A BILL FOR AN ACT

RELATING TO LOANS FOR AGRICULTURAL AND AQUACULTURE PURPOSES.

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

1	SECTION 1. Section 155-14, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) There is created a special fund to be known as the
4	agricultural loan revolving fund, from which moneys shall be
5	loaned by the department of agriculture under this chapter[-
6	The department, by its board of agriculture, may transfer moneys
7	from the agricultural loan revolving fund to the aquaculture
8	loan revolving fund, from which moneys shall be disbursed by the
9	department pursuant to chapter 219, and may transfer moneys from
10	that revolving fund to the agricultural loan revolving fund for
11	disbursement pursuant to this chapter; provided that:
12	(1) The amount of moneys transferred shall not exceed
13	\$1,000,000 for each revolving fund within the calendar
14	year; and
15	(2) Twenty days prior to the convening of each regular
16	session of the legislature, the department shall
17	report to the legislature all transfers that were made

1	between the agricultural loan revolving fund and the					
2	aquaculture loan revolving fund during the preceding					
3	calendar year and the balance of each revolving fund					
4	as of December 31 of each year. and chapter 219."					
5	SECTION 2. Section 219-2, Hawaii Revised Statutes, is					
6	amended as follows:					
7	1. By adding two new definitions to be appropriately					
8	inserted and to read:					
9	""New aquaculturist program" means a new aquaculture loan					
10	program for qualified new aquaculturists, including persons or					
11	associations of persons who are:					
12	(1) Displaced from employment in an aquaculture production					
13	<pre>enterprise;</pre>					
14	(2) By reason of experience, training, or education,					
15	likely to successfully operate an aquaculture					
16	<pre>enterprise; or</pre>					
17	(3) Actively engaged in a new aquaculture operation for					
18	less than two years.					
19	"Private lender" includes banks, savings and loan					
20	associations, credit unions, mortgage companies, and other					
21	qualified companies whose business includes the making of loans					
22	in the State."					

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2. By amending the definitions of "aquaculture",
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    "cooperative", and "qualified aquaculturist" to read:
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         ""Aquaculture" means the propagation, cultivation, or
    farming of aquatic plants and animals in controlled or selected
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    environments for commercial purposes, or authorized stock
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    enhancement purposes.
7
         "Cooperative" means a nonprofit association of
    [+] aquaculturists[+] organized under chapter 421.
8
         "Qualified aquaculturist" means a person, or association of
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    persons, actively engaged in aquaculture farming, aquacultural
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    produce processing, or aquacultural product development
    activities [→] for a minimum of two years."
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         SECTION 3. Section 219-4, Hawaii Revised Statutes, is
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14
    amended to read as follows:
         "$219-4 Funds; application of payments. (a) [There is
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    established a special fund to be known as the aquaculture loan
    revolving fund from which moneys shall be loaned by the
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    department of agriculture under this chapter. The department,
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    by its board of agriculture, may transfer moneys from the
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    aquaculture loan revolving fund to the agricultural loan
    revolving fund, from which moneys shall be disbursed by the
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    department pursuant to chapter 155, and may transfer moneys from
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1	that revo	lving fund to the aquaculture loan revolving fund for
2	disbursem	ent pursuant to this chapter; provided that:
3	(1)	The amount of moneys transferred shall not exceed
4	,	\$1,000,000 for each revolving fund within the calendar
5		year; and
6	(2)	Twenty days prior to the convening of each regular
7		session of the legislature, the department shall
8		report to the legislature all transfers that were made
9		between the aquaculture loan revolving fund and the
10		agricultural loan revolving fund during the preceding
11		calendar year and the balance of each revolving fund
12		as of December 31 of each year. Loans approved by
13	the depar	tment under this chapter and chapter 155 shall be
14	funded fr	om the agricultural loan revolving fund established
15	under sec	tion 155-14.
16	(b)	All interests and fees collected by the department
17	shall be	deposited in [a] the agricultural loan reserve fund to
18	the exten	t needed to carry on the operations of [this program;
19	any money	s surplus to these needs shall be transferred to the
20	aquacultu	re loan revolving fund at the discretion of the
21	departmen	t.] the programs under this chapter and chapter 155.

