A BILL FOR AN ACT

RELATING TO COFFEE LABELING.

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

- 1 SECTION 1. The legislature finds that for over thirty
- 2 years, Hawaii has been the only region in the world that
- 3 statutorily regulates the uses of its geographic names, such as
- 4 "Kona", "Maui", and "Ka'ū", on labels of its specialty
- 5 agricultural products but requires that only ten per cent of the
- 6 product originate in the geographic area indicated. The
- 7 legislature further finds that this low ten per cent requirement
- 8 directly damages and degrades the reputation of world-famous
- 9 Hawaii-grown coffees and damages the economic interests of
- 10 Hawaii coffee farmers. The legislature notes that a 2018
- 11 publication entitled "Strengthening Sustainable Food Systems
- 12 Through Geographical Indications: An Analysis of Economic
- 13 Impacts" by the Food and Agriculture Organization of the United
- 14 Nations and the European Bank for Reconstruction and Development
- 15 concluded, among other things, that Kona coffee "does not enjoy
- 16 any strong protection of its name" from the State of Hawaii, and

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2	the econor	mic benefits of the fame of Kona".
3	The	legislature also finds that more than ninety per cent
4	of Hawaii	's coffee farms are located on the island of Hawaii.
5	In 2014,	the Hawaii county council adopted Resolution No. 501
6	14, entit	led "Requesting the Hawaii Legislature to Adopt
7	Provision	s for Truth-In-Labeling for Hawaii-Grown Coffees". Th
8	council's	request to the legislature was based on several
9	findings,	including:
10	(1)	Senate Concurrent Resolution No. 102, S.D. 1, H.D. 1,
11		regular session of 2007, which stated in part that:
12		(A) Existing labeling requirements for Kona coffee
13		causes consumer fraud and degrades the "Kona
14		coffee" name; and
15		(B) Confusion as to the difference between Kona
16		coffee and Kona coffee blends caused Consumer
17		Reports magazine to rate Kona coffee as "second
18		rate";
19	(2)	The fact that it is inherently deceptive and
20		misleading to label coffee as a geographically
21		identified blend, such as "Hamakua Blend", "Kaʻū

1 as a result, downstream stakeholders, rather than farmers, "reap

1		Blend", or "Kona Blend", unless at least a majority of
2		the coffee is from that region;
3	(3)	The label on the package of a ten per cent Hawaii
4		coffee blend does not advise consumers that ninety per
5		cent of the coffee in the package is imported, is
6		foreign-grown, or may be a mixture of multiple
7		Hawaiian regions and foreign-grown coffee;
8	(4)	Not identifying the origin of ninety per cent of a
9		coffee blend is inherently deceptive to consumers, who
10		are often erroneously led to believe that a package of
11		coffee blend contains a blend of coffees only from
12		farms in Kona or other regions in Hawaii, when in fact
13		a portion of the blended coffee could be foreign-grown
14		coffee;
15	(5)	Blending cheaper commodity coffees from Vietnam,
16		Mexico, Panama, Africa, and other foreign countries to
17		fill ninety per cent of the coffee blend enriches the
18		mainland-based corporations that own the Hawaii
19		blending companies with immense excess profits,
20		without any benefit to Hawaii coffee farmers;

1	(6)	The acknowledged blending of beans of various roasts
2		and origins by coffee roasters to create unique flavor
3		profiles is an acceptable practice and is different
4		from the deceptive labeling using misleading
5		geographic origin names of blends, which violates the
6		basic principles of consumer protection and fair
7		marketing; and
8	(7)	Immediate legislative action is necessary to protect
9		the reputation of Hawaii-grown coffees as premier,
10		specialty coffees from further degradation.
11	The	legislature also notes that ready-to-drink coffee
12	beverages	and inner wrapping labels given, but not sold, to
13	customers	are not subject to the current statutory requirements
14	for fair	trade coffee labeling and advertising. These
15	requiremen	nts only apply to roasted coffee and instant coffee.
16	The	legislature finds that these labeling and advertising
17	requiremen	nts were primarily intended to resolve any consumer
18	confusion	and allow consumers to "make an enlightened choice",
19	as stated	in Act 289, Session Laws of Hawaii 1991. These
20	statutory	requirements ensure truthful representation of a

