JAN 1 8 2013

## A BILL FOR AN ACT

RELATING TO FOOD LABELING.

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

1	SECTION 1. Chapter 328, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§328- Genetically engineered material; labeling
5	requirements. (a) Beginning January 1, 2014, no food or raw
6	agricultural commodity shall be sold in the State if it contains
7	a genetically engineered material, or was produced with a
8	genetically engineered material, unless it bears a label that
9	provides the following disclosure notice in bold-face print and
10	not less than ten-point type:
11	"THIS PRODUCT CONTAINS A GENETICALLY ENGINEERED MATERIAL,
12	OR WAS PRODUCED WITH A GENETICALLY ENGINEERED MATERIAL."
13	(b) A food shall be considered to have been produced with
14	a genetically engineered material if:
15	(1) The organism from which the food is derived has been
16	injected or otherwise treated with a genetically
17	engineered material; provided that the use of manure
18	as a fertilizer for raw agricultural commodities shall

1		not be construed to mean that those commodities are
2		produced with a genetically engineered material;
3	(2)	The animal from which the food is derived has been fed
4		genetically engineered material; or
5	(3)	The food contains an ingredient that is a food to
6		which paragraph (1) or (2) applies.
7	(c)	For the purposes of this section:
8	<u>"Gen</u>	etically engineered material" means material derived
9	from any	part of a genetically engineered organism, without
10	regard to	whether the altered molecular or cellular
11	character	istics of the organism are detectable in the material.
12	"Gen	etically engineered organism" means:
13	(1)	An organism that has been altered at the molecular or
14		cellular level by means that are not possible under
15		natural conditions or processes, including recombinant
16		deoxyribonucleic acid and ribonucleic acid techniques,
17		cell fusion, microencapsulation, macroencapsulation,
18		gene deletion and doubling, introducing a foreign
19		gene, and changing the positions of genes, and
20		excluding means consisting exclusively of breeding,
21		conjugation, fermentation, hybridization, in vitro
22		fertilization, tissue culture, or mutagenesis; or

1	(2)	An organism made through sexual or asexual
2		reproduction, or both, of an organism described in
3		paragraph (1), if the reproduced organism possesses
4		any of the altered molecular or cellular
5		characteristics of the original organism or organisms.
6	<u>(d)</u>	This section shall not apply to food that is:
7	(1)	Served in restaurants or other establishments in which
8		food is served for immediate human consumption;
9	(2)	Processed and prepared primarily in a retail
10		establishment and is ready for human consumption, of
11		the type described in paragraph (1), and is offered
12		for sale to consumers but not for immediate human
13		consumption in the establishment and is not offered
14		for sale outside the establishment; or
15	(3)	A medical food as defined in section 346-67.
16	<u>(e)</u>	A violation of this section, or any rule adopted
17	pursuant	to this chapter, shall be punishable by a fine of not
18	more than	\$1,000 for each violation.
19	<u>(f)</u>	The director of health shall adopt rules, pursuant to
20	chapter 9	1, necessary for the purposes of this section,
21	including	rules for the testing of foods to determine the
22	presence	and content of genetically engineered material."
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         SECTION 2. Section 328-10, Hawaii Revised Statutes, is
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    amended to read as follows:
         "$328-10 Foods deemed misbranded when. A food shall be
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    deemed to be misbranded:
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              If its labeling is false or misleading in any
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         (1)
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              particular; or if its labeling or packaging fails to
              conform with the requirements of sections 328-2,
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              328- , and 328-19.1;
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              If it is offered for sale under the name of another
         (2)
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              food;
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         (3)
              If it is an imitation of another food for which a
              definition and standard of identity has been
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              prescribed by rules as provided by section 328-8; or
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              if it is an imitation of another food that is not
              subject to paragraph (7), unless its label bears in
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              type of uniform size and prominence, the word
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              "imitation" and, immediately thereafter, the name of
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              the food imitated:
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         (4) If its container is so made, formed, or filled as to
              be misleading;
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         (5) If in package form, unless it bears a label containing
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               (A) the name and place of business of the
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1		manufacturer, packer, or distributor; (B) an accurate
2		statement of the quantity of the contents in terms of
3		weight, measure, or numerical count, which statement
4		shall be separately and accurately stated in a uniform
5		location upon the principal display panel of the
6		label; provided that under subparagraph (B) reasonable
7		variations shall be permitted, and exemptions as to
8		small packages shall be established, by rules adopted
9		by the department of health;
10	(6)	If any word, statement, or other information required
11		by or under authority of this part to appear on the
12		label or labeling is not prominently placed thereon
13		with such conspicuousness (as compared with other
14		words, statements, designs, or devices, in the
15		labeling) and in such terms as to render it likely to
16		be read and understood by the ordinary individual
17		under customary conditions of purchase and use;
18	(7)	If it purports to be or is represented as a food for
19		which a definition and standard of identity have been
20		prescribed by rules as provided by section 328-8,
21		unless (A) it conforms to such definition and
22		standard, and (B) its label bears the name of the food

