A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

- 1 SECTION 1. Section 150A-5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§150A-5 Conditions of importation[→] or interisland
- 4 movement. The importation into the State or movement from one
- 5 island within the State to another island therein of any of the
- 6 following articles, viz., nursery-stock, tree, shrub, herb,
- 7 vine, cut-flower, cutting, graft, scion, bud, seed, leaf, root,
- 8 or rhizome; nut, fruit, or vegetable; grain, cereal, or legume
- 9 in the natural or raw state; moss, hay, straw, dry-grass, or
- 10 other forage; unmanufactured log, limb, or timber, or any other
- 11 plant-growth or plant-product, unprocessed or in the raw state;
- 12 soil; microorganisms; live bird, reptile, nematode, insect, or
- 13 any other animal in any stage of development (that is in
- 14 addition to the so-called domestic animal, the quarantine of
- 15 which is provided for in chapter 142); box, vehicle, baggage, or
- 16 any other container in which such articles have been transported
- 17 or any packing material used in connection therewith, or any
- 18 nonagricultural article capable of harboring pests, including



1 but not limited to, rocks, building materials, or furniture,

2 shall be made in the manner hereinafter set forth:

3 Notification of arrival. [Any] Except as provided in paragraph (2), any person who receives for transport 5 or brings or causes to be brought to the State or 6 transports between islands, as freight, air freight, 7 baggage, or otherwise, for the purpose of debarkation 8 or entry therein, or as ship's stores, any of the 9 foregoing articles, shall, [immediately upon the arrival thereof, no less than twenty-four hours prior 10 11 to arrival thereof for an overseas or foreign marine 12 vessel, or no less than four hours prior to arrival 13 thereof for an overseas or foreign aircraft, or upon 14 arrival of an interisland marine vessel or interisland 15 aircraft notify the department, in writing, of the 16 arrival, giving the waybill number, container number, 17 name and address of the consignor, name and address of 18 the consignee or the consignee's agent in the State, 19 marks, number of packages, description of contents of 20 each package, country, state, or territory and 21 locality therein of the contents' origin, port at 22 which laden, and any other information that may be

1	necessary to locate or identify the same, and shall
2	hold such articles at the pier, airport, or any other
3	place where they are first received or discharged, in
4	such a manner that they will not spread or be likely
5	to spread any infestation or infection of insects or
6	diseases that may be present until inspection and
7	examination can be made by the inspector to determine
8	whether or not any article, or any portion thereof, is
9	infested or infected with or contains any pest. [The
10	department may adopt rules to require identification
11	of specific articles on negotiable and non negotiable
12	warehouse receipts, bills of lading, or other
13	documents of title for inspection of pests. In
14	addition, the department shall adopt rules to
15	designate restricted articles that shall require:
16	(A) A permit from the department in advance of
17	importation; or
18	(B) A-department letter of authorization or
19	registration in advance of importation.
20	A department inspector may order the quarantine of, or
21	hold for examination any freight, air freight, or
22	baggage, transported for the purpose of debarkation or

1		entry, or as ship's stores, when any person fails to
2		comply with any of the notification requirements of
3		this paragraph. In addition, the department shall
4		adopt rules to designate restricted articles that
5		shall require a permit from the department in advance
6		of importation and shall designate other articles that
7		shall require a department letter of authorization or
8		registration in advance of importation. The
9		restricted articles shall include but not be limited
10		to certain microorganisms or living insects. Failure
11		to obtain the permit, letter of authorization, or
12		registration in advance is a violation of this
13		section;
14	(2)	Individual passengers, officers, and crew.
15		(A) It shall be the responsibility of the
16		transportation company to distribute, prior to
17		the debarkation of passengers and baggage, the
18		State of Hawaii plant and animal declaration form
19		to each passenger, officer, and crew member of
20		any aircraft or vessel originating in the
21		continental United States or its possessions or

