A BILL FOR AN ACT

RELATING TO LIVESTOCK BIOSECURITY.

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

1	SECTION 1. Hawaii's livestock industry is both
2	economically and culturally significant with its long paniolo
3	history as well as providing whole hog carcasses for imus and
4	Chinatown markets. Livestock operations are susceptible to the
5	introduction of pests and diseases that can affect the health
6	and welfare of the animals and in some cases may affect the
7	health and well-being of people who come in contact with the
8	animals or farm products. Biosecurity measures serve to protect
9	the health of poultry and livestock from diseases, pests, and
10	pathogens and are increasingly being required by federal
11	programs to ensure a safe food supply. While these measures
12	help protect the farm and consumers, they often do not result in
13	additional profits for the operation. To help install these
14	vital measures, this Act establishes a low interest biosecurity
15	loan program to assist the livestock industry.

16 SECTION 2. Section 155-1, Hawaii Revised Statutes, is

amended by adding a new definition to be appropriately inserted 17

18 and to read as follows:

2013-1446 SB992 SD1 SMA.doc



1	"Biosecurity" means:
2	(1) A system that serves to protect the health of
3	livestock, poultry, and humans from diseases, pests,
4	and pathogens; and
5	(2) Measures that prevent disease-causing agents from
6	entering, spreading, or leaving the farm premises."
7	SECTION 3. Section 155-5, Hawaii Revised Statutes, is
8	amended by amending subsection (b) to read as follows:
9	"(b) Loans insured under this section shall be limited by
10	the provisions of sections 155-9 through 155-13 for purposes of
11	class "A" through class $["F"_{\dot{\tau}}]$ $"I"_{\dot{\tau}}$ provided that class "E"
12	loans to food manufacturers shall not be subject to section 155-
13	10."
14	SECTION 4. Section 155-5.5, Hawaii Revised Statutes, is
15	amended by amending subsection (b) to read as follows:
16	"(b) Loans guaranteed under this section shall be limited
17	by the provisions of sections 155-9 through 155-13 for purposes
18	of [classes] class "A"[, "B", "C", and "E";] through class "I";
19	provided that class "E" loans to food manufacturers shall not be
20	subject to section 155-10. [No class "D" and "F" loans shall be
21	made under this section.] "

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SECTION 5. Section 155-6, Hawaii Revised Statutes, is
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    amended by amending subsection (b) to read as follows:
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                Participating loans under this section shall be
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    limited by sections 155-9 to 155-13 for purposes of class "A"
    through class ["F",] "I", the department's share not to exceed
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    the maximum amounts specified therefor; provided that class "E"
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    loans to food manufacturers shall not be subject to section 155-
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    10."
         SECTION 6. Section 155-8, Hawaii Revised Statutes, is
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    amended by amending subsection (c) to read as follows:
         "(c) Loans made under this section shall bear simple
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    interest on the unpaid principal balance, charged on the actual
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    amount disbursed to the borrower. The interest rate on loans of
    class "A", "B", "C", "E", and "G" shall be at a rate of one per
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    cent below the prime rate or at a rate of seven and one-half per
    cent a year, whichever is less. For purposes of this
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    subsection, the prime rate shall be determined on January 1 and
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    July 1 of each year, and shall be the prime rate charged by the
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    two largest banks in the State identified by the department of
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    commerce and consumer affairs. If the prime rates of the two
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    largest banks are different, the lower prime rate of the two
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    shall apply. The interest rate of class "F" loans shall be at a
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- 1 rate of one and one-half per cent below the prime rate or at a
- 2 rate of six per cent a year, whichever is less. The interest
- 3 rate of class "H" and "I" loans shall be three per cent a year.
- 4 If the money loaned is borrowed by the department, then the
- 5 interest on loans of the classes shall be the rate as determined
- 6 above or one per cent over the cost to the State of borrowing
- 7 the money, whichever is greater. Interest on loans made under
- 8 this chapter shall not be less than three per cent a year."
- 9 SECTION 7. Section 155-9, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- "\$155-9 Classes of loans; purposes, terms, eligibility.
- 12 (a) Loans made under this chapter shall be for the purposes and
- 13 in accordance with the terms specified in classes "A" through
- 14 "H" in this section shall be made only to applicants who meet
- 15 the eligibility requirements specified therein and except as to
- 16 class "B" loans to associations and class "E" loans, the
- 17 eligibility requirements specified in section 155-10. The
- 18 maximum amount of a loan for class "A", "C", "D", and "F" loans
- 19 to an individual applicant shall also apply to any loan
- 20 application submitted by a partnership, corporation, or other
- 21 entity, and for the purpose of determining whether the maximum
- 22 loan amount to any individual will be exceeded, outstanding

