A BILL FOR AN ACT

RELATING TO GENETICALLY MODIFIED PLANT ORGANISMS.

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

1 The purpose of this Act is to address SECTION 1. 2 genetically modified plant organisms. More specifically, this Act preempts any state administrative regulatory action or 3 county regulatory action that bans or restricts certain 4 5 activities relating to genetically modified plant organisms. 6 This Act, however, provides an exception from the 7 preemption. This Act states that it is not superior to any 8 county ordinance that became effective before January 1, 2009, 9 that makes it unlawful for any person to take certain actions relating to particular species of genetically engineered plant 10 organisms. This Act is not intended to supersede or nullify 11 such a county ordinance. The legislature finds that ordinance 12 13 No. 08-154 of the county of Hawaii is such an ordinance. This Act also provides another exception from the 14 15 preemption by stating that it is not superior to any state 16 statute that prohibits the development, testing, propagation, release, importation, planting, or growing in the State of 17 18 Hawaii of any genetically modified Hawaiian taro. This Act is



not intended to supersede, nullify, or implicitly repeal such a 1 2 state statute. 3 SECTION 2. The Hawaii Revised Statutes is amended by 4 adding a new chapter to be appropriately designated and to read 5 as follows: 6 "CHAPTER 7 GENETICALLY MODIFIED PLANT ORGANISMS 8 -1 Definitions. For the purposes of this chapter: 9 "County regulatory action" means a county ordinance, 10 charter provision, rule, permit condition, or executive or 11 administrative directive or order. 12 "Genetic modification" means alteration to a life form or 13 its living progeny at the nucleic acid level using the 14 techniques collectively referred to as recombinant DNA 15 technology. 16 "Growing" includes cultivating, propagating, and raising. 17 "Recombinant DNA technology" means the transfer of genes, 18 regulatory sequences, or nucleic acid between hosts by the use 19 of vectors or laboratory manipulations and includes the 20 insertion, excision, duplication, inactivation, or relocation of

specific genes, regulatory sequences, or sections of nucleic

The term does not apply to a material or an organism

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- 1 developed exclusively through traditional methods of breeding,
- 2 hybridization, or nondirected mutagenesis.
- 3 "State administrative regulatory action" means a state
- 4 rule, permit condition, or executive or administrative directive
- 5 or order.
- 6 § -2 Prohibition of state administrative regulatory
- 7 action. (a) No state administrative regulatory action shall
- 8 ban or restrict a person from genetically modifying within the
- 9 State any plant organism if the genetic modification is
- 10 performed in accordance with a valid permit from the relevant
- 11 federal agency.
- (b) Except as provided under subsection (c), no state
- 13 administrative regulatory action shall ban or restrict a person
- 14 from testing, planting, or growing within the State any
- 15 genetically modified plant organism; provided that, if a valid
- 16 permit from a federal agency is required for testing, planting,
- 17 or growing the genetically modified plant organism, the person
- 18 shall perform the testing, planting, or growing in accordance
- 19 with the permit.
- (c) A state administrative regulatory action may regulate
- 21 the testing, planting, or growing of a plant organism in a
- 22 manner not discriminatory against any genetically modified plant

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- 1 organism. A state administrative regulatory action shall be
- 2 deemed "discriminatory against any genetically modified plant
- 3 organism" if the action has a prohibitory or regulatory effect
- 4 on a genetically modified plant organism that differs from the
- 5 effect on a similar non-genetically modified plant organism.
- 6 (d) Any state administrative regulatory action in
- 7 contravention of this section shall be void as against public
- 8 policy.
- 9 S -3 Preemption of county regulatory action. (a)
- 10 Except as otherwise provided under section -5, no county
- 11 regulatory action shall ban or otherwise regulate the genetic
- 12 modification of any plant organism.
- (b) Except as provided under subsection (c) or section
- 14 -5, no county regulatory action shall ban or otherwise
- 15 regulate the planting, growing, testing, advertisement,
- 16 labeling, packaging, handling, transportation, distribution,
- 17 use, notification of use, certification, or registration of any
- 18 genetically modified plant organism.
- 19 (c) A county zoning ordinance or land use permit condition
- 20 may regulate agricultural uses and activities at a site in a
- 21 manner not discriminatory against any genetically modified plant
- 22 organism. A county zoning ordinance or permit condition shall

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- 1 be deemed "discriminatory against any genetically modified plant
- 2 organism" if the ordinance or permit condition has a prohibitory
- 3 or regulatory effect on a genetically modified plant organism
- 4 that differs from the effect on a similar non-genetically
- 5 modified plant organism.
- 6 (d) Any county regulatory action in contravention of this
- 7 section shall be void as against public policy.
- 8 § -4 Court proceedings to enforce chapter. (a) If the
- 9 attorney general reasonably believes that a state administrative
- 10 regulatory action or a county regulatory action violates section
- 11 -2 or section -3, as applicable, the attorney general may
- 12 commence appropriate action in circuit court to invalidate the
- 13 state administrative regulatory action or the county regulatory
- 14 action.
- (b) Any other person who is or may become aggrieved by a
- 16 state administrative regulatory action or a county regulatory
- 17 action that violates section -2 or section -3, as
- 18 applicable, may join in the action filed by the attorney general
- 19 or file the person's own action in circuit court to invalidate
- 20 the state administrative regulatory action or the county
- 21 regulatory action.

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1 -5 Exceptions. (a) This chapter shall not be S 2 superior to any county ordinance that: 3 Took effect before January 1, 2009; and (1) 4 (2) Made it unlawful for any person to test, propagate, 5 cultivate, raise, plant, grow, introduce, or release particular species of genetically engineered plant 7 organisms. 8 The provisions of the county ordinance relating to the 9 particular species of genetically engineered plant organisms 10 shall not be affected by this chapter. 11 This chapter also shall not be superior to any state (b) 12 statute that prohibits the development, testing, propagation, 13 release, importation, planting, or growing within the State of

Hawaii of any genetically modified Hawaiian taro."

SECTION 3. This Act shall take effect on July 1, 2009.

Report Title:

Genetically Modified Organisms; Preemption; Exceptions

Description:

Prohibits state administrative regulatory actions and county regulatory actions from banning or otherwise regulating activities related to genetically modified plant organisms, with certain exceptions (HB1226 HD1)