from any other area not under the jurisdiction of

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1		the appropriate federal agency in order that the
2		passenger, officer, or crew member can comply
3		with the directions and requirements appearing
4		thereon. All passengers, officers, and crew
5		members, whether or not they are bringing or
6		causing to be brought for entry into the State
7		the articles listed on the form, shall complete
8		the declaration, except that one adult member of
9		a family may complete the declaration for other
10		family members. Any person who defaces the
11		declaration form required under this section,
12		gives false information, fails to declare
13		restricted articles in the person's possession or
14		baggage, or fails to declare in cargo manifests
15		is in violation of this section;
16	(B)	Completed forms shall be collected by the
17		transportation company and be delivered,
18		immediately upon arrival, to the inspector at the
19		first airport or seaport of arrival. Failure to
20		distribute or collect declaration forms or to

immediately deliver completed forms is a

violation of this section; and

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1	(C)	It shall be the responsibility of the officers
2		and crew of an aircraft or vessel originating in
13		the continental United States or its possessions
4		or from any other area not under the jurisdiction
5		of the appropriate federal agency to immediately
6		report all sightings of any plants and animals to
7		the plant quarantine branch. Failure to comply
8		with this requirement is a violation of this
9		section;

- (3) Plant and animal declaration form. The form shall include directions for declaring domestic and other animals cited in chapter 142, in addition to the articles enumerated in this chapter;
- (4) Labels. Each container in which any of the abovementioned articles are imported into the State shall
 be plainly and legibly marked, in a conspicuous manner
 and place, with the name and address of the shipper or
 owner forwarding or shipping the same, the name or
 mark of the person to whom the same is forwarded or
 shipped or the person's agent, the name of the
 country, state, or territory and locality therein
 where the product was grown or produced[7] or where

1		the nonagricultural article was manufactured or
2		originated, and a statement of the contents of the
3		container. Upon failure to comply with this
4		paragraph, the importer or carrier [is] shall be in
5		violation of this section;
6	(5)	Authority to inspect. Whenever the inspector has good
7		cause to believe that the provisions of this chapter
8		are being violated, the inspector may:
9		(A) Enter and inspect any aircraft, vessel, or other
10		carrier at any time after its arrival within the
11		boundaries of the State, whether offshore, at the
12		pier, or at the airport, for the purpose of
13		determining whether any of the articles or pests
14		enumerated in this chapter or rules adopted
15		thereto, is present;
16		(B) Enter into or upon any pier, warehouse, airport,
17		or any other place in the State where any of the
18		above-mentioned articles are moved or stored, for
19		the purpose of ascertaining, by inspection and
20		examination, whether or not any of the articles

is infested or infected with any pest or disease

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1	or contaminated	with soil	or	contains	prohibited
2	plants or animal	ls; and			

(C) Inspect any baggage or personal effects of disembarking passengers, officers, and crew members on aircraft or vessels arriving in the State to ascertain if they contain any of the articles or pests enumerated in this chapter. No baggage or other personal effects of the passengers or crew members shall be released until the baggage or effects have been passed.

Baggage or cargo inspection shall be made at the discretion of the inspector, on the pier, vessel, or aircraft or in any quarantine or inspection area.

Whenever the inspector has good cause to believe that the provisions of this chapter are being violated, the inspector may require that any box, package, suitcase, or any other container carried as ship's stores, cargo, or otherwise by any vessel or aircraft moving between the continental United States and Hawaii or between the Hawaiian Islands, be opened for inspection to determine whether any article prohibited or restricted by or any pest prohibited by

1	chis chapter of by fules adopted pursuant thereto is
2	present. It is a violation of this section if any
3	prohibited article or any restricted article without a
4	permit, or any pest or any plant, fruit, or vegetable
5	infested with plant pests is found;
6 (6)	Request for importation and inspection. In addition
7	to requirements of the United States customs
8	authorities concerning invoices or other formalities
9	incident to importations into the State, the importer
10	shall be required to file a written statement with the
11	department, signed by the importer or the importer's
12	agent, setting forth the importer's desire to import
13	certain of the above-mentioned articles into the State
14	and:
15	(A) Giving the following additional information:
16	(i) The kind (scientific name), if applicable,
17	quantity, and description;
18	(ii) The country, state, or territory and
19	locality therein where same were grown or
20	produced[+] or where the nonagricultural
21	article was manufactured or originated;

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1	(iii)	Certification that all animals to be
2		imported are the progeny of captive
3		populations or have been held in captivity
4		for a period of one year immediately prior
5		to importation or have been specifically
6		approved for importation by the board;
7	(iv)	The port from which the same were last
8		shipped;
9	(v)	The name of the shipper; and
10	(vi)	The name of the consignee; and
11	(B) Cont	aining:
12	(i)	A request that the department, by its duly
13		authorized agent, examine the articles
14		described;
15	(ii)	An agreement by the importer to be
16		responsible for all costs, charges, or
17		expenses; and
18	(iii)	A waiver of all claims for damages incident
19		to the inspection or the fumigation,
20		disinfection, quarantine, or destruction of
21		the articles, or any of them, as hereinafter

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1	provided,	if	any	treatment	is	deemed
2	necessary.					