1	corree br	oduct's geographical origin, which protects consumers
2	from frau	d and deception in coffee labeling and advertising.
3	Ther	efore, the purpose of this Act is to support Hawaii's
4	coffee gr	owers by:
5	(1)	Expanding the coffee labeling and advertising
6		requirements to include ready-to-drink coffee
7		beverages and inner packages and inner wrapping labels
8		given to customers;
9	(2)	Requiring disclosure on the label of coffee blends of
10		the respective geographic and regional origins and per
11		cent by weight of the blended coffees; and
12	(3)	Prohibiting use of the term "All Hawaiian" in labeling
13		or advertising for roasted coffee or instant coffee
14		not produced entirely from green coffee beans grown
15		and processed in Hawaii.
16	SECT	ION 2. Section 486-120.6, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	"§48	6-120.6 Hawaii-grown [roasted or instant] coffee;
19	labeling	or advertising requirements. (a) In addition to all
20	other lab	eling requirements, the identity statement used for
21	labeling	or advertising roasted [or] <u>coffee</u> , instant coffee, or

ı	ready-to-	drink	coffee beverages produced in whole or in part
2	from Hawa	ii-gr	own and Hawaii-processed green coffee beans shall
3	meet the	follo	wing requirements:
4	(1)	For	roasted [or] coffee, instant coffee, or ready-to-
5		drin	k coffee beverages that [contains] contain one
6		hund	red per cent Hawaii-grown coffee by weight, the
7		iden	tity statement shall consist of either:
8		(A)	The geographic origin of the Hawaii-grown coffee,
9			in coffee consisting of beans from only one
10			geographic origin, followed by the word "Coffee";
11			provided that the geographic origin may be
12			immediately preceded by the term "100%"; or
13		(B)	The per cent coffee by weight of one of the
14			Hawaii-grown and Hawaii-processed coffees, used
15			in coffee consisting of beans from several
16			geographic origins, followed by the geographic
17			origin of the weight-specified coffee and the
18			terms "Coffee" and "All Hawaiian";
19	(2)	For	roasted [or] <u>coffee</u> , instant coffee, or ready-to-
20		drin	k coffee beverages consisting of a blend of one or

more Hawaii-grown coffees and coffee not grown in

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1	Hawaii, the per cent coffee by weight of one of the
2	Hawaii-grown coffees used in the blend, followed by
3	the geographic origin of the weight-specified coffee
4	and the term "Coffee Blend"; and

(3) Each word or character in the identity statement shall be of the same type size and shall be contiguous. smallest letter or character of the identity statement on packages of sixteen ounces or less net weight shall be at least one and one-half times the type size required under federal law for the statement of net weight or three-sixteenths of an inch in height, whichever is smaller. The smallest letter or character of the identity statement on packages of greater than sixteen ounces net weight shall be at least one and one-half times the type size required under federal law for the statement of net weight. The identity statement shall be conspicuously displayed without any intervening material in a position above the statement of net weight. Upper and lower case letters may be used interchangeably in the identity statement.

1 (b) A listing of the geographic origins of the various 2 Hawaii-grown coffees and the regional origins of the various 3 coffees not grown in Hawaii that are included in a blend [may] 4 shall be shown on the label. [If used, this] This list shall 5 consist of the term "Contains:", followed by, in descending 6 order of per cent coffee by weight and separated by commas, the 7 respective geographic origin or regional origin of the various 8 coffees in the blend [that the manufacturer chooses to list]. 9 Each geographic origin or regional origin [may] shall be 10 preceded by the per cent of coffee by weight represented by that 11 geographic origin or regional origin, expressed as a number followed by the per cent sign. In place of separate listings of 12 13 regional origins of coffee not grown in Hawaii in the blend, the 14 list may include the words "Foreign-grown Coffee", preceded by 15 the per cent coffee by weight in the blend. The type size used for this list shall [not exceed] be no less than half that of 16 17 the identity statement. This list shall appear below the 18 identity statement [, if included] on the front panel of the 19 label. 20 (c) The requirements of subsections (a) and (b) shall

apply to the labeling of any inner package or inner wrapping

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1	that inci	udes any geographic origin of Hawaii-grown collee,
2	whether o	r not the inner package or inner wrapping is intended
3	to be ind	ividually sold.
4	[-(e)] (d) It shall be a violation of this section to:
5	(1)	Use the identity statement specified in subsection
6		(a)(1)(A) or similar terms in labeling or advertising
7		unless the package of roasted [or] coffee, instant
8		coffee, or ready-to-drink coffee beverage contains one
9		hundred per cent coffee by weight from that one
10		geographic origin;
11	(2)	Use a geographic origin in labeling or advertising,
12		including in conjunction with a coffee style or in any
13		other manner, if the roasted or instant coffee
14		contains less than ten per cent coffee by weight from
15		that geographic origin;
16	(3)	Use a geographic origin in <u>labeling or</u> advertising
17		roasted [0x] coffee, instant coffee, or ready-to-drink
18		coffee beverages, including advertising in conjunction
19		with a coffee style or in any other manner, without
20		disclosing the [percentage of] per cent coffee by