All payments received on account of principal shall be [credited 1 to] paid into the agricultural loan revolving fund." 2 3 SECTION 4. Section 219-5, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 4 The department shall have the necessary powers to 5 carry out the purposes of this chapter, including the 6 7 [following:] power to: Prescribe the qualifications for eligibility of 8 (1)applicants for loans; 9 (2) Establish preferences and priorities in determining 10 eligibility for loans and loan repayment requirements; 11 Establish the conditions, consistent with the purpose (3) 12 of this chapter, for the granting or for the 13 14 continuance of a grant of a loan; 15 (4)Provide for inspection at reasonable hours of the plant facilities, books, and records of an enterprise 16 that has applied for or has been granted a loan and 17 require the submission of progress and final reports; 18 Make loans for aquacultural products development, such 19 (5) as financing of plant construction, conversion, 20 expansion, the acquisition of land for expansion, the

acquisition of equipment, machinery, supplies, or

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1		mate	erials or for the supplying of working capital,		
2		cons	consistent with section 219-6;		
3	(6)	Secu	re loans by duly recorded first mortgages upon the		
4		foll	owing property within the State:		
5		(A)	Fee simple farm land;		
6		(B)	Leaseholds of farm land where the lease has an		
7			unexpired term at least two years longer than the		
8			term of the loan;		
9		(C)	Aquaculture products;		
10		(D)	Other chattels;		
11		(E)	A second mortgage when any prior mortgage does		
12			not contain provisions that might jeopardize the		
13			security position of the department or the		
14			borrower's ability to repay; and		
15		(F)	Written agreements, such as assignments of		
16			income;		
17	(7)	Admi	nister the Hawaii [aquaculture] agricultural loan		
18		revo	lving fund and deposit into the fund all moneys		
19		rece	ived on account of principal;		
20	(8)	Incl	ude in its budget for subsequent fiscal periods		
21		amou	nts necessary to effectuate the purposes of this		
22		chap	ter;		

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1	(9)	Insure loans made to qualified aquaculturists by
2		private lenders under sections 219-7 and 219-8;
3		provided that at no time shall the aggregate amount of
4		the State's liability, contingent or otherwise, on
5		these loans exceed \$1,000,000;
6	(10)	Participate in loans made to qualified aquaculturists
7		by private lenders under section 219-8;
8	(11)	Make direct loans to qualified aquaculturists as
9		provided under section 219-9;
10	(12)	Establish interest rates chargeable by the State for
11		direct loans and by private lenders for insured and
12		participation loans; and
13	(13)	Maintain a proper reserve in the [aquaculture]
14		agricultural loan revolving fund to guarantee payment
15		of loans insured under sections 219-7 and 219-8."
16	SECT	ION 5. Section 219-6, Hawaii Revised Statutes, is
17	amended to	o read as follows:
18	"§21	9-6 Loan; limitation and terms. Loans made under this
19	chapter s	hall be for the purposes and in accordance with the
20	terms spe	cified in classes "A", "B", "C", [and] "D", and "E" in
21	[paragrap]	h] paragraphs (1), (2), (3), [and] (4), and (5)

ı	following	and snall	be made only to applicants who meet the
2	eligibili	ty require	ments specified therein:
3	(1)	Class A:	Aquaculture farm ownership and improvement
4		loans. To	o provide for:
5		(A) The	purchase or improvement of aquaculture farm
6		land	and waters;
7		(B) The p	ourchase, construction, or improvement of
8		adeq	uate aquaculture farm dwellings, and other
9		essei	ntial aquaculture farm facilities; and
10		(C) The	liquidation of indebtedness incurred for any
11		of th	ne foregoing purposes[-
12		Such]; pro	ovided that the loans shall be for an amount
13		not to exe	ceed [\$400,000] <u>\$800,000</u> and for a term not
14		to exceed	forty years. To be eligible the applicant
15		shall:	
16		(i)	Derive, or present an acceptable plan to
17			derive, a major portion of the applicant's
18			income from and devote, or intend to devote,
19			most of the applicant's time to aquaculture
20			farming operations; and
21		(ii)	Have or be able to obtain the operating
22			capital, including fishstock and equipment,

1		needed to successfully operate the
2		applicant's aquaculture farm;
3	(2)	Class B: Aquaculture operating loans. To carry on
4		and improve an aquaculture operation, including:
5		(A) The purchase of aquaculture equipment and
6		fishstock;
7		(B) The payment of production and marketing expenses
8		including materials, labor, and services;
9		(C) The payment of living expenses; and
10		(D) The liquidation of indebtedness incurred for any
11		of the foregoing purposes[-
12		Such]; provided that the loans shall be for an amount
13		not to exceed [$$400,000$] $$800,000$ and for a term not
14		to exceed ten years. To be eligible, an applicant
15		shall derive or present an acceptable plan to derive a
16		major portion of the applicant's income from and
17		devote, or intend to devote, most of the applicant's
18		time to aquaculture operations;
19	(3)	Class C: Aquaculture cooperative and corporation
20		loans. To provide credit to aquaculturists'
21		cooperative associations and corporations engaged in

l.	marketing, purchasing, and processing, and providing
2	farm business services, including:
3	(A) Facility loans to purchase or improve land,
4	building, and equipment for an amount not to
5	exceed \$500,000 and a term not to exceed twenty
6	years; and
7	(B) Operating loans to finance inventories of
8	supplies, warehousing, and shipping commodities,
9	extension of consumer credit to justified farmer-
10	members, and other normal operating expenses for
11	an amount not to exceed \$300,000 and a term not
12	to exceed seven years[-
13	To]; provided that to be eligible, a cooperative or
14	corporation shall have at least seventy-five per cent
15	of its board of directors and seventy-five per cent of
16	its membership as shareholders who meet the
17	eligibility requirements prescribed by the board and
18	who devote most of their time to aquaculture
19	operations; [and]
20 (4) Class D: Emergency loans. To provide relief and
21	rehabilitation to qualified aquaculturists without
22	limit as to purpose:

