### A BILL FOR AN ACT

RELATING TO ENVIRONMENTAL PROTECTION.

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

1 The legislature finds that a significant amount 2 of pesticide continues to be released into Hawaii's fragile 3 environment. This poses significant health risks to residents, 4 particularly developing children. Scientists have definitively 5 linked pesticides such as chlorpyrifos to developmental delays 6 in children, and other toxic exposure to pesticides during 7 fetal, neonatal, and infant life will disrupt critical 8 development processes. Life-long pesticide exposure for those 9 living in exposed areas has been linked to long-term health 10 effects, including cancer and other serious diseases, decreased 11 cognitive function, and behavioral problems. 12 The United States Environmental Protection Agency 13 classifies pesticides as restricted use pesticides if they are 14 determined to cause "unreasonable adverse effects on the 15 environment" when used "without additional regulatory

restrictions." The legislature also finds that information

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- 1 pertaining to the use of pesticides, including intensive use,
- 2 within the State is not readily available to the public.
- 3 In 2013, the department of agriculture began the Kauai
- 4 agricultural good neighbor program to collect and publish
- 5 information regarding outdoor usage of restricted use pesticides
- 6 by commercial agricultural operations in the county of Kauai.
- 7 In 2016, the voluntary program was extended statewide.
- 8 However, the information collected is completely voluntary, is
- 9 unverified, and is only published on the department's website
- 10 months after the reported pesticide applications. As a result,
- 11 the public is unable to evaluate the full extent of any impacts
- 12 accruing to Hawaii's environment or its residents and to decide
- 13 whether the risks associated with the agricultural use of such
- 14 pesticides across the State is acceptable.
- The legislature further finds that the State currently does
- 16 not have an adequate regulatory structure in place to monitor
- 17 the human health impacts of pesticide drift near sensitive
- 18 populations. Pesticides may volatilize, or change from a solid
- 19 or liquid state into a vapor state, into the lower atmosphere
- 20 for days, weeks, or months after application. Accordingly,
- 21 drift from pesticides may have lingering effects on the

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- 1 environment long after the initial exposure. The direct,
- 2 indirect, and cumulative impacts on the environment and public
- 3 health related to long-term intensive use of pesticides has yet
- 4 to be properly or independently evaluated.
- 5 The study, "Pesticide Use by Large Agribusinesses on
- 6 Kauai, " published by the independent Joint Fact Finding Study
- 7 Group and issued in May 2016, confirms that the State lacks
- 8 sufficient data on pesticide use and human and environmental
- 9 exposure. The Joint Fact Finding Study Group recommended that
- 10 the good neighbor program be made mandatory and implemented
- 11 statewide.
- 12 The purpose of this Act is to protect the State's
- 13 environment and residents from the unintended impacts of
- 14 pesticide use by implementing the recommendation of the Joint
- 15 Fact Finding Study Group's report that the good neighbor program
- 16 be revised and expanded to all persons and entities by:
- 17 (1) Making the reporting guidelines of the Kauai
- agricultural good neighbor program mandatory for
- restricted pesticide use across the State; and
- 20 (2) Establishing disclosure and public notification
- 21 requirements for outdoor applications of pesticides.

1	SECTION 2. Chapter 149A, Hawaii Revised Statutes, is		
2	amended by adding a new part to be appropriately designated and		
3	to read as follows:		
4	"PART . PESTICIDE MANDATORY DISCLOSURE		
5	§149A-A Definitions. As used in this part:		
6	"Commercial agricultural entity" means any individual,		
7	partnership, association, corporation, limited liability		
8	company, or organized group of persons, regardless of whether		
9	incorporated, that is engaged in commercial agricultural		
10	production.		
11	"Commercial agricultural production" means:		
12	(1) Commercial production of any seed, crop, plant,		
13	timber, livestock, poultry, fish, bees, or apiary		
14	products; or		
15	(2) Testing or experimental production of any seed, crop,		
16	plant, timber, livestock, poultry, fish, bees, or		
17	apiary products.		
18	"Commercial agricultural production area" means real		
19	properties and areas owned, leased, or otherwise operated or		
20	controlled and used by a commercial agricultural entity for		
21	commercial agricultural production.		

