A BILL FOR AN ACT

RELATING TO AQUACULTURE.

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

1	SECTION 1. Chapter 141, Hawaii Revised Statutes, is
2	amended by adding a new section to part IV to be appropriately
3	designated and to read as follows:
4	" <u>§141- Aquatic livestock import assessment and approval</u>
5	process; rules. The division of animal industry shall have the
6	authority to adopt, amend, and repeal rules not inconsistent
7	with law, to develop an assessment and approval process to
8	import and move aquatic livestock in the State. This process
9	shall:
10	(1) Be based on the framework maintained by the department
11	pursuant to this chapter and chapter 142;
12	(2) Include pre-arrival disease testing requirements,
13	entry inspection, and post-arrival inspection; and
14	(3) Require quarantine or depopulation of any aquatic
15	animals as necessary."

2025-1017 SB177 SD1 SMA.docx

1	SECTION 2. Section 141-51, Hawaii Revised Statutes, is
2	amended by adding three new definitions to be appropriately
3	inserted and to read as follows:
4	""Aquatic livestock" means various species of domestic and
5	non-domestic fish, crustaceans, and mollusks that are propagated
6	and raised for food, restorative activities, or similar
7	commercial purposes.
8	"Biocontainment" means the methods, procedures, facility
9	features, and containment or safety equipment for infectious
10	materials and animals in the aquatic livestock environment where
11	these materials and animals are potentially handled or
12	maintained. "Biocontainment" includes preventing the release of
13	infectious animal species and associated pathogens into the
14	environment.
15	"Biological aquatic risk" means the combination of the
16	consequences of an event and the associated likelihood of its
17	occurrence, where biological material is the source of harm,
18	whether from an escaped aquatic livestock species or associated
19	pathogens or disease."
20	SECTION 3. Section 141-52, Hawaii Revised Statutes, is
21	amended by amending subsection (a) to read as follows:



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1	"(a)	There is established within the department an
2	aquacultu	re program that shall:
3	(1)	Monitor actions taken by industry and by federal,
4		state, county, and private agencies in activities
5		relating to aquaculture, and promote and support
6		worthwhile aquaculture activities;
7	(2)	Serve as an information clearinghouse for aquaculture
8		activities;
9	(3)	Coordinate development projects to investigate and
10		solve biological and technical problems involved in
11		raising selected species with commercial potential;
12	(4)	Actively seek federal funding for aquaculture
13		activities;
14	(5)	Undertake activities required to develop and expand
15		the aquaculture industry[; and], which shall include:
16		(A) Developing a biological aquatic risk-based
17		framework for an assessment and approval process
18		for aquatic livestock that categorizes aquatic
19		livestock species based on the probability and
20		consequence of the establishment of a feral
21		population; and

2025-1017 SB177 SD1 SMA.docx

3

Page 3

1	(B) Developing biocontainment standards that
2	establish physical and operational requirements;
3	and
4	(6) Perform other functions and activities that may be
5	assigned by law."
6	SECTION 4. Section 161-6, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"[{]§161-6[}] Division of animal industry. The division
9	of animal industry of the department of agriculture shall
10	administer this chapter subject to the supervision of the board.
11	[The] <u>Except as provided by section 141-</u> , the board may
12	delegate any of its powers under this chapter, except the power
13	to make rules and regulations, or may direct any of its duties
14	to be performed by any appropriate agents, officers, or
15	employees of the board.
16	The board may employ on a full or part-time basis
17	veterinarians and poultry inspectors, subject to chapter 76, to
18	carry out a uniform inspection system of poultry or poultry
19	products throughout the State. All poultry inspectors shall be
20	under the supervision and control of a veterinarian employed by
21	the board."



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1	SECTION 5. The division of animal industry shall develop a
2	biological aquatic risk-based framework for the assessment and
3	approval process to import and move aquatic livestock in the
4	State. In developing the framework, the division of animal
5	industry shall consider:
6	(1) Relevant standards established by the United States
7	Department of Agriculture;
8	(2) Current aquatic livestock policies and development
9	issues;
10	(3) Best practices of aquaculture industry; and
11	(4) The protection of indigenous species as defined in
12	section 195D-2, Hawaii Revised Statutes.
13	SECTION 6. 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 2025-2026 and
16	the same sum or so much thereof as may be necessary for fiscal
17	year 2026-2027 for the division of animal industry to develop a
18	biological aquatic risk-based framework pursuant to the
19	requirements of this Act.
20	The sums appropriated shall be expended by the department

20 The sums appropriated shall be expended by the department21 of agriculture for the purposes of this Act.

2025-1017 SB177 SD1 SMA.docx

Page 5

1	SECTION 7. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 8. This Act shall take effect on July 1, 2050.
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Report Title:

DOA; Division of Animal Industry; Aquaculture Program; Import Assessment; Biological Aquatic Risk-Based Framework; Biocontainment Standards; Aquatic Livestock; Appropriations

Description:

Authorizes the Division of Animal Industry of the Department of Agriculture to adopt, amend, and repeal rules to develop an assessment and approval process to import and move aquatic livestock in the State. Requires the Aquaculture Program to develop a biological aquatic risk-based framework and biocontainment standards for the aquatic livestock assessment and approval process. Appropriates funds. Effective 7/1/2050. (SD1)

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