1		specified in the definition and standards, and,
2		insofar as may be required by the rules, the common
3		names of optional ingredients (other than spices,
4		flavoring, and coloring) present in the food;
5	(8)	If it purports to be or is represented as:
6		(A) A food for which a standard of quality has been
7		prescribed by rules as provided by section 328-8
8		and its quality falls below such standard unless
9		its label bears, in such manner and form as the
10		rules specify, a statement that it falls below
11		such standard; or
12		(B) A food for which a standard or standards of fill
13		of container have been prescribed by rules as
14		provided by section 328-8, and it falls below the
15		standard of fill of container applicable thereto,
16		unless its label bears, in such manner and form
17		as the rules specify, a statement that it falls
18		below such standard;
19	(9)	If it is not subject to paragraph (7), unless its
20		label bears (A) the common or usual name of the food,

if any there be, and (B) in case it is fabricated from

two or more ingredients, the common or usual name of

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1		each such ingredient; except that spices, flavorings,
2		and colorings, other than those sold as such, may be
3		designated as spices, flavorings, and colorings,
4		without naming each; provided that to the extent that
5	•	compliance with the requirements of subparagraph (B)
6		is impractical or results in deception or unfair
7		competition, exemptions shall be established by rules
8		prescribed by the department; and, provided further
9		that the requirements of subparagraph (B) shall not
10		apply to food products which are packaged at the
11		direction of purchasers at retail at the time of sale,
12		the ingredients of which are disclosed to the
13		purchasers by other means in accordance with rules
14		prescribed by the department;
15	(10)	If it purports to be or is represented for special
16		dietary uses, unless its label bears such information
17		concerning its vitamin, mineral, and other dietary
18		properties as the department determines to be, and by
19		rules prescribes, as necessary in order to fully
20		inform purchasers as to its value for such uses;
21	(11)	If it bears or contains any artificial flavoring,
22		artificial coloring, or chemical preservative, unless

1		it bears labeling stating that fact; provided that to
2		the extent that compliance with the requirements of
3		this paragraph is impracticable, exemptions shall be
4	,	established by rules prescribed by the department;
5		and, provided further that this paragraph and
6		paragraphs (7) and (9) with respect to artificial
7		coloring shall not apply in the case of butter,
8		cheese, or ice cream. The provisions of this
9		paragraph regarding chemical preservatives shall not
10		apply to a pesticide chemical when used in or on a raw
11		agricultural commodity which is the produce of the
12		soil;
13	(12)	If it is a product intended as an ingredient of
14		another food and, when used according to the
15		directions of the purveyor, will result in the final
16		food product being adulterated or misbranded;
17	(13)	If it is a color additive unless its packaging and
18		labeling are in conformity with the packaging and
19		labeling requirements applicable to the color additive
20		prescribed under the Federal Act;
21	(14)	If it is a raw agricultural commodity which is the
22		produce of the soil, bearing or containing a pesticide

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chemical applied after harvest, unless the shipping 1 container of such commodity bears labeling which 2 declares the presence of such chemical in or on such 3 commodity and the common or usual name and the 5 function of such chemical; provided that no such declaration shall be required while such commodity, having been removed from the shipping container, is being held or displayed for sale at retail out of such 8 9 container in accordance with the custom of the trade; 10 and 11 (15)If it is a confectionery and contains alcohol in excess of one-half of one per cent by weight and that 12 fact does not appear on the label for the food." 13 SECTION 3. New statutory material is underscored. 14 SECTION 4. This Act shall take effect upon its approval. 15 16

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### Report Title:

Genetically Engineered Material; Labeling Requirements

#### Description:

Establishes, beginning January 1, 2014, labeling requirements for any food or raw agricultural commodity sold in the State that contains a genetically engineered material, or was produced with a genetically engineered material; establishes exceptions; establishes violations; requires director of health to adopt rules.

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