A BILL FOR AN ACT

RELATING TO ANIMAL CRUELTY.

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

- 1 SECTION 1. The legislature finds that an estimated forty-2 three per cent of households in Hawaii include a dog. Profit-
- 3 driven breeding is prevalent in Hawaii and recent research by
- 4 the Hawaiian Humane Society reveals that on Oahu, during a two-
- 5 week period in November, over three hundred sixty puppies were
- 6 available for sale. When projected over a one-year period,
- 7 revenues from sales of dogs may be equal to or exceed
- 8 \$9,400,000.
- 9 The legislature further finds that a law is needed to
- 10 ensure that dogs at large-scale breeding facilities receive
- 11 sanitary living conditions, proper and timely medical care, the
- 12 ability to move freely at least once per day, and adequate
- 13 shelter from the elements. Existing state and federal laws
- 14 regarding the care and husbandry of dogs inadequately regulate
- 15 large-scale breeding facilities in Hawaii. Inadequate
- 16 regulation places an unfair fiscal burden on the county and
- 17 state taxpayers, government agencies, and nongovernmental

1	organizat	ions, whose resources contribute to the care of dogs	
2	discarded	or abused by large-scale breeding facilities.	
3	The purpose of this Act is to:		
4	(1)	Require owners of ten or more dogs over the age of six	
5		months with sexual organs intact to meet minimum	
6		standards of care to ensure the proper treatment and	
7		care of the dogs and their offspring;	
8	(2)	Prohibit the ownership or custody of more than thirty	
9		dogs over the age of six months with intact sexual	
10		organs; and	
11	(3)	Require owners of ten or more dogs over the age of six	
12		months with sexual organs intact to maintain specific	
13		written records of each dog for a specified 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	" S	-A Definitions. (a) As used in this chapter:	

"Dog" means any animal that is wholly or in part of the

subspecies Canis lupus familiaris.

20

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 venture, association, limited liability company, corporation, 4 5 estate, trust, receiver, or syndicate; provided that the term 6 shall not include: 7 (1) An animal control or welfare agency exempt under title 8 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; or 11 (3) A veterinary clinic. 12 "Regular exercise" means: 13 (1) Walking the dog on a leash; or 14 (2) Allowing the dog to move about freely, 15 for at least one hour each day at an outdoor or indoor exercise 16 area that provides at least four times the square footage of 17 indoor floor space required for each dog. "Sufficient food and clean water" means access to adequate 18 amounts of clean food; and continuous access to potable water 19 that is substantially free from debris. 20 21 "Sufficient housing or shelter" means constant and

2012-0639 HB SMA.doc

unfettered access to an indoor enclosure that:

1	(1)	Is sufficiently ventilated at all times to minimize
2		odors, drafts, ammonia levels, and to prevent moisture
3		condensation;
4	(2)	Has a means of fire suppression, such as functioning
5		fire extinguishers, located within forty feet of the
6		cage or enclosure;
7	(3)	Has sufficient lighting to allow for observation of
8		the dogs at any time of day or night;
9	(4)	Is not placed more than forty-two inches above the
10		floor;
11	(5)	Is not stacked or otherwise placed on top of or below
12		another dog's cage or primary enclosure; and
13	(6)	Is cleaned at least once a day of feces, hair, dirt,
14		debris, and food waste.
15	"Sufficient space for movement" means space for a covered	
16	dog to turn and stretch freely, lie down, and fully extend limb	
17	that includes the following:	
18	(1)	Sufficient indoor space for each dog to lie down and
19		fully extend limbs and stretch freely without touching
20		the sides of the enclosure or another dog;

