H.B. NO. 367

A BILL FOR AN ACT

RELATING TO GENETICALLY ENGINEERED PLANTS.

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

SECTION 1. The legislature finds that agricultural
 industries are vital components of Hawaii's economy, creating
 7,000 jobs in the State. In 2006, Hawaii farm revenues were
 \$582,100,000. Hawaii also is a producer of organic crops, which
 represent an estimated \$5,000,000 to \$10,000,000 a year
 industry.

Hawaii has a unique, national reputation for producing high
quality crops and its agricultural heritage is dependent on
maintaining this reputation.

10 There is an acknowledged risk that genetically engineered 11 crops may contaminate organic and conventional crops. 12 Genetically engineered plants have been shown to be dispersed 13 into the environment through pollen drift, seed commingling, and 14 inadvertent transfer of seeds by humans, animals, and weather 15 events.

16 The unintended presence of genetically engineered plants17 and material in agricultural crops can have a devastating



1 economic impact on producers who sell in organic markets and 2 foreign markets that prohibit or reject products that contain 3 genetically engineered material. 4 The legislature understands that Hawaii has been the site 5 of more than four thousand open-air field tests of genetically 6 engineered crops. 7 The purpose of this Act is to: (1) Require growers and testers of genetically engineered 8 9 plants in the State of Hawaii to notify the department 10 of agriculture regarding the existence of these 11 plants; and 12 (2)Require the department of agriculture to make certain 13 information about genetically modified plant projects 14 accessible to the public. The Hawaii Revised Statutes is amended by 15 SECTION 2. 16 adding a new chapter to be appropriately designated and to read 17 as follows: 18 "CHAPTER 19 GENETICALLY ENGINEERED PLANTS 20 -1 Definitions. As used in this chapter, unless the S 21 context otherwise requires:



"Chairperson" means the chairperson of the board of
 agriculture.

3 "Department" means department of agriculture.

"Genetically engineered plant" means a plant or any plant
part or material, including, but not limited to, seeds and
pollen, in which the genetic material has been changed through
modern biotechnology in a way that does not occur naturally by
multiplication or natural recombination.

9 "Modern biotechnology" means the application of in vitro 10 nucleic acid techniques, including recombinant deoxyribonucleic 11 acid (DNA) and direct injection of nucleic acid into cells or 12 organelles. This also includes the fusion of cells (including 13 protoplast fusion) or hybridization techniques beyond the 14 taxonomic family that overcome natural physiological, 15 reproductive, or recombination barriers and that are not 16 techniques used in traditional breeding and selection. These include but are not limited to: recombinant DNA techniques that 17 18 use vector systems and techniques involving the direct 19 introduction into the organism of hereditary materials prepared 20 outside the organism such as micro-injection, macro-injection, 21 chemoporation, electroporation, micro-encapsulation, and 22 liposome fusion.

2009-0095 HB SMA.doc

-2 Notification requirement. (a) Any person 1 S 2 intending to undertake the open field production of a 3 genetically engineered plant shall notify the department of the 4 proposed production not less than thirty days prior to the 5 commencement of the proposed production. Notice to the department, as required by subsection 6 (b) 7 (a), shall be provided on a form prepared and made available by the department. The notice shall include, at a minimum, the 8 9 following information: 10 (1)The name and contact information of the person or 11 entity proposing the production and other parties 12 involved in the open field production or manufacture of the genetically engineered seed or plant; 13 14 (2)The proposed date of the production; 15 The proposed location using a precise indicator, such (3)16 as a lot number or global positioning system location; The number of acres involved in the proposed 17 (4)18 production; The kind, variety, type, and lot number of the seed or 19 (5)20 plant, as defined in Part 201 of Title 7 of the Code 21 of Federal Regulations, Section 201.2;

2009-0095 HB SMA.doc

5



section -2(b)(7) shall be made accessible to the public in
 accordance with section 1-28.5 and posted on the department's
 website.

4 5 -4 Rulemaking. The director may adopt rules, pursuant 5 to chapter 91, as necessary to carry out this chapter." 6 SECTION 3. Any person undertaking the open field 7 production of a genetically engineered plant on the effective 8 date of this Act shall notify the department of agriculture of 9 the production and otherwise comply with the notification 10 requirements established under section -2, Hawaii Revised 11 Statutes, of this Act within sixty days of the effective date of 12 this Act.

13 SECTION 4. This Act shall take effect upon its approval.14

INTRODUCED BY: of arroll

ly Eban



Report Title:

Department of Agriculture; Notification; Genetically Engineered Plants

Description:

Requires the department of agriculture to notify the public of the location of field tests and the production of genetically engineered plants.

