THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

S.B. NO. ¹¹⁵³ SD1

A BILL FOR AN ACT

RELATING TO AGRICULTURAL LOANS.

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

SECTION 1. The legislature finds that for the State of
 Hawaii to meet its sustainability goals, it must become more
 self-reliant in food production. In order to achieve this goal,
 new farms will have to be developed. However, one of the
 limiting factors is the availability of affordable credit for
 persons wanting to start new farm operations.

7 The legislature also finds that due to an increased 8 interest in diversified agriculture, the number of farms in the 9 State has been increasing. The state agricultural loan program 10 has an existing new farmer program, but demand for the program's 11 new farmer loans has been limited due to the program's high 12 interest rates of six per cent and relatively low loan limit of \$100,000. In addition, the program has to share its funding 13 14 with the qualified farmer programs.

15 The purpose of this Act is to provide affordable capital 16 for new farmers by:

17 (1) Reducing the new farmer program loan interest rate;
18 (2) Increasing the program's loan limits;



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1	(3)	Reducing the number of credit denials required to	
2		qualify for the program; and	
3	(4)	Appropriating funds for the new farmer program.	
4	SECT	ION 2. Section 155-1, Hawaii Revised Statutes, is	
5	amended b	y amending the definition of "new farmer program" to	
6	read as follows:		
7	""New farmer program" means a new farm enterprise for		
8	qualified new farmers[, including persons who are:] <u>who by</u>		
9	reason of	ability, experience, and training are likely to	
10	successfully operate a farm and who otherwise meet the		
11	eligibility requirements of section 155-10, including:		
12	(1)	[Displaced] <u>Persons displaced</u> from employment in an	
13		agricultural production enterprise;	
14	(2)	College graduates in agriculture;	
15	(3)	Community college graduates in agriculture;	
16	(4)	Members of the Hawaii Young Farmer Association and	
17		Future Farmer of America graduates with farming	
18		projects;	
19	(5)	Persons who have not less than two years' experience	
20		as part-time farmers;	
21	(6)	Persons who have been farm tenants or farm laborers;	
22		or	



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1	(7) Other individuals who for the two years last preceding		
2	their application have obtained the major portion of		
3	their income from farming operations[; and		
4	(8) Persons who by reason of ability, experience, and		
5	training as vocational trainees are likely to		
6	successfully operate a farm, who otherwise meet the		
7	eligibility requirements of section 155-10]."		
8	SECTION 3. Section 155-3, Hawaii Revised Statutes, is		
9	amended to read as follows:		
10	"\$155-3 Restriction. Loans provided for by this chapter		
11	shall [be authorized only if these loans cannot be made by two		
12	lenders, which may include any of the following:] require two		
13	credit denials except for class "F" loans for new farmer		
14	programs, which shall require one credit denial. This		
15	requirement may be waived by the board of agriculture for		
16	emergency loans. Credit denials may be accepted from any of the		
17	following:		
18	(1) Private lenders;		
19	(2) Members of the farm credit system; or		
20	(3) The United States Department of Agriculture[\div		
21	provided that the board of agriculture may waive this		
22	requirement for emergency loans]."		
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1	SECTION 4. Section 155-8, Hawaii Revised Statutes, is				
2	amended by amending subsection (c) to read as follows:				
3	"(c) Loans made under this section shall bear simple				
4	interest on the unpaid principal balance, charged on the actual				
5	amount disbursed to the borrower. The interest rate on loans of				
6	class "A", "B", "C", "E", and "G" shall be at a rate of one per				
7	cent below the prime rate or at a rate of seven and one-half per				
8	cent a year, whichever is less. For purposes of this				
9	subsection, the prime rate shall be determined on January 1 and				
10	July 1 of each year, and shall be the prime rate charged by the				
11	two largest banks in the State identified by the department of				
12	commerce and consumer affairs. If the prime rates of the two				
13	largest banks are different, the lower prime rate of the two				
14	shall apply. The interest rate on class "F" loans shall be <u>at a</u>				
15	rate of per cent below the prime rate or at a rate of				
16	six per cent a year $[-]$, whichever is less. The interest rate of				
17	class "H" loans shall be three per cent a year. If the money				
18	loaned is borrowed by the department, then the interest on loans				
19	of the classes shall be the rate as determined above or one per				
20	cent over the cost to the State of borrowing the money,				
21	whichever is greater. Interest on [class "D"] loans <u>made under</u>				
22	this chapter shall not be less than three per cent a year."				
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1	SECTION 5. Section 155-9, Hawaii Revised Statutes, is		
2	amended b	y amending subsection (g) to read as follows:	
3	"(g)	Class F: Loans for new farmer programs shall provide	
4	for costs	of a new farm enterprise for qualified new farmers:	
5	(1)	Initial loans made under this class shall be for	
6		purposes and in accordance with the terms specified in	
7		class "A" and "C" only, and shall be made only for	
8		full-time farming. The loans shall be made for an	
9		amount not to exceed [$\$100,000$] $\$$ or	
10		eighty-five per cent of the cost of the project,	
11		whichever is less;	
12	(2)	Any subsequent loan shall be made from classes "A" to	
13		"D", respectively, depending upon the purpose for	
14		which the loan funds are used; and	
15	(3)	Borrowers shall comply with special term loan	
16		agreements as may be required by the department and	
17		shall take special training courses as the department	
18		deems necessary."	
19	SECTION 6. There is appropriated out of the general		
20	revenues	of the State of Hawaii the sum of \$ or so	
21	much thereof as may be necessary for fiscal year 2011-2012 to be		
22	deposited	into the agricultural loan revolving fund.	
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SECTION 7. There is appropriated out of the agricultural
 loan revolving fund the sum of \$ or so much thereof as
 may be necessary for fiscal year 2011-2012 for the new farmer
 program.

5 The sum appropriated shall be expended by the department of6 agriculture for the purposes of this Act.

7 SECTION 8. Statutory material to be repealed is bracketed8 and stricken. New statutory material is underscored.

9 SECTION 9. This Act shall take effect on July 1, 2050.



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Report Title:

Agricultural Loans; New Farmer Program; Appropriation

Description:

Reduces the new farmer program loan interest rate; increases the loan limits; reduces the number of credit denials required to qualify for the program; appropriates funds. Effective 07/01/2050. (SD1)

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