H.B. NO. 1962

A BILL FOR AN ACT

RELATING TO FOOD LABELING.

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

1	SECTION 1. Chapter 328, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§328- Genetically engineered material; labeling
5	requirement. (a) Beginning January 1, 2011, no food or raw
6	agricultural commodity shall be sold in the State if it contains
7	a genetically engineered material, or was produced with a
8	genetically engineered material, unless it bears a label that
9	provides the following disclosure notice in bold-face print and
10	not less than ten-point type:
11	"THIS PRODUCT CONTAINS A GENETICALLY ENGINEERED MATERIAL,
12	OR WAS PRODUCED WITH A GENETICALLY ENGINEERED MATERIAL."
13	A food shall be considered to have been produced with a
14	genetically engineered material if:
15	(1) The organism from which the food is derived has been
16	injected or otherwise treated with a genetically
17	engineered material (except that the use of manure as
	HB LRB 10-0384



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1		a fertilizer for raw agricultural commodities may not
2		be construed to mean that those commodities are
3		produced with a genetically engineered material);
4	(2	2) The animal from which the food is derived has been fed
5		genetically engineered material, or
6	<u>(3</u>	) The food contains an ingredient that is a food to
7		which paragraph (1) or (2) applies.
8	<u>(</u> k	) For the purposes of this section:
9	".	Senetically engineered material means material derived
10	from an	y part of a genetically engineered organism, without
11	regard	to whether the altered molecular or cellular
12	charact	eristics of the organism are detectable in the material.
13	".	Senetically engineered organism" means:
14	<u>(1</u>	) An organism that has been altered at the molecular or
15		cellular level by means that are not possible under
16		natural conditions or processes (including recombinant
17		deoxyribonucleic acid and ribonucleic acid techniques,
18		cell fusion, microencapsulation, macroencapsulation,
19		gene deletion and doubling, introducing a foreign
20		gene, and changing the positions of genes), other than
21		a means consisting exclusively of breeding.

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1		conjugation, fermentation, hybridization, in vitro
2		fertilization, tissue culture, or mutagenesis; or
3	(2)	An organism made through sexual or asexual
4		reproduction (or both) involving an organism described
5		in paragraph (1), if possessing any of the altered
6		molecular or cellular characteristics of the organism
7		so described.
8	<u>(c)</u>	This section shall not apply to food that is:
9	(1)	Served in restaurants or other establishments in which
10	-	food is served for immediate human consumption;
11	(2)	Processed and prepared primarily in a retail
12		establishment and is ready for human consumption, of
13		the type described in paragraph (1), and is offered
14		for sale to consumers but not for immediate human
15		consumption in the establishment and is not offered
16		for sale outside the establishment; or
17	(3)	A medical food as defined in section 346-67.
18	<u>(d)</u>	A violation of any provision of this section, or any
19	rule adop	ted pursuant to this chapter, shall be punishable by a
20	fine of n	ot more than \$1,000 for each violation.
21	(e)	The director of health shall adopt rules, pursuant to
22	chapter 9	1, necessary for the purposes of this section,



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1 <u>including rules for the testing of foods to determine the</u>
2 presence and content of genetically engineered material."
3 SECTION 2. New statutory material is underscored.
4 SECTION 3. This Act shall take effect upon its approval.
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Report Title: Food Labeling; Genetically Engineered Material

#### Description:

Beginning 1/1/11 requires foods sold in the State that contain genetically engineered material to be labeled with a disclosure notice.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