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- 1 loans to any partnership, corporation, or other entity that the
- 2 individual has a legal or equitable interest in excess of twenty
- 3 per cent shall be taken into account.
- 4 (b) Class A: Farm ownership and improvement loans shall
- 5 provide for:
- 6 (1) The purchase or improvement of farm land;
- 7 (2) The purchase, construction, or improvement of adequate
- farm dwellings, and other essential farm buildings;
- 9 and
- 10 (3) The liquidation of indebtedness incurred for any of
- 11 the foregoing purposes.
- The loans shall be for an amount not to exceed \$800,000 and
- 13 for a term not to exceed forty years. To be eligible, the
- 14 applicant shall (A) derive, or present an acceptable plan to
- 15 derive, a major portion of the applicant's income from and
- 16 devote, or intend to devote, most of the applicant's time to
- 17 farming operations; and (B) have or be able to obtain the
- 18 operating capital, including livestock and equipment, needed to
- 19 successfully operate the applicant's farm.
- 20 (c) Class B: Soil and water conservation loans shall
- 21 provide for:
- 22 (1) Soil conservation practices;

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1	(2) Water development, conservation, and use;
2	(3) Drainage; and
3	(4) The liquidation of indebtedness incurred for any of
4	the foregoing purposes.
5	The loans shall be for an amount not to exceed \$35,000 to
6	an individual or \$200,000 to an association and shall be for a
7	term not to exceed twenty years for a loan to an individual and
8	forty years to an association. To be eligible, an individual
9	applicant shall have sufficient farm and other income to pay for
10	farm operating and living expenses and to meet payments on
11	applicant's existing debts, including the proposed soil and
12	water conservation loan. An association, to be eligible, shall
13	be a nonprofit organization primarily engaged in extending
14	services directly related to the purposes of the loan to its
15	members, and at least sixty per cent of its membership shall
16	meet the eligibility requirements specified in section 155-10.
17	(d) Class C: Farm operating loans shall be for the
18	purpose of carrying on and improving a farming operation,
19	including:
20	(1) The purchase of farm equipment and livestock;
21	(2) The payment of production and marketing expenses
22	including materials, labor, and services;

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         (3)
              The payment of living expenses;
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         (4)
              The liquidation of indebtedness incurred for any of
3
              the foregoing purposes; and
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         (5)
              The exportation of crops and livestock.
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         The loans shall be for an amount not to exceed $800,000 and
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    for a term not to exceed ten years. To be eligible, an
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    applicant shall derive, or present an acceptable plan to derive,
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    a major portion of the applicant's income from and devote, or
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    intend to devote, most of the applicant's time to farming
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    operations.
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         Qualified farmers affected by state eradication programs
    may also be eligible for loans under this subsection. Loans
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    made for rehabilitation from eradication programs shall be
    subject to the terms of class "C" loans; provided that the
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    interest rate shall be three per cent a year and the
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    requirements in section 155-3 shall be waived and paragraph (4)
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    shall not apply.
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(e) Class D: Emergency loans shall be for the purpose of

providing relief and rehabilitation to qualified farmers without

limit as to purpose:

1	(1)	In areas stricken by extraordinary rainstorms,
2		windstorms, droughts, tidal waves, earthquakes,
3		volcanic eruptions, and other natural catastrophes;
4	(2)	On farms stricken by livestock disease epidemics and
5		crop blights;
6	(3)	On farms seriously affected by prolonged shipping and
7		dock strikes;
8	(4)	During economic emergencies caused by overproduction,
9		excessive imports, and the like; and
10	(5)	During other emergencies as determined by the board of
11		agriculture.
12	The	maximum amounts and period for the loans shall be
13	determine	d by the board of agriculture; provided that the board
14	shall req	uire that any settlement or moneys received by
15	qualified	farmers as a result of an emergency declared under
16	this sect	ion shall first be applied to the repayment of an
17	emergency	loan made under this chapter.
18	(f)	Class E: Loans to farmers' cooperatives,
19	corporati	ons, and food manufacturers shall provide credit to
20	entities	engaged in marketing, purchasing, and processing, and
21	providina	farm buginess services including.

