A BILL FOR AN ACT

RELATING TO CRUELTY TO ANIMALS.

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

1	PART 1
2	SECTION 1. The legislature finds that an estimated
3	forty-three per cent of households in Hawaii include a dog.
4	Profit-driven breeding is prevalent in Hawaii and recent
5	research by the Hawaiian Humane Society reveals that on Oahu,
6	during a two-week period in November, over three hundred sixty
7	puppies were available for sale.
8	The legislature further finds that a law is needed to
9	ensure that dogs at large-scale breeding facilities receive
10	sanitary living conditions, proper and timely medical care, the
11	ability to move freely at least once per day, and adequate
12	shelter from the elements. Existing state and federal laws
13	regarding the care and husbandry of dogs inadequately regulate
14	large-scale breeding facilities in Hawaii. Inadequate
15	regulation places an unfair fiscal burden on the county and
16	state taxpayers, government agencies, and nongovernmental
17	organizations, whose resources contribute to the care of dogs
18	discarded or abused by large-scale breeding facilities.
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1	The	purpose of this part is to:
2	(1)	Require owners of more than ten dogs over the age of
3		four months with intact sexual organs per premise to
4		meet minimum standards of care to ensure the proper
5		treatment and care of the dogs and the dogs'
6		offspring;
7	(2)	Prohibit the ownership or custody at any time of more
8		than thirty dogs, over the age of one year and with
9		intact sexual organs per premise; and
10	(3)	Require owners of more than ten dogs over the age of
11		four months with intact sexual organs to maintain
12		specific written records of each dog for a specified
13		period.
14	SECT	ION 2. The Hawaii Revised Statutes is amended by
15	adding a	new chapter to be appropriately designated and to read
16	as follow	s:
17		"CHAPTER
18		PREVENTION OF CRUELTY TO DOGS
19	§	-1 Definitions. As used in this chapter:
20	"Dog	" means any animal that is wholly or in part of the
21	subspecie	s Canis lupus familiaris.

1 "Litter" means one or more dogs that are born to the same 2 mother at the same time. 3 "Person" means any individual, firm, partnership, joint 4 venture, association, limited liability company, corporation, 5 estate, trust, receiver, or syndicate; provided that the term 6 shall not include: 7 (1) An animal control or welfare agency tax exempt under 8 title 26 United States Code section 501(c)(3); 9 (2) A person who provides care for dogs at the request of 10 a government agency; 11 (3) A veterinary clinic; or 12 (4)A boarding facility that only houses dogs temporarily 13 and prohibits the breeding of dogs or selling of dogs. 14 "Premise" means any place, building, or part thereof. 15 "Primary enclosure" means any kennel, cage, or structure used to restrict a dog to a limited area of space. 16 17 "Regular exercise" means providing the dog with constant 18 and unfettered access to an outdoor or indoor exercise area that provides at least four times the square footage of a dog's 19

primary enclosure required for each dog pursuant to paragraph

(3) of the definition of "sufficient space for movement".

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1	"Suf	ficient food and clean water" means access to adequate
2	amounts c	of appropriately nutritious food to maintain good
3	health; a	and continuous access to potable water that is
4	substanti	ally free from debris, feces, algae, and other
5	contamina	ints.
6	"Suf	ficient housing or shelter" means constant and
7	unfettere	ed access to a primary enclosure that:
8	(1)	Is sufficiently ventilated at all times to minimize
9		odors, drafts, and ammonia levels, and to prevent
10		moisture condensation;
11	(2)	Has a means of fire suppression, such as functioning
12		fire extinguishers, located within forty feet of the
13		primary enclosure;
14	(3)	Has sufficient lighting to allow for observation of
15		the dogs at any time of day or night;
16	(4)	Is not stacked or otherwise placed on top of or below
17		another animal's primary enclosure; and
18	(5)	Is cleaned at least once a day of feces, hair, dirt,
19		debris, and food waste.
20	"Suf	ficient space for movement" means the following for a
21	primary e	enclosure:

ı	(1)	Sufficient space for each dog to lie down and fully
2		extend limbs and stretch freely without touching the
3		sides of the enclosure or another dog, and to turn in
4		a complete circle without any impediments, including a
5		tether;
6	(2)	At least twelve inches of headroom above the head of
7		the tallest dog in the primary enclosure when it is in
8		a normal standing position; and
9	(3)	A square footage that includes at least:
10		(A) Twelve square feet of floor space for each dog
11		that is no more than twenty-five inches in
12		length;
13		(B) Twenty square feet of floor space for each dog
14		that is no less than twenty-five inches and no
15		more than thirty-five inches in length; and
16		(C) Thirty square feet of floor space for each dog
17		that is more than thirty-five inches in length;
18		provided that the length of the dog shall be measured
19		from the tip of the nose to the base of the tail.
20	"Suf	ficient veterinary care" means, at minimum:
21	(1)	An examination performed at least once a year by a
22		veterinarian licensed under chapter 471;

1	(2)	Prompt treatment of any illness or injury by a
2	•	veterinarian licensed under chapter 471; and
3	(3)	Humane euthanasia, when needed, by a veterinarian
4	:	licensed under chapter 471, using lawful techniques
5	(deemed acceptable by the American Veterinary Medical
6	Ī	Association.
7	§ -2	2 Limit on number of dogs. No person shall own,
8	possess, co	ontrol, or otherwise have charge or custody at any
9	time more t	than thirty dogs, with intact sexual organs and over
10	the age of	one year, per premise.
11	§ -3	3 Standard of care; recordkeeping. (a) Any person
12	who owns, p	possesses, controls, or otherwise has charge or
13	custody of	more than ten dogs over the age of four months with
14	intact sexu	ual organs per premise shall provide the following for
15	each dog:	
16	(1) I	Regular exercise;
17	(2)	Sufficient food and clean water;
18	(3)	Sufficient housing or shelter;
19	(4)	Sufficient space for movement;
20	(5)	Sufficient veterinary care; and
21	(6) <i>I</i>	A microchip implanted under the skin;

- 1 provided that no microchip shall be implanted in any dog aged
- 2 less than four months.
- 3 (b) No person who owns, possesses, controls, or otherwise
- 4 has charge or custody of more than ten dogs over the age of four
- 5 months with intact sexual organs shall breed any dog unless the
- 6 dog is between the ages of twelve months and eight years of age.
- 7 No female dog shall be bred to produce more than two litters in
- 8 any eighteen month period. No person who owns, possesses,
- 9 controls, or otherwise has charge or custody of more than ten
- 10 dogs over the age of four months with intact sexual organs per
- 11 premise shall breed any dog determined by a veterinarian to be
- 12 unfit for breeding purposes.
- 13 (c) Any person who owns, possesses, controls, or otherwise
- 14 has charge or custody of more than ten dogs over the age of four
- 15 months with intact sexual organs shall maintain a record for
- 16 each dog and the dog's offspring including the following
- 17 information:
- 18 (1) Each breeding dog shall be identified by the
- implantation of a microchip, and each dog's health
- 20 records shall accurately record the appropriate
- 21 identification;
- 22 (2) All veterinary treatment, including the following:

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1		(A) A record of each inoculation and de-worming
2		treatment, if any, including the dates and types
3		of treatments administered; and
4		(B) A record of any veterinary treatments or
5		medications received;
6	(3)	The date of birth of the dog or, if the date of birth
7		is unknown, the date the person acquired possession,
8		control, or charge of the dog and the source of the
9		dog;
10	(4)	The dates on which the female dog has been bred;
11	(5)	For a female, the number of dogs in each litter
12		produced; and
13	(6)	The disposition the person makes of each dog possessed
14		by, controlled by, or in the charge of the person,
15		including the date of disposition, manner of
16		disposition, and the name and address information for
17		any person taking possession, control, or charge of a
18		dog.
19	Reco	rds shall be retained for at least three years
20	following	the death of the dog or a date on which the person
21	permanent:	ly ceased to have possession or control of the dog.