1		weight used from that geographic origin as described
2		in subsection (a)(1)(B) and (a)(2);
3	(4)	Use a geographic origin in labeling or advertising
4		roasted [or coffee, instant coffee, or ready-to-drink
5		coffee beverages, including in conjunction with a
6		coffee style or in any other manner, if the green
7		coffee beans used in that roasted [or] coffee, instant
8		coffee, or ready-to-drink coffee beverage do not meet
9		the grade standard requirements of rules adopted under
10		chapter 147;
11	(5)	Misrepresent, on a label or in advertising of a
12		roasted [or coffee, instant coffee, or ready-to-drink
13		<pre>coffee beverage, the per cent coffee by weight of any</pre>
14		coffee from a geographic origin or regional origin;
15	(6)	Use the term "All Hawaiian" on a label or in
16		advertising of a roasted [or] coffee, instant coffee,
17		or ready-to-drink coffee beverage if [the] that
18		roasted [or] coffee, instant coffee, or ready-to-drink
19		<pre>coffee beverage is not produced entirely from green</pre>
20		coffee beans [produced in geographic origins defined
21		in this chapter; grown and processed in Hawaii;

1	(7)	Use a geographic origin on the front label panel of a
2		package of roasted [or] coffee, instant coffee, or
3		ready-to-drink coffee beverage other than in the
4		trademark or in the identity statement as authorized
5		in subsection (a)(1) and (2) unless [one hundred per
6		cent of] the roasted [or] coffee, instant coffee
7		[contained in the package is], or ready-to-drink
8		coffee beverage contains one hundred per cent coffee
9		by weight from that geographic origin;
10	(8)	Use more than one trademark on a package of roasted
11		[or] coffee, instant coffee, or ready-to-drink coffee
12		beverage unless [one hundred per cent of] the roasted
13		[or] coffee, instant coffee [contained in the package
14		is], or ready-to-drink coffee beverage contains one
15		hundred per cent coffee by weight from that geographic
16		origin specified by the trademark;
17	(9)	Use a trademark that begins with the name of a
18		geographic origin on a package of roasted [or] coffee,
19		instant coffee, or ready-to-drink coffee beverage
20		unless [one hundred per cent of] the roasted [or]
21		coffee, instant coffee [contained in the package

1		comes], or ready-to-drink coffee beverage contains one
2		hundred per cent coffee by weight from that geographic
3		origin or the trademark ends with words that indicate
4		a business entity; or
5	(10)	Print the identity statement required by subsection
6		(a) in a smaller font than that used for a trademark
7		that includes the name of a geographic origin pursuant
8		to paragraph (7) and in a location other than the
9		front label panel of a package of roasted [or] coffee,
10		instant coffee[-], or ready-to-drink coffee beverage.
11	[-(d) -	(e) Roasters, manufacturers, or other persons who
12	package r	oasted [or] <u>coffee</u> , instant coffee, or ready-to-drink
13	coffee be	verages covered by this section shall maintain, for a
14	period of	two years, records on the volume and geographic origin
15	or region	al origin of coffees purchased [and], sold, and used
16	and any o	ther records required by the department for the purpose
17	of enforc	ing this section. Authorized employees of the
18	departmen	t shall have access to these records during normal
19	business	hours.
20	[(e)	For the purpose of [(f) As used in this section:

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2	Hawaii-grown green coffee beans are produced, as defined in
3	rules adopted under chapter 147; provided that the term
4	"Hawaiian" may be substituted for the geographic origin
5	"Hawaii".
6	"Per cent coffee by weight" means the percentage calculated
7	by dividing the weight in pounds of roasted green coffee beans
8	cf one geographic or regional origin used in a production run of
9	roasted [or] coffee, instant coffee, or ready-to-drink coffee
10	beverages by the total weight in pounds of the roasted green
11	coffee beans used in that production run of roasted [or] coffee,
12	instant coffee, or ready-to-drink coffee beverages, and

"Geographic origin" means the geographic regions in which

"Ready-to-drink coffee beverage" means a prepackaged

beverage that consists of or includes coffee and is sold in a

prepared form that can be immediately consumed upon purchase."

multiplying the quotient by one hundred.

- 17 SECTION 3. Statutory material to be repealed is bracketed 18 and stricken. New statutory material is underscored.
- 19 SECTION 4. This Act shall take effect on June 30, 3000.

Report Title:

Coffee Labeling; Advertising; Requirements; Coffee Blends; Ready-to-Drink Coffee Beverages

Description:

Expands the coffee labeling and advertising requirements to include ready-to-drink coffee beverages and inner packages and inner wrapping labels. Requires disclosure on the label of coffee blends of the respective geographic and regional origins and per cent by weight of the blended coffees. Prohibits use of the term "All Hawaiian" in labeling or advertising for roasted coffee or instant coffee not produced entirely from green coffee beans grown and processed in Hawaii. Effective 6/30/3000. (HD1)

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