1	(1)	Facility loans to purchase or improve land, building,
2		and equipment for an amount not to exceed \$500,000 and
3		a term not to exceed twenty years;
4	(2)	Operating loans to finance inventories of supplies and
5		materials, warehousing, and shipping commodities,
6		extension of consumer credit to justified farmer-
7		members, and other normal operating expenses for an
8		amount not to exceed \$300,000 and a term not to exceed
9		seven years; and
10	(3)	The exportation of crops and livestock.
11	To b	e eligible, a farmers' cooperative or corporation shall
12	have a ma	jority of its board of directors and a majority of its
13	membershi	p as shareholders who meet the eligibility requirements
14	of section	n 155-10 and who devote most of their time to farming
15	operation	s, and the facility loans shall be for an amount not to
16	exceed \$5	00,000 or eighty per cent of the cost of the project,
17	whichever	is less.
18	To b	e eligible, a food manufacturer shall be licensed to do
19	business	in the State, and the controlling interest of the
20	entity sh	all possess a minimum of two years of relevant
21	processin	g or manufacturing experience as acceptable to the

department of agriculture. The entity shall process Hawaii-

2013-1446 SB992 SD1 SMA.doc

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- 1 grown agricultural products or use Hawaii-grown agricultural
- 2 products as an ingredient in the manufacturing process.
- 3 Facility loans shall be for an amount not to exceed \$500,000 or
- 4 eighty per cent of the cost of the project, whichever is less.
- 5 The requirements in section 155-10 shall be waived for food
- 6 manufacturing loans; however, the entity shall be a sound credit
- 7 risk with the ability to repay the money borrowed.
- 8 (g) Class F: Loans for new farmer programs shall provide
- 9 for costs of a new farm enterprise for qualified new farmers:
- 10 (1) Initial loans made under this class shall be for
- 11 purposes and in accordance with the terms specified in
- 12 class "A" and "C" only, and shall be made only for
- full-time farming. The loans shall be made for an
- amount not to exceed \$250,000 or eighty-five per cent
- of the cost of the project, whichever is less;
- 16 (2) Any subsequent loan shall be made from classes "A" to
- "D", respectively, depending upon the purpose for
- 18 which the loan funds are used; and
- 19 (3) Borrowers shall comply with special term loan
- agreements as may be required by the department and
- 21 shall take special training courses as the department
- deems necessary.

1	(h)	Class G: Loans to part-time farmers shall be for farm
2	improveme	nt and operating purposes for carrying on and improving
3	farming o	perations, including loans for:
4	(1)	The purchase, construction, and improvement of farm
5		production and growing structures;
6	(2)	The purchase of farm equipment or livestock; and
7	(3)	The payment of production and marketing expenses,
8		including materials, labor, and services.
9	The	liquidation of indebtedness incurred for any of the
10	purposes	under this subsection and for living expenses shall not
11	be author	ized purposes. Each loan shall be for an amount not to
12	exceed \$2	5,000 and for a term not to exceed ten years.
13	(i)	Class H: Farm sustainable project loans shall provide
14	for:	
15	(1)	The purchase, construction, or improvement of
16		essential farm buildings, including the improvement of
17		existing farm buildings related to the project;
18	(2)	The improvement of land that may be required by the
19		project;
20	(3)	The purchase of equipment and payment of any related
21		expenses, including materials, labor, and services;

Operating expenses associated with the project; or

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1	(5) The	liquidation of indebtedness incurred for any of
2	the	foregoing purposes.
3	The loans	s shall be for an amount not to exceed \$1,500,000
4	or eighty-five	e per cent of the project cost, whichever is less,
5	and for a term	n not to exceed forty years.
6	To be el:	igible, the applicant shall be a qualified farmer
7	of sound cred	it rating with the ability to repay the money
8	borrowed, as	determined by the department. Income from the
9	applicant's fa	arming activities and any supplemental income that
10	may be generat	ted from the project shall be the sole criterion
11	for the depart	ment's determination of the applicant's ability to
12	repay the mone	ey borrowed. The department's determination may be
13	based on proje	ections of income and expenses.
14	<u>(j)</u> Clas	ss I: Biosecurity project loans shall provide for:
15	(1) The	purchase, construction, or improvement of
16	esse	ential farm buildings, including the improvement of
17	exis	sting farm buildings related to the project;
18	(2) The	improvement of land that may be required by the
19	pro	ect;
20	<u>(3)</u> <u>The</u>	purchase of equipment and payment of any related
21	expe	enses, including materials, labor, signage,
22	trai	ning, and services;

1	(4) Operating expenses associated with the project; or
2	(5) The liquidation of indebtedness incurred for any of
3	the foregoing purposes.
4	The loans shall be for an amount not to exceed \$1,000,000
5	or eighty-five per cent of the project cost, whichever is less,
6	and for a term not to exceed twenty-five years.
7	To be eligible, the applicant shall be a qualified farmer
8	of sound credit rating with the ability to repay the money
9	borrowed, as determined by the department. Income from the
10	applicant's farming activities and any supplemental income that
11	may be generated from the project shall be the sole criterion
12	for the department's determination of the applicant's ability to
13	repay the money borrowed. The department's determination may be
14	based on projections of income and expenses."
15	SECTION 8. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 9. This Act shall take effect upon its approval.
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Report Title:

Agricultural Loan; Biosecurity Loans

Description:

Allows for agricultural loans to be administered for livestock biosecurity projects. (SD1) \cdot

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