H.B. NO. H.D. 2

A BILL FOR AN ACT

RELATING TO PLANT CARE COMPONENTS.

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

1	SECTION 1. The legislature finds that treating plant care
2	components, which include any quantity of wood chips, compost,
3	or filter socks, reduces potential pests and increases the
4	State's overall biosecurity. The legislature further finds that
5	Act 197, Session Laws of Hawaii 2024, requires the department of
6	agriculture to certify plant care component treatments performed
7	within the State.
8	The purpose of this Act is to strengthen the plant care
9	component program by:
10	(1) Authorizing the department of agriculture to adopt
11	rules and administrative penalties related to the
12	program; and
13	(2) Appropriating funds for the plant care component
14	program and certain positions.
15	SECTION 2. Section 141-2, Hawaii Revised Statutes, is
16	amended to read as follows:

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1	"§14	1-2 Rules. Subject to chapter 91, the department of
2	agricultu	are shall adopt, amend, and repeal rules not
3	inconsist	ent with law, for and concerning:
4	(1)	The introduction, transportation, and propagation of
5		trees, shrubs, herbs, and other plants;
6	(2)	The quarantine, inspection, fumigation, disinfection,
7		destruction, or exclusion, either upon introduction
8		into the State, or at any time or place within the
9		State, of any nursery-stock, tree, shrub, herb, vine,
10		cut-flower, cutting, graft, scion, bud, seed, leaf,
11		root, or rhizome; any nut, fruit, or vegetable; any
12		grain, cereal, or legume in the natural or raw state;
13		any moss, hay, straw, dry-grass, or other forage; any
14		unmanufactured log, limb, or timber; or any other
15		plant growth or plant product unprocessed or in the
16		raw state; any sand, soil, or earth; any live bird,
17		reptile, insect, or other animal, in any stage of
18		development, that is in addition to the so-called
19		domestic animals, which are provided for in section
20		142-2; and any box, barrel, crate, or other containers
21		in which the articles, substances, or objects have

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1 been transported or contained, and any packing 2 material used in connection therewith, that is or may 3 be diseased or infested with insects or likely to 4 assist in the transmission or dissemination of any 5 insect or plant disease injurious, harmful, or 6 detrimental, or likely to become injurious, harmful, 7 or detrimental to the agricultural or horticultural 8 industries or the forests of the State, or that is or 9 may be in itself injurious, harmful, or detrimental to 10 the same; provided that included therein may be rules 11 governing the transportation of any of the articles, 12 substances, or objects enumerated above in this 13 section between different localities on any one of the 14 islands within the State: 15 (3) The prohibition of importation into the State, from 16 any or all foreign countries or from other parts of 17 the United States, or the shipment from one island 18 within the State to another island therein, or the 19 transportation from one part or locality of any island 20 to another part or locality of the same island, of any 21 specific article, substance, or object or class of

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1 articles, substances, or objects, among those 2 enumerated above in this section, that is diseased or 3 infested with insects or likely to assist in the 4 transmission or dissemination of any insect or plant 5 disease injurious, harmful, or detrimental or likely 6 to be injurious, harmful, or detrimental to the agricultural or horticultural industries, or the 7 8 forests of the State, or that is or may be in itself 9 injurious, harmful, or detrimental to the same; 10 (4) The preparation by cargo carriers of manifests of 11 cargo transported into the State or between islands of 12 the State and the submission of the manifests to the 13 department; 14 (5) The establishment, maintenance, and enforcement of 15 compliance agreements with federal or state 16 departments of agriculture authorizing agriculture 17 inspectors from the state of origin in the case of 18 imports to the State, or state agricultural inspectors 19 in the case of state exports, to monitor the growing

21 procedures to ensure compliance with quarantine laws,

and packing of plant commodities and any treatment

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1		and further authorizing the assessment of fees for
2		conducting inspections required under the compliance
3		agreement; [and]
4	(6)	The manner in which agricultural product promotion and
5		research activities may be undertaken, after
6		coordinating with the agribusiness development
7		corporation[+];
8	(7)	The establishment, fee schedule, appropriate
9		treatments, certification requirements, restrictions,
10		and enforcement of or for a plant care component
11		program; and
12	(8)	Any other purpose within this part related to plant
13		care components.
14	All	rules adopted under this section shall have the force
15	and effec	t of law."
16	SECT	ION 3. Section 141-18, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	"[+]	<pre>\$141-18[+] Plant care components; fumigation;</pre>
19	treatment	; certification; fees; restrictions. (a) The
20	departmen	t of agriculture:



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1	(1)	Shall certify plant care component treatments
2		performed within the State;
3	(2)	May certify and permit entities to conduct plant care
4		component treatments before shipment; and
5	(3)	Shall deposit any fees collected for certifications of
6		plant care component treatment pursuant to section
7		150A-21 into the pest inspection, quarantine, and
8		eradication fund established pursuant to section 150A-
9		4.5.
10	(b)	No person shall distribute within the State any plant
11	care comp	onent that originated outside the State, unless [the]:
11 12	care comp <u>(1)</u>	onent that originated outside the State, unless [the]: <u>The plant care component was subjected to a treatment</u>
12		The plant care component was subjected to a treatment
12 13	(1)	The plant care component was subjected to a treatment before entering the State; or
12 13 14	(1)	The plant care component was subjected to a treatment before entering the State; or The plant care component has been treated immediately
12 13 14 15	(1)	The plant care component was subjected to a treatment before entering the State; or The plant care component has been treated immediately after [entering] arrival in the State, as certified by
12 13 14 15 16	<u>(1)</u> (2)	The plant care component was subjected to a treatment before entering the State; or The plant care component has been treated immediately after [entering] arrival in the State, as certified by the department of agriculture.
12 13 14 15 16 17	<u>(1)</u> (2) (c)	The plant care component was subjected to a treatment before entering the State; or The plant care component has been treated immediately after [entering] arrival in the State, as certified by the department of agriculture. No person shall transport any plant care component:

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1	without prior certification from the department of agriculture
2	that the component has been treated pursuant to this section;
3	provided that the component shall be stored in a manner to
4	prohibit infestation post-treatment.
5	(d) Any person who violates any provision of this section
6	or the rules adopted pursuant to section 141-2 may be assessed
7	an administrative penalty of no more than \$10,000 for each
8	offense; provided that the person receives appropriate notice
9	and the option for a contested case hearing. Unless the person
10	makes a written request for a hearing within twenty days of
11	receipt of the notice, the proposed penalty and finding of a
12	violation pursuant to this section shall be a final order. In
13	determining the amount of the penalty, the board shall consider:
14	(1) The appropriateness based on the size of the business
15	of the person charged;
16	(2) The effect on the person's ability to continue the
17	person's business; and
18	(3) The gravity of the violation.
19	(e) In the event of failure to pay or collect the full
20	amount of the administrative penalty in subsection (d), the
21	board shall refer the matter to the attorney general, who shall

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1	seek to recover the amount by action in the appropriate court.
2	For any judicial proceeding to recover the administrative
3	penalty imposed, the attorney general shall have the burden of
4	showing that:
5	(1) Adequate notice was provided;
6	(2) A contested case hearing was held or the time to
7	request a hearing had expired;
8	(3) The administrative penalty was imposed; and
9	(4) The administrative penalty remains unpaid in full.
10	(f) When construing and enforcing the provisions of this
11	section, the act, omission, or failure of any officer, agent, or
12	other person acting for or employed by any person shall in every
13	case be also deemed to be the act, omission, or failure of the
14	person and the officer, agent, or other person employed.
15	[(d)] <u>(g)</u> For the purposes of this section:
16	"Board" means the board of agriculture.
17	"Filter sock" means a mesh tube that contains organic plant
18	material, which is used for erosion control.
19	"Person" means any individual, firm, corporation,
20	association, or partnership or any organized group of persons
21	whether incorporated or not.

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1 "Plant care component" or "component" means any quantity of wood chips $[\tau]$ or compost $[\tau]$ that is used in the care or 2 3 propagation of plants, or filter socks. 4 "Treat" or "treatment" means fumigation or heat treatment." 5 SECTION 4. There is appropriated out of the general 6 revenues of the State of Hawaii the sum of \$ or so 7 much thereof as may be necessary for fiscal year 2025-2026 and 8 the same sum or so much thereof as may be necessary for fiscal 9 year 2026-2027 for the implementation and performance of the 10 plant care component program and the establishment of fulltime equivalent (FTE) permanent civil service plant 11 12 quarantine inspector IV positions and full-time equivalent 13 FTE) permanent civil service plant quarantine inspector (14 III positions within the department of agriculture's plant 15 industry division, plant quarantine branch to effectuate this 16 Act. 17 The sums appropriated shall be expended by the department 18 of agriculture for the purposes of this Act.

19 SECTION 5. This Act does not affect rights and duties that 20 matured, penalties that were incurred, and proceedings that were 21 begun before its effective date.

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SECTION 6. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 7. This Act shall take effect on July 1, 3000.



Report Title:

DOA; Biosecurity; Pest Control; Plant Care Components; Penalties; Positions; Appropriation

Description:

Authorizes the Department of Agriculture to adopt rules related to the plant care component program. Prohibits distributing plant care components that originated outside the State unless it was subjected to treatment before arrival. Establishes administrative penalties to enforce the plant care component program. Appropriates funds and establishes positions for purposes of the plant care component program. Effective 7/1/3000. (HD2)

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