A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

1	SECT	ION 1. Chapter 150A, Hawaii Revised Statutes, is
2	amended b	y adding a new section to part VI to be appropriately
3	designate	d and to read as follows:
4	" <u>§</u> 15	OA- Biosecurity emergency. (a) The department,
5	with the	approval of the governor, may declare a biosecurity
6	emergency	if:
7	(1)	There has been in the State an outbreak or occurrence
8		of a pest or prohibited or restricted organism that
9		has the potential to cause significant economic or
10		environmental loss if the pest or organism becomes
11	,	established in the State;
12	(2)	There is established in one area of the State a pest
13		or prohibited or restricted organism that has the
14		potential to cause significant economic or
15		environmental loss if the pest or organism becomes
16		established in another area of the State; or

1	(3)	A pest or prohibited or restricted organism is, or
2		threatens to be, beyond the State's ability to
3		control.
4	(b)	A biosecurity emergency shall automatically terminate
5	one hundr	ed calendar days after its declaration, unless the
6	declarati	on is extended by the department with the approval of
7	the gover	nor.
8	(c)	For the purposes of a declared biosecurity emergency:
9	(1)	The department shall be exempt from chapter 103D;
10	(2)	The Hawaii invasive species council shall report
11		directly to the chairperson of the board of
12		agriculture; and
13	(3)	The governor may transfer moneys to the department
14		from any account within the governor's control.
15	(d)	The governor may requisition and take over any goods,
16	real prop	erty, or watercraft required for the purposes of this
17	section,	or requisition and take over the temporary use thereof,
18	provided	that:
19	(1)	The requisition shall be made by serving notice upon
20		any person found in occupation of the premises or
21		having the property in the person's custody,

1		possession, or control and a like notice shall also be
2		served upon any person who has filed with the
3	·	governor, or with a person the governor designates for
4		the purpose, a request for notice with respect to the
5		property; provided that if any person entitled to
6		compensation for the property is unable to be served
7		in the aforesaid manner, the governor shall publish a
8		notice of the requisition at the earliest practicable
9		date; and
10	(2)	A requisition shall terminate automatically one
11		hundred days after the declaration of a biosecurity
12		emergency, or by a separate proclamation of the
13		governor, whichever occurs first.
14	(e)	If the governor requisitions and takes over any
15	property	or the temporary use thereof, the owner, or other
16	person en	titled thereto, shall be paid a sum, determined by the
17	governor	to be fair and just compensation for the property or
18	use, with	in twenty days after the property has been
19	requisiti	oned and taken, or in monthly or lesser installments if
20	the prope	erty is taken for temporary use.

1	If any person is unwilling to accept the sum determined by
2	the governor as full and complete compensation for the property
3	or property use, the person shall be paid seventy-five per cent
4	of that sum and may sue the State for an additional sum that,
5	when added to the sum already received by the person, the person
6	may consider fair and just compensation for the property or
7	property use, in the manner provided by chapter 661 for actions
8	against the State; provided that any suit under this section
9	shall be instituted within two years after the requisition in
0	the case of the taking of real property in fee simple, or within
1	one year after the requisition in all other cases, subject to
12	sections 657-13 to 657-15, which are hereby made applicable to
13	the suit; provided further that no more than six months shall be
14	allowed for the bringing of a suit after the appointment of a
15	conservator of a person under disability, or the removal of the
16	disability, or after the appointment of personal
17	representatives; and provided further that recovery shall be
18	confined to the fair market value of the property or its fair
19	rental value, as the case may be, without any allowance for
20	prospective profits, or punitive or other damages. If the owner
21	of property, or other person entitled to compensation for the

- 1 requisitioning of property or use thereof, is under a
- 2 disability, or has died, and no conservator or personal
- 3 representative has been appointed, the State, acting through the
- 4 attorney general, may apply for the appointment of a conservator
- 5 or for the appointment of a personal representative.
- 6 (f) The governor shall appoint a board of three
- 7 disinterested certified appraisers with whom may be filed any
- 8 claim for damages arising out of any failure to return private
- 9 property, the temporary use of which was requisitioned, or which
- 10 was leased, or any claim for damages arising out of the
- 11 condition in which the private property is returned. No claim
- 12 may be filed for deterioration of property resulting from
- 13 ordinary wear and tear, and not for any deterioration or damage,
- 14 except any that is shown to have resulted from the taking or use
- 15 of the property; provided that any claim shall be filed within
- 16 thirty days after the return of the property or after the
- 17 governor proclaims that all private property has been returned
- 18 to the owners, whichever is earlier. The decision of the
- 19 appraisers shall be final and binding upon the governor and the
- 20 claimant. Either party may file a petition in the circuit court,
- 21 within sixty days after the rendering of a decision of the

