ACT 230

S.B. NO. 2252

A Bill for an Act Relating to Agricultural Loans.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 155-9, Hawaii Revised Statutes, is amended to read as follows:

"§155-9 Classes of loans; purposes, terms, eligibility. (a) Loans made under this chapter shall be for the purposes and in accordance with the terms specified in classes "A" through "F" in [the paragraphs following] this section and shall be made only to applicants who meet the eligibility requirements specified therein and except as to class "B" loans to associations and class "E" loans, the eligibility requirements specified in section 155-10. The maximum amount of a loan for class "A", "C", "D", and "F" loans to an individual applicant shall also apply to any loan application submitted by a partnership, corporation, or other entity, and for the purpose of determining whether the maximum loan amount to any individual will be exceeded, outstanding loans to any partnership, corporation, or other entity in which such individual has a legal or equitable interest in excess of twenty per cent shall be taken into account.

[(1)] (b) Class A: Farm ownership and improvement loans[. To] shall

provide for:

[(A)] (1) The purchase or improvement of farm land;

[(B)] (2) The purchase, construction, or improvement of adequate farm dwellings, and other essential farm buildings; and

[(C)] (3) The liquidation of indebtedness incurred for any of the foregoing purposes.

[Such] The loans shall be for an amount not to exceed [\$100,000] \$400,000 and for a term not to exceed forty years. To be eligible, the applicant shall (A)

derive, or present an acceptable plan to derive, a major portion of the applicant's income from and devote, or intend to devote, most of the applicant's time to farming operations; (B) have or be able to obtain the operating capital, including livestock and equipment, needed to successfully operate the applicant's farm.

[(2)] (c) Class B: Soil and water conservation loans[. To] shall provide for:

(A) (1) Soil conservation practices;

[(B)] (2) Water development, conservation, and use;

(C) (3) Drainage; and

(D) 4 The liquidation of indebtedness incurred for any of the foregoing

purposes.

[Such] The loans shall be for an amount not to exceed \$35,000 to an individual or \$200,000 to an association and shall be for a term not to exceed twenty years for a loan to an individual and forty years to an association. To be eligible, an individual applicant shall have sufficient farm and other income to pay for farm operating and living expenses and to meet payments on the applicant's existing debts, including the proposed soil and water conservation loan. An association, to be eligible, shall be a nonprofit organization primarily engaged in extending services directly related to the purposes of the loan to its members, and at least sixty per cent of its membership shall meet the eligibility requirements specified in section 155-10.

[(3)] (d) Class C: Farm operating loans[. To carry] shall be for the purpose

of carrying on and [improve] improving a farming operation, including:

(A) (1) The purchase of farm equipment and livestock;

[(B)] (2) The payment of production and marketing expenses including materials, labor, and services;

[(C)] (3) The payment of living expenses; and

(D) (4) The liquidation of indebtedness incurred for any of the foregoing

purposes.

[Such] The loans shall be for an amount not to exceed [\$100,000] \$400,000 and for a term not to exceed ten years. To be eligible, an applicant shall derive, or present an acceptable plan to derive, a major portion of the applicant's income from and devote, or intend to devote, most of the applicant's time to farming operations.

[(4)] (e) Class D: Emergency loans[. To provide] shall be for the purpose of providing relief and rehabilitation to qualified farmers without limit as to

purpose:

[(A)] (1) In areas stricken by extraordinary rainstorms, windstorms, droughts, tidal waves, earthquakes, volcanic eruptions, and other natural catastrophes;

[(B)] (2) On farms stricken by livestock disease epidemics and crop

blights:

- [(C)] (3) On farms seriously affected by prolonged shipping and dock strikes;
- [(D)] (4) During economic emergencies caused by overproduction, excessive imports, and the like; and
- [(E)] (5) During other emergencies as determined by the board of agriculture.

The maximum amounts and period for [such] the loans shall be determined by the board of agriculture; provided that the board shall require that any settlement or moneys received by qualified farmers as a result of an emergency declared under this section shall first be applied to the repayment of an emergency loan made under this chapter.

[(5)] (f) Class E: Loans to cooperatives and corporations. To] shall provide credit to farmers' cooperative associations and corporations engaged in

marketing, purchasing, and processing, and providing farm business services, including:

[(A)](1) Facility loans to purchase or improve land, building, and equipment for an amount not to exceed \$500,000 and a term not to exceed

twenty years; and

[(B)](2) Operating loans to finance inventories of supplies, warehousing. and shipping commodities, extension of consumer credit to justified farmer-members, and other normal operating expenses for an amount not to exceed \$300,000 and a term not to exceed three

To be eligible, a cooperative or corporation shall have at least seventyfive per cent of its board of directors and seventy-five per cent of its membership as shareholders who meet the eligibility requirements of section 155-10 and who devote most of their time to farming operations, and [such] the facility loans shall be for an amount not to exceed \$500,000 or eighty per cent of the cost of the project, whichever is the lesser.

[(6)] (g) Class F: Loans for new farmer programs. To shall provide for

costs of a new farm enterprise for qualified new farmers:

(1) Initial loans made under this class shall be for purposes and in accordance with the terms specified in classes "A" and "C" only, and shall be made only for full-time farming. [Such] The loans shall be made for an amount not to exceed \$100,000 or eighty-five per cent of the cost of the project, whichever is the lesser;

(2) Any subsequent loan shall be made from classes [(A)] "A" to [(B)][(D),] "D", respectively, depending upon the purpose for which the

loan funds are used; and

[(C)] (3) Borrowers shall comply with such special term loan agreements as may be required by the department and shall take such special training courses as the department deems necessary."

SECTION 2. Section 155-11, Hawaii Revised Statutes, is amended by

amending subsection (c) to read as follows:

"(c) For purposes of class "A"[,] loans, no loan shall exceed eighty-five per cent of the value of the security offered. For purposes of class "B"[,] and class "E" facility loans, no loan shall exceed eighty-five per cent of the value of the security offered[; for]. For purposes of class "C" loans and class "E" operating loans, the ratio of loan to the value of the security offered shall be discretionary with the department[; for]. For purposes of class "D" loans, the department [may], with the approval of the governor, may modify or waive any or all security requirements or any limitation with respect thereto."

SECTION 3. Statutory material to be repealed is bracketed. New statutory material is underscored.

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

(Approved June 25, 1990.)

Note

1. So in original.