1	\$	-4 Prohibitions on certain types of dogs in the same
2	enclosure	. No person who owns, possesses, controls, or
3	otherwise	has charge or custody of more than ten dogs over the
4	age of fo	ur months with intact sexual organs per premise shall
5	place:	
6	(1)	A dog with a vicious or aggressive disposition in an
7		enclosure with another dog, except for breeding
8		purposes;
9	(2)	Breeding females in heat in the same enclosure at the
10		same time with sexually mature males, except for
11		breeding purposes;
12	(3)	Breeding females and their litters in the same
13		enclosure at the same time with other adult dogs; and
14	(4)	Puppies aged twelve weeks or younger in the same
15		enclosure at the same time with other adult dogs,
16		other than the dam or foster dam, unless under
17		immediate and constant supervision.
18	§	-5 Penalty. Any person who violates section -2,
19	-3, or	-4 shall be guilty of a misdemeanor. Each
20	violation	shall constitute a separate offense. If the
21	circumsta	nces warrant a charge of cruelty to animals in the

- 1 second degree prescribed under section 711-1109, the defendant
- 2 may be charged with violating that section instead.
- 3 § -6 Severability. Any violation of section -2,
- 4 -3, or -4 shall be in addition to and not in lieu of any
- 5 other state and federal laws protecting animal welfare.
- 6 Sections -2, -3, and -4 shall not be construed to limit
- 7 any state law, rule, or regulation protecting the welfare of
- 8 animals, nor shall anything in these sections prevent a local
- 9 governing body from adopting and enforcing its own animal
- 10 welfare laws and regulations in addition to these sections."
- 11 PART II
- 12 SECTION 3. The legislature finds that Hawaii does not
- 13 currently regulate the breeding of dogs. However, in early
- 14 2011, the discovery of a puppy mill in Waimanalo focused
- 15 attention on dog breeders and the potential for cruel and
- 16 inhumane conditions.
- 17 The legislature further finds the Animal Welfare Act was
- 18 first enacted by Congress in 1966. This federal law requires
- 19 licensure and regulation of certain types of businesses that
- 20 fall under the category of animal dealers. However, the law
- 21 exempts businesses, such as the Waimanalo puppy mill, that fall

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- 1 under certain categories, including retail pet stores, retail
- 2 chain stores, hobby breeders, and direct sales.
- 3 During the regular session of 2011, S.B. No. 1522, S.D. 2,
- 4 H.D. 1, was introduced and heard throughout the legislative
- 5 process. This measure proposed that the department of commerce
- 6 and consumer affairs issue licenses to large-scale dog breeders
- 7 after the breeders meet certain licensure requirements, and
- 8 authorized the department's director to enforce the new law.
- 9 S.C.R. No. 111, S.D. 1, was also adopted during the regular
- 10 session of 2011. This resolution directed the auditor to
- 11 conduct a sunrise review of the regulation of large-scale dog
- 12 breeders and dog breeding facilities, as proposed under S.B. No.
- 13 1522, S.D. 2, H.D. 1.
- 14 In October 2011, the office of the auditor issued its
- 15 corresponding report. According to the auditor's report, S.B.
- 16 No. 1522, S.D. 2, H.D. 1, did not meet the criteria for
- 17 regulation of large-scale dog breeders through the State's
- 18 regulatory agency. However, the report did cite other
- 19 alternatives that could be used to protect dogs, including laws
- 20 in other states, the American Veterinary Medical Association's
- 21 model law, a county-based regulatory model, and puppy lemon
- 22 laws.



1	In considering the strengths of various states' laws and
2	the most appropriate structure for regulating dog breeders, the
3	legislature finds merit in authorizing counties to conduct or
4	contract for inspections and to implement minimum requirements
5	for the housing and treatment of breeding dogs. The counties
6	are presently charged with issuing dog licenses and regulating
7	animals pursuant to chapter 143, Hawaii Revised Statutes.
8	The legislature also finds that the local humane societies
9	designated by the counties currently have in place the
10	structure, personnel, and contracts with humane organizations to
11	handle animal control. In contrast, the legislature understands
12	that the department of commerce and consumer affairs is not
13	equipped to administer regulation of animal breeders and
14	recognizes that the department of agriculture's resources are
15	also strained by its existing duties.
16	The legislature additionally finds that there is not
17	reliable information on the number and size of large-scale dog
18	breeders in the State. While it is believed that Oahu has
19	approximately twenty large-scale dog breeders and the island of
20	Hawaii has approximately ten, it is also believed that Maui and
21	Kauai do not have any.