.I.		(Д)	in aleas stricken by extraordinary rainstorms,	
2			windstorms, droughts, tidal waves, earthquakes,	
3			volcanic eruptions, and other natural	
4			catastrophes;	
5		(B)	On farms stricken by aquatic diseases;	
6		(C)	On farms seriously affected by prolonged shipping	
7			and dock strikes;	
8		(D)	During economic emergencies such as those caused	
9			by overproduction and excessive imports; and	
10		(E)	During other emergencies as determined by the	
11			board.	
12		The	maximum amounts and period for the loans shall be	
13	,	determined by the board; provided that the board shall		
14		requ	ire that any settlement or moneys received by	
15		qual	ified aquaculturists as a result of an emergency	
16		decl	ared under this section shall be first applied to	
17		the	repayment of an emergency loan made under this	
18		chap	ter[+]; and	
19	<u>(5)</u>	Clas	s E: Loans for new aquaculturists shall provide	
20		for	costs of a new aquaculture enterprise for	
21		qual	ified new aquaculturists:	

1	<u>(A)</u>	Initial loans made under this class shall be for
2		purposes and in accordance with the terms
3		specified in class "A" or "B" only. The loans
4		shall be made for an amount not to exceed
5		\$100,000 or eighty-five per cent of the cost of
6		the project, whichever is less;
7	<u>(B)</u>	Any subsequent loan shall be made from class "A",
8		"B", or "D", respectively, depending on the
9		purpose for which the loan funds are used; and
10	<u>(C)</u>	Borrowers shall comply with special term loan
11		agreements as may be required by the department
12		and shall take special training courses as the
13		department deems necessary."
14	SECTION 6	. Section 219-9, Hawaii Revised Statutes, is
15	amended by ame	nding subsection (a) to read as follows:
16	"(a) The	department of agriculture may make loans directly
17	to qualified a	quaculturists who are unable to obtain sufficient
18	funds at reaso	nable rates from private lenders either
19	independently	or under section 219-7 or 219-8. Loans made under
20	this section s	hall be authorized only if loans cannot be
21	obtained from	[the relevant farm credit lender and] two [other]

- 1 private lenders[-], which may be deemed for the purposes of this
- 2 subsection to include any of the following:
- 3 (1) Private lenders;
- 4 (2) Members of the farm credit system; or
- 5 (3) The United States Department of Agriculture;
- 6 provided that the board of agriculture may waive this
- 7 requirement for emergency loans."
- 8 SECTION 7. On July 1, 2008, the director of finance shall
- 9 transfer all unexpended and unencumbered balances remaining in
- 10 the aquaculture loan revolving fund established in section
- 11 219-4, Hawaii Revised Statutes, as of June 30, 2008 to the
- 12 credit of the agricultural loan revolving fund established by
- 13 section 155-14, Hawaii Revised Statutes.
- 14 SECTION 8. On July 1, 2008, the director of finance shall
- 15 transfer all unexpended and unencumbered balances remaining in
- 16 the aquaculture loan reserve fund in section 219-4, Hawaii
- 17 Revised Statutes, as of June 30, 2008, to the credit of the
- 18 agricultural loan reserve fund established by section 155-14,
- 19 Hawaii Revised Statutes.
- 20 SECTION 9. The director of finance shall increase the
- 21 budget expenditure ceiling of the agricultural loan revolving
- 22 fund by the amount of the budget expenditure ceiling of the





- 1 aquaculture loan revolving fund; however, in no event shall the
- 2 increase be more than the current combined budget expenditure
- 3 ceiling for both funds.
- 4 SECTION 10. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 11. This Act shall take effect on July 1, 2008.

Report Title:

Agriculture and Aquaculture Loan Limits

Description:

Increases aquaculture loan limits for Class A and B loans to \$800,000. Makes credit denial requirements identical to the agricultural loan program by eliminating the one loan denial. Creates a "new aquaculturist program". Transfers and incorporates aquaculture funds into the agricultural loan reserve fund and increases the expenditure ceiling of the agricultural loan revolving fund up to the combined ceiling total for the agricultural and aquaculture loan revolving funds. (SB2639 SD1)