2012-0639 HB SMA.doc

H.B. NO. **2737**

```
1
              At least six inches of headroom above the head of the
         (2)
 2
               tallest dog in the enclosure when it is in a normal
 3
               standing position; and
 4
         (3)
              A square footage that is at least three times the
 5
               length and width of the longest dog in the enclosure;
 6
              provided that the length of the dog shall be measured
 7
               from the tip of the nose to the base of the tail.
 8
         "Veterinary care" means an examination performed at least
 9
    once a year by a veterinarian licensed under chapter 471.
10
             -B Limit on number of dogs. No person shall own,
11
    possess, control, or otherwise have charge or custody of more
12
    than thirty dogs with intact sexual organs over the age of six
13
    months at any time.
14
             -C Standard of care; recordkeeping. (a) Any person
    who owns, possesses, controls, or otherwise has charge or
15
    custody of more than ten dogs over the age of six months with
16
17
    intact sexual organs shall provide the following for each dog:
18
         (1)
              Sufficient space for movement;
19
         (2)
              Regular exercise;
20
         (3)
              Sufficient housing or shelter:
21
         (4)
              Sufficient food and clean water:
22
         (5)
              A microchip implanted under the skin; and
```

3

- (6) Annual veterinary care;
 provided that regular exercise shall apply only to dogs aged
- 4 be implanted in any dog aged four months or less.
- 5 (b) Any person who owns, possesses, controls, or otherwise

four months and older; provided further that no microchip shall

- 6 has charge or custody of more than ten dogs over the age of six
- 7 months with intact sexual organs shall not breed any dog unless
- 8 the dog is between the ages of twelve months and eight years of
- 9 age. No person who owns, possesses, controls, or otherwise has
- 10 charge or custody of more than ten dogs over the age of six
- 11 months with intact sexual organs shall breed any dog determined
- 12 by a veterinarian to be 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 six
- 15 months with intact sexual organs shall maintain a record for
- 16 each dog including the following information:
- 17 (1) All health care treatment;
- 18 (2) The date of birth for the dog or, if the date of birth
- is unknown, the date the person acquired possession,
- 20 control, or charge of the dog and the source of the
- 21 dog;
- 22 (3) The dates on which the dog has been bred;

2012-0639 HB SMA.doc

1	(4)	For a female, the number of dogs in each litter
2		produced; and
3	(5)	The disposition the person makes of each dog possessed
4		by, controlled by, or in the charge of the person,
5		including the date of disposition, manner of
6		disposition, and the name and address information for
7		any person taking possession, control or charge of a
8		dog.
9	Reco:	rds shall be retained for at least three years
10	following	the death of the dog or a date on which the person
11	permanent	ly ceased to have possession or control of the dog.
12	\$	-D Prohibitions on certain types of dogs in the same
13	enclosure	. (a) Any person who owns, possesses, controls, or
14	otherwise	has charge or custody of more than ten dogs over the
15	age of six	x months with intact sexual organs shall not place:
16	(1)	A dog with a vicious or aggressive disposition in an
17		enclosure with another dog, except for breeding
18		purposes;
19	(2)	Breeding females in heat in the same enclosure at the
20		same time with sexually mature males, except for
21 .		breeding purposes;

1 (3) Breeding females and their litters in the same 2 enclosure at the same time with other adult dogs; and 3 (4)Puppies aged twelve weeks or younger in the same 4 enclosure at the same time with other adult dogs, 5 other than the dam or foster dam, unless under immediate supervision. 6 7 -E Penalty. Any person who violates section 8 -D shall be guilty of a misdemeanor. 9 violation shall constitute a separate offense. If the 10 circumstances warrant a charge of cruelty to animals in the 11 second degree prescribed under section 711-1109, the defendant 12 may be charged with violating that section instead. 13 SECTION 3. In codifying the new sections added by section 14 2 of this Act, the revisor of statutes shall substitute 15 appropriate section numbers for the letters used in designating 16 the new sections in this Act. 17 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY. AC. HOLL OF THE STATE OF THE

2012-0639 HB SMA.doc

JAN 2 5 2012

Report Title:

Animal Cruelty; Dog Breeders

Description:

Requires specified persons who own, control, or have custody or control of ten or more dogs over age six months with sexual organs intact to meet minimum standards of care to ensure the proper treatment and care of dogs and their offspring. Prohibits any person from owning or having custody of more than thirty dogs over age six months with sexual organs intact. 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 same enclosure with other dogs. Establishes penalties.

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

2012-0639 HB SMA.doc