1	The legislature finds that regulation at the county level
2	is the most reasonable approach in addressing dog breeders. The
3	legislature understands that county officials may have concerns
4	associated with the costs and responsibility of regulating dog
5	breeders. However, the legislature notes that the Hawaiian
6	Humane Society on Oahu has indicated a willingness to assist
7	with this responsibility at no extra cost to the State. The
8	legislature hopes that the Hawaiian Humane Society will be
9	equally supportive of dog breeder regulations if handled on a
10	county level.
11	The purpose of this part is to:
12	(1) Require the licensing of dog breeders to ensure that
13	every dog under their care is provided with sufficient
14	food and clean water, sufficient shelter from the
15	elements, necessary veterinary care, sufficient space,
16	and regular exercise, among other things;
17	(2) Allow each county or its contracted local humane
18	society the flexibility to assess the county's own
19	situation, determine whether the need for regulation
20	exists, and develop appropriate rules for housing and

treatment of dogs by dog breeders, if necessary; and

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1	(3) Require each county or its contracted local humane
2	society to assess appropriate license fees for dog
3	breeders and to pursue civil penalties for
4	noncompliant dog breeders.
5	SECTION 4. Chapter 143, Hawaii Revised Statutes, is
6	amended by adding a new section to be appropriately designated
7	and to read as follows:
8	"S143- Dog breeders; license required; fees; minimum
9	requirements; premises available for inspection; civil
10	penalties. (a) It shall be unlawful for any person to own or
11	operate as a dog breeder unless the person obtains a valid
12	license as a dog breeder pursuant to this chapter.
13	(b) Each county council shall have the power to fix
14	license fees for dog breeders on a biennial basis. Until and
15	unless otherwise provided by ordinance, the biennial license fee
16	for each dog breeder shall be \$500. Any person operating as a
17	dog breeder shall pay the license fee to the director of finance
18	of the county in which the breeder operation is located. The
19	license fee shall be due and payable on January 2 of every
20	second year and shall be paid before March 11 of every second
21	year, or within thirty days after becoming subject to this
22	chapter. The full amount of the fee shall be paid for any

- 1 fraction of the license period for which a license is issued.
- 2 All moneys received by the director of finance under this
- 3 chapter shall be paid into the general fund of each county.
- 4 (c) The minimum standards regarding the care, treatment,
- 5 and proper recordkeeping requirements in dog breeding operations
- 6 shall be the same as prescribed under section -3.
- 7 (d) A dog breeder licensee shall make its premises
- 8 available for unannounced inspection by the county or the
- 9 county's contracted designee, pursuant to sections 143-15 and
- 10 143-16, during regular business hours.
- 11 (e) Any person who operates as a dog breeder without a
- 12 license shall be subject to a civil penalty of up to \$1,000;
- 13 provided that each day of a violation shall be considered a
- 14 separate offense. Any failure to comply with the standards and
- 15 recordkeeping requirements prescribed under section -3 shall
- 16 be subject to a civil penalty of up to \$1,000 for each
- 17 violation."
- 18 SECTION 5. Section 143-1, Hawaii Revised Statutes, is
- 19 amended by adding three new definitions to be appropriately
- 20 inserted and to read as follows:

