JAN 2 0 2017 S.B. NO. 829

## A BILL FOR AN ACT

RELATING TO COMMUNITY FOOD FORESTS.

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

- 1 SECTION 1. The legislature finds that the number of food
- 2 stamp recipients in Hawaii has nearly doubled over the last six
- 3 The legislature also acknowledges that Hawaii residents
- 4 face among the highest costs of living in the nation, with the
- 5 inflation of cost-of-living often outpacing the growth of
- 6 provisional rates for state welfare.
- 7 The legislature further finds that due to the island
- 8 geography of Hawaii, the long-term sustainability of the State
- 9 depends upon improved uses of land that has already been
- 10 developed. The legislature also finds that food production in
- 11 populated areas may contribute significantly to community
- 12~ sustainability by providing locally-produced healthy food to
- 13 those who cannot otherwise afford it.
- 14 Community and urban gardens, concepts which have been
- 15 adopted statutorily in states like New York, California,
- 16 Massachusetts, Tennessee, and Maine, may provide a solution to
- 17 the problem of increasing food costs and the dwindling



- 1 availability of undeveloped land. By identifying and utilizing
- 2 public lands, particularly those near existing community
- 3 gathering places such as parks and community centers, to create
- 4 community food forests that adopt edible landscaping concepts,
- 5 the State may be able to provide additional sources of low- or
- 6 no-cost food to residents, while also utilizing developed land
- 7 for community sustainability purposes.
- 8 Accordingly, the purpose of this Act is to establish a
- 9 community food forest program and to make an appropriation for
- 10 this program.
- 11 SECTION 2. Chapter 171, Hawaii Revised Statutes, is
- 12 amended by adding a new section to be appropriately designated
- 13 and to read as follows:
- 14 "\$171- Community food forest program. (a) The
- 15 department shall establish and maintain a community food forest
- 16 program.
- 17 (b) The community food forest program shall develop a
- 18 statewide network of locally-directed community food forests in
- 19 viable locations around the State by working with the various
- 20 county governments and community-based citizen organizations to:

1	<u>(1)</u>	Identify potential locations such as parks, community
2		centers, or other locations that may be suitable for
3		community food forest use;
4	(2)	Examine the fiscal impacts of implementing a community
5		food forest in identified areas, particularly in
6		regards to the provision of food assistance to
7		residents, and the impact on local farm revenues;
8	(3)	Determine what types of edible plants may be
9		appropriate for growth in each planned community food
10		forest, including assessing relevant community
11		culture, food and landscape preferences, and
12		environmental conditions;
13	(4)	Take appropriate steps to implement community food
14		forests in identified locations, including developing
15		land, planting plants, and maintaining existing
16		gardens;
17	(5)	Provide guidance and technical assistance to
18		communities where community food forests are to be
19		placed to ensure continued food forest sustainability
20		through community participation;

1	<u>(6)</u>	Develop guidelines for the harvesting of plants grown
2		in community food forests to discourage theft and the
3		harvesting of garden plants for sale;
4	(7)	Develop policies and procedures to protect public
5		health and safety in the operation of community food
6		forests; and
7	(8)	Lease public land or improvements under the control of
8		the department to county agencies or community-based
9		citizen organizations, at nominal consideration, by
10		direct negotiation and without recourse to public
11		auction, for a period not to exceed fifteen years and
12		on such terms and conditions as may be prescribed by
13		the board, for the purpose of managing or maintaining
14		a community food forest.
15	<u>(c)</u>	The department shall adopt rules in accordance with
16	chapter 9	1 to carry out the purposes of this section.
17	(d)	The community food forest program shall collaborate
18	with inte	rested stakeholders, including the communities where
19	community	food forests will be placed, the department of
20	agricultu	re, and other state and county government agencies and

- 1 private organizations concerned with the development of
- 2 community food forests.
- 3 (e) The department shall report to the legislature no
- 4 later than twenty days prior to the convening of each regular
- 5 session, beginning with the regular session of 2018, describing
- 6 the progress made in implementing the program, including a
- 7 review of potential community food forest locations and the
- 8 amount of community involvement in each potential community food
- 9 forest location.
- 10 (f) For the purposes of this section:
- "Plant" means any member of the plant kingdom, which bears
- 12 edible fruit, seeds, or roots."
- 13 SECTION 3. There is appropriated out of the general
- 14 revenues of the State of Hawaii the sum of \$ or so
- 15 much thereof as may be necessary for fiscal year 2017-2018 and
- 16 the same sum or so much thereof as may be necessary for fiscal
- 17 year 2018-2019 for the establishment of a community food forest
- 18 program.
- 19 The sums appropriated shall be expended by the department
- 20 of land and natural resources for the purposes of this Act.
- 21 SECTION 4. New statutory material is underscored.

SECTION 5. This Act shall take effect on July 1, 2017. 1

2

2017-0611 SB SMA-1.doc

### Report Title:

Community Food Forest Program; Department of Land and Natural Resources; Appropriation

### Description:

Establishes a community food forest program in the Department of Land and Natural Resources and requires Department of Land and Natural Resources to work collaboratively with local government and community organizations to provide sources of healthy food statewide. Appropriate funds.

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