THE SENATE THIRTIETH LEGISLATURE, 2019 STATE OF HAWAII

S.B. NO. 689

JAN 1 8 2019

A BILL FOR AN ACT

RELATING TO GENETIC ENGINEERING.

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

SECTION 1. The legislature finds that the economic health
of the State's agricultural sector is critical to the overall
health of the State's economy and the successful interdependence
between those two components depends in major part on the high
reputation of Hawai'i farmers and their agricultural products.

Growth in genetically modified agricultural production, 6 7 which uses genetic engineering to produce agricultural products, 8 has been swift and pervasive throughout the nation. However, 9 the quick acceptance of the new technology by American farmers 10 may pose serious consequences for conventional agriculture -11 consequences that scientists do not yet fully understand. Those 12 consequences have created doubt within the farming community and 13 Congress about the wisdom of growing genetically modified 14 agricultural products.

15 The greatest potential harm of genetically modified crops 16 is that the use of genetically modified seeds and plants by a 17 farmer could unintentionally alter the crops being produced by a



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neighboring farmer or alter other plants or animals, including
insects and microorganisms that interact with domestic crops or
plants and animals within the natural environment.

4 No practical way of safequarding against this risk is 5 available, other than abstaining from the use of genetically 6 modified material. Furthermore, the effect on the United States 7 economy is significant. In June 2014, Reuters reported that 8 that over a seven-month period, China had rejected 1,450,000 9 metric tons of United States corn found to contain a banned 10 genetically modified strain, which cost the United States 11 agricultural industry up to an estimated \$2,900,000,000.

12 The counties of Kaua'i, Hawai'i, and Maui previously adopted 13 ordinances to restrict the growing of genetically modified 14 organisms. However, in August 2014, a federal district court 15 judge struck down the Kaua'i county ordinance, ruling that it was 16 preempted by state law. The Hawai'i county ordinance was struck 17 down in federal district court in November 2014 and the Maui 18 county ordinance declared unenforceable by a federal district 19 court in June 2015; both courts held that the ordinances were 20 preempted by state and federal law. Although all three cases 21 were appealed, in November 2016, the United States Court of



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Appeals for the Ninth Circuit upheld the lower federal courts'
decisions. As a result, there is no ban or partial ban of
genetically modified organisms in effect in Hawai'i.

4 In light of the great uncertainty surrounding the safety of 5 emerging biotechnologies and their effects upon human health, government must respond in a rational and compassionate way. 6 7 The "precautionary principle", while not a new concept, has 8 gained acceptance in Europe and within the scientific community. 9 Perhaps the best known formulation of this principle within the 10 scientific community is the Wingspread Statement, which states 11 in pertinent part: "Therefore, it is necessary to implement the 12 Precautionary Principle: When an activity raises threats of 13 harm to human health or the environment, precautionary measures 14 should be taken even if some cause and effect relationships are 15 not fully established scientifically." In this context the 16 proponent of an activity, rather than the public, should bear 17 the burden of proof. When government faces a decision regarding 18 the introduction of technologies where the health and safety 19 consequences to the public are unknown, the precautionary 20 principle provides that precautionary measures should be taken,



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1 even if the risk to the public is uncertain, to mitigate 2 possible negative consequences. 3 The purpose of this Act is to require the department of 4 agriculture to adopt the precautionary principle in order to 5 anticipate, prevent, or minimize the adverse effects of 6 biotechnology and genetic engineering. 7 SECTION 2. Chapter 141, Hawaii Revised Statutes, is 8 amended by adding a new section to be appropriately designated 9 and to read as follows: 10 "§141-Precautionary principle; precautionary measures; 11 biotechnology and genetic engineering. The department of 12 agriculture shall take precautionary measures to anticipate, 13 prevent, or minimize the adverse effects of biotechnology and 14 genetic engineering. Where there are threats of serious or 15 irreversible damage, lack of full scientific certainty shall not 16 be used as a reason for postponing the application of precautionary measures, taking into account that policies and 17 18 measures taken by the department of agriculture shall be at the 19 lowest reasonable cost. To achieve this, the department shall 20 consider policies and measures that take into account different



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1 socioeconomic contexts, are comprehensive, cover all relevant

2 sources, and comprise all agricultural sectors."

3 SECTION 3. New statutory material is underscored.

4 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY:

eventoki



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Report Title:

Genetic Engineering; Precautionary Principle; Precautionary Measures

Description:

Mandates the Department of Agriculture to take precautionary measures to anticipate, prevent, or minimize the adverse effects of biotechnology and genetic engineering.

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