A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

1 The legislature finds that the Hawaii livestock SECTION 1. 2 industry consistently identifies the cost of feed as the most 3 expensive component in operational costs. This concern is in 4 line with the national and global effort to reduce feed costs by 5 replacing high-cost ingredients with lower-cost alternatives. 6 Hawaii's situation is exacerbated by the lack of local feed 7 mills, which necessitates the importation of livestock feed. 8 Years of research and local workshops to encourage and support 9 the development of locally produced feed have not improved the 10 deficient feed stock situation in the State.

11 The legislature further finds that the department of 12 agriculture is committed to reducing the cost of production for 13 the State's livestock and aquaculture industries by reducing the 14 cost of feed. Hawaii has the potential ingredients for the 15 development and production of local feedstock. The department 16 of agriculture has initiated a feed development process to 17 identify, assess, and validate available local feed ingredients.



1	The purpose of this Act is to:		
2	(1) Establish and fund a grant program for qualifying feed		
3	developers;		
4	(2) Appropriate funds to reimburse qualified producers of		
5	certain products for their cost of feed;		
6	(3) Appropriate funds to reimburse feed developers for the		
7	costs of feed development; and		
8	(4) Require and fund the department of agriculture to		
9	conduct a survey to identify, assess, and validate		
10	locally sourced feed ingredients.		
11	SECTION 2. Chapter 155D, Hawaii Revised Statutes, is		
12	amended by adding a new section to be appropriately designated		
13	and to read as follows:		
14	"§155D- Grants; qualified feed developer. (a)		
15	Applications for grants submitted by qualified feed developers		
16	shall be submitted on a form furnished by the department and		
17	shall be filed with accompanying documentation of feed		
18	development costs; provided that:		
19	(1) The applicant shall comply with applicable federal and		
20	state laws prohibiting discrimination against any		
21	person on the basis of race, color, national origin,		



1		religion, creed, sex, age, sexual orientation, or	
2		disability;	
3	(2)	The applicant shall have applied for or received any	
4		applicable licenses or permits;	
5	(3)	The applicant shall indemnify and hold harmless the	
6		State and its officers, agents, and employees from all	
7		claims arising out of or resulting from the feed sold;	
8	(4)	The grant shall not exceed a total of \$200,000 per	
9		qualified feed developer per year; and	
10	(5)	The department may request an applicant to provide any	
11		necessary information for the purposes of verifying	
12		actual sales to qualified producers.	
13	<u>(b)</u>	Documentation of animal feed development costs, as	
14	requested	by the department, shall be filed for feed developed	
15	within th	e immediately preceding fiscal quarter and shall be	
16	effective	for feed development costs incurred after June 30,	
17	2016.		
18	<u>(c)</u>	The applicant shall submit a quarterly financial	
19	statement	of farm revenues and expenses along with other	
20	supportin	g documents as deemed necessary by the department and	
21	filed wit	h the documentation of the feed development costs. An	



1	annual financial statement shall be filed with the department
2	within ninety days following the close of the business' fiscal
3	year after June 28, 2016, for final reconciliation of any
4	reimbursement paid during the previous three quarters within the
5	fiscal year. The financial statements shall be certified as
6	accurate by the applicant and the preparer of the financial
7	statement on forms prepared by the department.
8	(d) Funds shall be disbursed upon approval by the
9	department to the qualified feed developer for up to fifty per
10	cent of the cost of goods sold, as verified by a certified
11	public accountant.
12	(e) In no case shall costs be reimbursed to a qualified
13	feed developer when, after evaluation and verification by the
14	department, the department determines that the amount of
15	reimbursement will result in an annual profit of more than ten
16	per cent.
17	(f) The department shall aggregate the total grant
18	applications pursuant to this section and divide and distribute
19	the available grant funds on a pro rata basis."



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1	SECTION 3	. Section 155D-1, Hawaii Revised Statutes, is	
2	amended by adding a new definition to be appropriately inserted		
3	and to read as follows:		
4	"_Qualified feed developer" means any person that, at the		
5	time of applic	ation for and disbursement of funds under this	
6	chapter, is in the business of cultivating feed crops or		
7	manufacturing feed for qualified producers."		
8	SECTION 4	. There is appropriated out of the general	
9	revenues of th	e State of Hawaii the sum of \$ or so much	
10	thereof as may be necessary for fiscal year 2016-2017 for the		
11	livestock revitalization program of the department of		
12	agriculture that shall be allocated as follows:		
13	(1) \$	to reimburse qualified producers of milk,	
14	pork	, eggs, poultry, beef, sheep, lamb, goats, and	
15	seaf	ood, for the cost of feed for beef cattle, dairy	
16	COWS	or milking goats, goats raised for meat, sheep,	
17	hogs	, fish, crustaceans, and poultry; and	
18	(2) \$	to reimburse qualified feed developers for	
19	the	costs of development of feed for sale to qualified	
20	prod	lucers; provided that from the sum appropriated,	
21	the	department of agriculture may expend up to \$15,000	



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H.B. NO. 1999

1 to administer and operate the qualified feed developer 2 grant program pursuant to section 155D- , Hawaii 3 Revised Statutes, including support services and general administrative overhead. 4 5 The sum appropriated shall be expended by the department of agriculture for the purposes of this Act. 6 7 SECTION 5. There is appropriated out of the general 8 revenues of the State of Hawaii the sum of \$ or so much 9 thereof as may be necessary for fiscal year 2016-2017 for the 10 department of agriculture to conduct a survey to identify, assess, and validate locally sourced feed ingredients that are 11 12 available to qualified feed developers under section 2 of this 13 Act. The sum appropriated shall be expended by the department of 14 15 agriculture for the purposes of this Act. 16 SECTION 6. Funds appropriated or authorized by section 4 17 of this Act that are not expended or encumbered by June 30,

18 2017, shall lapse as of that date.



H.B. NO. 1999

1 SECTION 7. New statutory material is underscored.

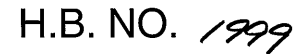
2 SECTION 8. This Act shall take effect on July 1, 2016.

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INTRODUCED BY:

JAN 2 2 2016





Report Title:

Qualified Feed Developer Grants; Livestock Revitalization Program; Local Feed Source Survey; Appropriations

Description:

Establishes within the Livestock Revitalization Program a grant program for qualified feed developers. Appropriates funds for the Feed Developer Grant Program, reimbursements to Qualified Producers for feed costs, and a survey of local feed ingredient sources.

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