1	"Dog breeder" means any person who owns, possesses,
2	controls, or otherwise has charge or custody of more than ten
3	dogs over the age of four months with intact sexual organs.
4	"Person" means any individual, firm, partnership, joint
5	venture, association, limited liability company, corporation,
6	estate, trust, receiver, or syndicate; provided that the term
7	shall not include:
8	(1) An animal control or welfare agency tax exempt under
9	title 26 United States Code section 501(c)(3);
10	(2) A person who provides care for dogs at the request of
11	a government agency; or
12	(3) A veterinary clinic.
13	"Premises" means the location of property, whether private
14	or public, upon which buildings, yards, kennels, pens, and cages
15	are used by a dog breeder in the usual course of business."
16	SECTION 6. Section 143-15, Hawaii Revised Statutes, is
17	amended to read as follows:
18	"§143-15 Contracts for seizing and impounding dogs. Any
19	county may contract with any society or organization formed for
20	the prevention of cruelty to animals, or similar dog protective
21	organization, for [the]:

1	(1)	The seizure and impounding of all unlicensed dogs,
2		[and for the] dogs owned by a dog breeder not in
3		compliance with this chapter and any rules adopted
4		pursuant to this chapter, and dogs owned by a person
5		acting in the capacity of or engaged in the business
6		of a dog breeder within the county without a dog
7		breeder license obtained under and in compliance with
8		this chapter and any rules adopted pursuant to this
9		chapter;
10	(2)	The maintenance of a shelter or pound for [unlicensed]
11		seized dogs, and for lost, strayed, and homeless
12		dogs[, and for the]; and
13	(3)	The destruction or other disposition of seized dogs
14		not redeemed as provided in this chapter.
15	The count	y may prescribe in the contract the manner in which the
16	work is t	o be done by the society or organization and it may
17	also dire	ct the disposition to be made of all dogs seized
18	pursuant	to this chapter."
19		PART III
20	SECT	ION 7. The Hawaii Revised Statutes is amended by
21	adding a	new chapter to be appropriately designated and to read
22	as follow	s:

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1	CHAPIER				
2	SALE OF DOGS AND CATS				
3	§ -1 Definitions. As used in this chapter unless the				
4	context otherwise requires:				
5	"Pet seller" means any retail pet store or any person,				
6	partnership, entity, or corporation who sells dogs or cats to a				
7	retail pet store; provided that a "pet seller" shall not apply				
8	to humane societies, or animal control, rescue, or care				
9	organizations exempt under title 26 United States Code section				
10	501(c)(3).				
11	"Public place" means a place to which the public or a				
12	substantial group of persons has access and includes public				
13	roads, parking lots, sidewalks, highways, transportation				
14	facilities, schools, places of amusement or business, parks,				
15	playgrounds, prisons, and hallways, lobbies, and other portions				
16	of apartment houses and hotels not constituting rooms or				
17	apartments designed for actual residence.				
18	"Retail pet store" means a retail establishment engaged in				
19	the business of buying, selling, exchanging, or offering pets to				
20	the public; provided that a "retail pet store" shall not apply				
21	to humane societies; animal control, rescue, or care				
22	organizations exempt under title 26 United States Code section				
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- 1 501(c)(3); or retail pet stores solely offering dogs or cats for
- 2 adoption in cooperation with a humane society or animal control,
- 3 rescue, or care organizations exempt under title 26 United
- 4 States Code section 501(c)(3).
- 6 shall enter into arrangements with veterinarians or humane
- 7 societies to facilitate the microchip implantation requirements
- 8 of this section.
- 9 (b) If a microchip has not been previously implanted in
- 10 the dog or cat, a retail pet store shall provide a certificate
- 11 or voucher to the purchaser for the implantation of a microchip
- 12 in the dog or cat at the time of sale or exchange of the dog or
- 13 cat. The certificate or voucher shall be redeemable through the
- 14 veterinarian or the local humane society with which the retail
- 15 pet store has made arrangements.
- (c) Upon sale or exchange of a dog or cat, pet sellers
- 17 shall deliver the following information to the retail pet store,
- 18 and retail pet stores shall deliver the following information to
- 19 the purchaser:
- 20 (1) The breeder's name and address and license
- information, if licensed by the United States
- 22 Department of Agriculture;