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- 1 board, praying for the decision of the court upon the
- 2 claim. The petition, if filed by the State, shall be entitled
- 3 in the name of the State, by the attorney general, and shall be
- 4 heard and decided by the circuit court without the intervention
- 5 of a jury. If filed by any other party, the petition shall be
- 6 filed, heard, and decided in the manner provided for suits
- 7 against the State. Appellate review may be had, subject to
- 8 chapter 602, in the manner provided for civil appeals from the
- 9 circuit courts. The court may order the joinder of other
- 10 parties or may allow other parties to intervene. Any award that
- 11 has become final shall be paid out of any funds available under
- 12 this chapter and, if not sufficient, out of the general revenues
- 13 of the State as appropriated or out of the general revenues of
- 14 the county as appropriated."
- 15 SECTION 2. Section 150A-52, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- "[+] §150A-52[+] Objectives of biosecurity program. The
- 18 objectives of the biosecurity program shall be to:
- 19 (1) Establish a multi-dimensional system to prevent and
- 20 survey the entry into the State and interisland

1	movement of pests and prohibited or restricted
2	organisms without a permit; and
3	(2) Respond effectively to eradicate, control, reduce, and
4	suppress incipient pest populations and established
5	pests and seize and dispose of prohibited or
6	restricted organisms without a permit."
7	SECTION 3. Section 150A-53, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§150A-53 General actions to achieve objectives. (a) To
10	achieve the objectives of the biosecurity program, the
11	department shall plan for and, within available legislative
12	appropriations or through funding from other sources, implement
13	the following:
14	(1) Work with government agencies and agricultural
15	commodity exporters of other states and countries to
16	establish pre-entry inspection programs under which
17	inbound cargo into the State is inspected at the ports
18	of departure or other points outside the State;
19	(2) Establish, operate, or participate in operating port-
20	of-entry facilities where multiple government agencies
21	may inspect, quarantine, fumigate, disinfect, destroy,

1		or exclude as appropriate, articles that may harbor
2		pests or prohibited or restricted organisms or exclude
3		articles that are prohibited or restricted without a
4		permit, with the goals of:
5		(A) Performing inspections in an efficient,
6		effective, and expeditious manner for the
7		government agencies involved and for cargo
8		owners, carriers, and importers; and
9		(B) Providing for the proper and safe storage and
10		handling of cargo, especially agricultural and
11		food commodities, awaiting inspection;
12	(3)	Develop, implement, and coordinate post-entry measures
13		to eradicate, control, reduce, and suppress pests and,
14		as appropriate, eradicate or seize and dispose of
15		prohibited or restricted organisms without a permit
16		that have entered the State;
17	(4)	Collaborate with relevant government agencies,
18		agricultural commodity importers, and other persons to
19		examine and develop joint integrated systems to better
20		implement the biosecurity program;

1	(5)	Improve cargo inspection capabilities and methods,
2		including enhancement of the content and submission
3		requirements for cargo manifests and agricultural
4		commodity ownership and movement certificates;
5	(6)	Require agricultural commodity importers to:
6		(A) Report to the department any pests that are known
7		or suspected to be present in imported products;
8		(B) Protect and contain all imported products to
9		prevent an infestation of pests; and
10		(C) Ensure that no product known or suspected to be
11		infested by pests is offered for sale or
12		exhibition;
13	[(6)]	(7) Promote the production of agricultural
14		commodities in the State to reduce cargo shipments of
15		imported commodities into the State; and
16	[(7)]	(8) Provide public education on the negative effects
17		of pests and prohibited or restricted organisms
18		without a permit, to the environment and economy of
19		the State.
20	(b)	For purposes of the biosecurity program, the
21	departmen	t may:

1	(1)	Subpoena any necessary documentation from agricultural
2		commodity importers relating to a known or suspected
3		infestation of a pest or prohibited or restricted
4		organism;
5	(2)	Fine agricultural commodity importers no more than
6		\$ for failing to comply with subsection
7		(a) (6);
8	(3)	Quarantine any farm, facility, or business that is
9		known to be infested with a pest or prohibited or
10		restricted organism to prevent the movement of
11		materials to or from the location; and
12	(4)	Declare a biosecurity emergency pursuant to section
13		<u>150A-</u> .
14	[-(b)] (c) The department shall establish parameters and
15	construct	ion requirements for biosecurity facilities that
16	provide f	or and ensure the safety of agricultural and food
17	commoditi	es consumed by Hawaii residents, including cold storage
18	facilitie	s established by private-public partnerships to
19	preserve	the quality and ensure the safety of the commodities
20	arriving	at the State's airports and harbors."

- 1 SECTION 4. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 5. This Act shall take effect upon its approval.

Report Title:

HDOA; Agriculture; Pests; Biosecurity Emergency

Description:

Allows the Department of Agriculture to declare a biosecurity emergency in certain circumstances and with the approval of the Governor. Outlines the terms of a declared biosecurity emergency. Requires the Department to implement certain requirements for agricultural commodity importers. Allows the Department to fine agricultural commodity importers who fail to comply with the requirements. Allows the Department to subpoena necessary documentation from agricultural commodity importers relating to a known or suspected infestation of pests. Allows the Department to quarantine any farm, facility, or business that is known to be infested with pests. (SD1 Proposed)

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