Failure or refusal to file a statement, including the agreement and waiver, is a violation of this section and may, in the discretion of the department, be sufficient cause for refusing to permit the entry of the articles into the State;

Place of inspection. If, in the judgment of the 8 (7) 9 inspector, it is deemed necessary or advisable to move 10 any of the above-mentioned articles, or any portion thereof, to a place more suitable for inspection than 11 12 the pier, airport, or any other place where they are 13 first received or discharged, the inspector is 14 authorized to do so. All costs and expenses incident 15 to the movement and transportation of the articles to 16 such place shall be borne by the importer or the 17 importer's agent. If the importer, importer's agent, or transportation company requests inspection of 18 sealed containers of the above-mentioned articles at 19 20 locations other than where the articles are first 21 received or discharged and the department determines 22 that inspection at such place is appropriate, the

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department may require payment of costs necessitated
by these inspections, including overtime costs;

Disinfection or quarantine. If, upon inspection, any (8) article received or brought into the State for the purpose of debarkation or entry therein is found to be infested or infected or there is reasonable cause to presume that it is infested or infected and the infestation or infection can, in the judgment of the inspector, be eradicated, a treatment shall be given such article. The treatment shall be at the expense of the owner or the owner's agent, and the treatment shall be as prescribed by the department. The article shall be held in quarantine at the expense of the owner or the owner's agent at a satisfactory place approved by the department for a sufficient length of time to determine that eradication has been accomplished. If the infestation or infection is of such nature or extent that it cannot be effectively and completely eradicated, or if it is a potentially destructive pest or it is not widespread in the State, or after treatment it is determined that the infestation or infection is not completely eradicated,

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1		or if the owner or the owner's agent refuses to allow
2		the article to be treated or to be responsible for the
3		cost of treatment and quarantine, the article, or any
4		portion thereof, together with all packing and
5		containers, may, at the discretion of the inspector,
6		be destroyed or sent out of the State at the expense
7		of the owner or the owner's agent. Such destruction
8		or exclusion shall not be made the basis of a claim
9		against the department or the inspector for damage or
10		loss incurred;
11	(9)	Disposition. Upon completion of inspection, either at
12		the time of arrival or at any time thereafter should
13		any article be held for inspection, treatment, or
14		quarantine, the inspector shall affix to the article
15		or the container or to the delivery order in a
16		conspicuous place thereon, a tag, label, or stamp to
17		indicate that the article has been inspected and
18		passed. This action shall constitute a permit to
19		bring the article into the State; and
20	(10)	Ports of entry. None of the articles mentioned in
21		this section shall be allowed entry into the State

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1	except through the airports and seaports in the State
2	designated and approved by the board."
3	SECTION 2. Section 150A-14, Hawaii Revised Statutes, is
4	amended by amending subsection (b) to read as follows:
5	"(b) Any person who violates section 150A-5 shall be
6	guilty of a misdemeanor and fined not less than [\$100 and not
7	more than \$10,000.] \$1,000. The provisions of section 706-640
8	notwithstanding, the maximum fine shall be \$10,000. For a
9	second violation committed within five years of a prior
10	violation, the person may be fined not less than [\$500] \$5,000
11	and not more than \$25,000."
12	SECTION 3. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 4. This Act shall take effect on July 1, 2010.

INTRODUCED BY:

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JAN 2 7 2010

Report Title:

Agriculture; Interisland Movement; Freight; Fine

Description:

Establishes restrictions on the interisland movement of certain agricultural and nonagricultural articles; amends requirements related to the notification of arrival, labeling, authority to inspect, and importation of certain agricultural and nonagricultural articles; establishes a misdemeanor offense and increases the fine applicable to violators.

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