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•	(2)	1110	date of the dog of the boffen, if known,
2	(3)	The	date the pet seller or retail pet store received
3		the	dog or cat, if applicable;
4	(4)	The	breed, sex, color, and identifying marks of the
5		dog	or cat;
6	(5)	The	veterinarian information, including the following
7		if a	pplicable:
8		(A)	A record of each inoculation and worming
9			treatment, if any, including the dates and types
10			of treatments administered;
11		(B)	A record of any veterinarian treatments or
12			medications received while the dog or cat was in
13			the possession of the pet seller;
14		(C)	A receipt or other documentation signed by a
15			veterinarian licensed under chapter 471,
16			indicating if the dog or cat was spayed or
17			neutered; and
18		(D)	A document stating that the dog or cat has no
19			known diseases or illnesses or describing any
20			known diseases or illnesses of the dog or cat or
21			any known congenital or hereditary conditions
22			that may adversely affect the health of the dog

1	or cat at the time of sale or exchange or is				
2	likely to adversely affect the health of the dog				
3	or cat in the future; and				
4	(6) Written information on the health and other benefits				
5	of spaying and neutering, to be delivered by pet				
6	stores to purchasers.				
7	(d) A pet seller shall attest to the delivery of the				
8	documents by signing all applicable documents required under				
9	subsection (b) and retaining copies of all documents for a				
10	period of not less than two years after the sale or exchange of				
11	the dog or cat. A retail pet store shall make all completed and				
12	signed documents available for inspection and copying during				
13	normal business hours only upon request by a law enforcement				
14	officer after receipt of a violation complaint by the law				
15	enforcement agency.				
16	\S -3 Sale of dogs and cats in a public place prohibited.				
17	Notwithstanding any ordinance, law, or rule to the contrary, it				
18	shall be unlawful for any person to sell, exchange, give away,				
19	display for commercial purposes, or trade for monetary or other				
20	compensation any dog or cat in any public place; provided that				
21	this section shall not apply to humane societies, or animal				
22	control, rescue, or care organizations exempt under title 26				
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United States Code section 501(c)(3) facilitating the adoption 1 2 of animals. 3 -4 Penalties. Any person who knowingly, intentionally, or recklessly violates section -2 or 4 -3 5 shall be subject to a fine of \$500 per offense. Each violation shall constitute a separate offense." 6 7 PART IV 8 SECTION 8. Section 711-1109.35, Hawaii Revised Statutes, 9 is amended by amending subsection (1) to read as follows: 10 "(1) A person commits the offense of cruelty to animals by fighting dogs in the second degree if the person knowingly: 11 12 (a) Wagers on a dogfight; or 13 Attends or pays to attend a dogfight; or [-(b)-(b) Possesses any device or bait dog intended to 14 (c)-] enhance the dog's fighting ability with the intent 15 that the device or bait dog be used to train or 16 17 prepare the dog for a dogfight." 18 PART V 19 SECTION 9. This Act does not affect rights and duties that

matured, penalties that were incurred, and proceedings that were

begun before its effective date.

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- 1 SECTION 10. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 11. This Act shall take effect upon its approval.

Report Title:

Animal Cruelty; Dog Breeders; Licensing; Penalties; Counties; Sale of Dogs and Cats; Retail Pet Stores; Pet Sellers; Identification Microchip

Description:

Requires specified persons who own, control, or have custody or control of more than ten dogs over age four months with intact sexual organs to meet minimum standards of care to ensure the proper treatment and care of dogs and the dogs' offspring. Prohibits any person from owning or having custody of more than thirty dogs over one year of age with intact sexual organs. Requires specified persons to maintain specific records for each dog for at least three years following the death of the dog or a date on which the person permanently ceased to have possession or control of the dog. Prohibits certain types of dogs in the Requires the licensing of dog breeders. same enclosure. Authorizes each county to develop license requirements and fees. Establishes minimum standards of care. Authorizes each county to pursue civil penalties for noncompliant dog breeders. Requires retail pet stores to implant an identification microchip in a dog or cat prior to sale or exchange, provide specific written documentation regarding each dog or cat sold, and provide written information about spaying and neutering. Prohibits the sale of dogs and cats in a public place, except for humane groups facilitating adoptions. Establishes penalties. Removes attendance to or payment to attend a dog fight as an element under the offense of cruelty to animals by fighting dogs in the second degree. (SD1)

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