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I	"Experimental use pesticide" means a pesticide whose use is			
2	authorized by an experimental use permit by either the			
3	Environmental Protection Agency or the department.			
4	"Outdoor application" means an application of a pesticide			
5	made outside of a building or enclosed structure. The term			
6	excludes indoor applications of pesticides.			
7	"Person" means an individual, corporation, organization,			
8	governmental entity, or other legal entity.			
9	§149A-B Mandatory disclosure and notification of outdoor			
10	pesticide use on affected grounds. Effective one year following			
11	the effective date of Act , Session Laws of Hawaii 2018, any			
12	person or commercial agriculture entity that uses or purchases			
13	in excess of ten pounds or ten gallons of restricted use			
14	pesticides during the prior calendar year shall disclose the use			
15	of all pesticides, including restricted use, general use, and			
16	experimental use pesticides, as follows:			
17	(1) Public posting of pesticide outdoor application. At a			
18	minimum of twenty-four hours prior to the outdoor			
19	application of any pesticide on affected grounds, each			
20	entity subject to this section shall post public			
21	warning signs in the area in which pesticides are to			

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1		be applied, in the manner prescribed by section 149A-	
2		C; and	
3	(2)	Recordkeeping and annual public disclosure. No later	
4		than sixty days following the end of each calendar	
5		year, each entity subject to this section shall	
6		provide to the department annual public reports of all	
7		pesticides used in outdoor applications during the	
8		preceding calendar year. The annual reports shall	
9		comply with the requirements of section 149A-D.	
10	§149	A-C Public warning signs. (a) Any public warning	
11	sign requ	ired to be posted under section 149A-B shall remain	
12	posted du	ring the outdoor application of any pesticide and until	
13	expiratio	n of the applicable restricted-entry interval	
14	establish	ed by the Environmental Protection Agency for the	
15	particula	r pesticide. The posting of a warning sign for the	
16	outdoor application of any pesticide shall conform to the worke		
17	protection standard established by the Environmental Protection		
18	Agency.		
19	(b)	The department shall adopt rules pursuant to chapter	
20	91 requir	ing that all warning signs posted pursuant to section	
21	149A-B in	clude the following information:	

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1	(1)	The trade name of the pesticides to be applied;
2	(2)	The names of the active ingredients of the pesticides
3		to be applied;
4	(3)	The potential hazards to humans and domestic animals,
5		as listed in the precautionary statements of the
6		pesticide's label;
7	(4)	Emergency telephone numbers to call in case of
8		poisoning from the pesticides; and
9	(5)	Any other related information the department deems
10		appropriate.
11	§149 <i>i</i>	A-D Public reports; contents. The department shall
12	adopt rule	es, pursuant to chapter 91, requiring that annual
13	public rep	ports required under section 149A-B include the
14	following	information:
15	(1)	A listing of all pesticides used in outdoor
16		applications by federal and state registrations or
17		permit numbers, commercial product names, and active
18 -		ingredients;
19	(2)	The total quantities used for each pesticide; and

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- 1 (3) A general description of the geographic location,
- 2 including at minimum the tax map key number and
- 3 ahupuaa, where the pesticides were used.
- 4 §149A-E Rules. The department shall adopt rules pursuant
- 5 to chapter 91 to implement this part; provided that the
- 6 department shall not establish exemptions not expressly
- 7 authorized in this part."
- 8 SECTION 3. This Act does not affect rights and duties that
- 9 matured, penalties that were incurred, and proceedings that were
- 10 begun before its effective date.
- 11 SECTION 4. If any provision of this Act, or the
- 12 application thereof to any person or circumstance, is held
- 13 invalid, the invalidity does not affect other provisions or
- 14 applications of the Act that can be given effect without the
- 15 invalid provision or application, and to this end the provisions
- 16 of this Act are severable.
- 17 SECTION 5. In codifying the new sections added by section
- 18 2 of this Act, the revisor of statutes shall substitute
- 19 appropriate section numbers for the letters used in designating
- 20 the new sections in this Act.
- 21 SECTION 6. This Act shall take effect on July 1, 2050.

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#### Report Title:

Reporting of Pesticide Use; Restricted Use Pesticides; Outdoor Application

#### Description:

Establishes disclosure and public notification requirements for outdoor application of restricted use pesticides. (HB2721 HD1)

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