and manner prescribed 8 by the director of finance. The loan package shall include 9 information on the amount of the loan requested, the purpose of 10 the loan, and the eligible lending institution's certification 11 that the applicant is an eligible borrower. The director of 12 finance shall accept or reject the linked investment loan package, with consideration given to the availability of state funds. Upon acceptance of the linked investment loan package,
- 13 14 15 the director of finance, pursuant to section 36-21, shall place
- 16 a certificate of deposit for the loan amount with the eligible
- lending institution. 17

1	(b) The director of finance may invest not more than ten				
2	per cent of moneys available in the state treasury for deposit,				
3	under section 38-2, in linked investments.				
4	(c) Loans made through linked investments shall not exceed				
5	\$ and shall not be used for the purchase of real property				
6	as defined in section 246-1.				
7	(d) As used in this section:				
8	"Eligible borrower" means an entity, individual or				
9	corporate, who:				
10	(1) Is engaged in agriculture, as defined in section 163D-				
11	2, or proposes to be engaged in agriculture, as				
12	defined in section 163D-2, and submits a viable				
13	agricultural business plan; and				
14	(2) Is certified as an eligible borrower by an eligible				
15	lending institution.				
16	"Eligible lending institution" means any federally insured				
17	national or state bank, savings and loan association, financial				
18	services loan company, or federal or state credit union insured				
19	by the national credit union administration, that is authorized				
20	to do business in this state and that has entered into an				
21	agreement with the director of finance to receive linked				
22	investments.				

1	"Linked investment" means a certificate of deposit placed		
2	with an eligible lending institution; provided that the eligible		
3	lending institution agrees to lend the value of the certificate		
4	of deposit to an eligible borrower at a rate not more than the		
5	prime rate or per cent a year, whichever is less; and		
6	provided further that the certificate of deposit shall:		
7	(1) Earn a rate of interest of not more than one per cent		
8	below current market rates or two per cent, whichever		
9	is greater;		
10	(2) Not be subject to a penalty for early withdrawal; and		
11	(3) Have a maturity of one year for the initial period		
12	with an option for renewal for eight additional one-		
13	year periods."		
14	SECTION 2. Section 36-21, Hawaii Revised Statutes, is		
15	amended by amending subsection (a) to read as follows:		
16	"(a) The director of finance may invest any moneys of the		
17	State which in the director's judgment are in excess of the		
18	amounts necessary for meeting the immediate requirements of the		
19	State and where in the director's judgment the action will not		
20	impede or hamper the necessary financial operations of the State		
21	in:		

(1) Any bonds or interest-bearing notes or obligations:

22

1		(A) Of the State (including state director of
2		finance's warrant notes issued pursuant to
3		chapter 40);
4		(B) Of the United States;
5		(C) For which the faith and credit of the United
6		States are pledged for the payment of principal
7		and interest;
8	(2)	Federal Farm Credit System notes and bonds;
9	(3)	Federal Agricultural Mortgage Corporation notes and
10		bonds;
11	(4)	Federal Home Loan Bank notes and bonds;
12	(5)	Federal Home Loan Mortgage Corporation bonds;
13	(6)	Federal National Mortgage Association notes and bonds;
14	(7)	Student Loan Marketing Association notes and bonds;
15	(8)	Tennessee Valley Authority notes and bonds;
16	(9)	Securities of a mutual fund whose portfolio is limited
17		to bonds or securities issued or guaranteed by the
18		United States or an agency thereof or repurchase
19		agreements fully collateralized by any such bonds or
20		securities;
21	(10)	Securities of a money market mutual fund that is rated
22		AAA, or its equivalent, by a nationally recognized

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1		rating agency or whose portfolio consists of
2		securities that are rated as first tier securities by
3		a nationally recognized statistical rating
4		organization as provided in 17 Code of Federal
5		Regulations section 270.2a-7;
6	(11)	Federally insured savings accounts;
7	(12)	Time certificates of deposit;
8	(13)	Certificates of deposit open account;
9	(14)	Repurchase agreements with federally insured banks,
10		savings and loan associations, and financial services
11		loan companies;
12	(15)	Student loan resource securities including:
13		(A) Student loan auction rate securities;
14		(B) Student loan asset-backed notes;
15		(C) Student loan program revenue notes and bonds; and
16		(D) Securities issued pursuant to Rule 144A of the
17		Securities Act of 1933, including any private
18		placement issues;
19		issued with either bond insurance or
20		overcollateralization guaranteed by the United States
21		Department of Education; provided all insurers
22		maintain a triple-A rating by Standard & Poor's,

S.B. NO. 2223

1	Mod	ody's, Duff & Phelps, Fitch, or any other major		
2	nat	cional securities rating agency;		
3	(16) Con	mmercial paper with an A1/P1 or equivalent rating by		
4	any	national securities rating service; [and]		
5	(17) Bar	nkers' acceptances with an A1/P1 or equivalent		
6	rat	ing by any national securities rating service; and		
7	(18) <u>Lir</u>	nked investments under section 36- ;		
8	provided that	the investments are due to mature not more than		
9	five years from the date of investment. Income derived from			
10	those investments shall be a realization of the general fund;			
11	provided that income earned from moneys invested by the general			
12	funds, specia	al funds, bond funds, and trust and agency funds on		
13	an investment pool basis shall be paid into and credited to the			
14	respective funds based on the contribution of moneys into the			
15	investment pool by each fund. As used in this section,			
16	"investment pool" means the aggregate of state treasury moneys			
17	that are maintained in the custody of the director of finance			
18	for investment and reinvestment without regard to fund			
19	designation."			
20	SECTION	3. Statutory material to be repealed is bracketed		
21	and stricken.	New statutory material is underscored.		

1 SECTION 4. This Act shall take effect on July 1, 2007.

2

INTRODUCED BY:

502223

Report Title:

Linked Investments; Agricultural Loans

Description:

Establishes linked investments to provide loan funds for agriculture. Authorizes the State to invest in linked investments.