H.B. NO. <sup>1923</sup> H.D. <sup>2</sup>

## A BILL FOR AN ACT

RELATING TO STATE ENTERPRISE ZONES.

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

1 SECTION 1. The legislature finds that agriculture in Hawaii is a vital component of Hawaii's economy. It provides 2 the state with export products, a diversity of employment 3 4 opportunities, a stage for tourism, and an opportunity for land and water stewardship. The legislature also finds that to 5 encourage further economic development in rural areas, 6 agriculture must be given the chance to prosper. 7 While 8 thousands of acres of agricultural land lie idle, new and 9 existing agricultural ventures must be encouraged to expand and develop. More incentives must be provided to give agricultural 10 11 entrepreneurs the opportunity to build long-lasting businesses 12 in Hawaii.

13 The legislature further finds that the state enterprise
14 zone program is one method that provides business incentives to
15 encourage agricultural activity. However, employment
16 requirements to qualify for this program discourage many
17 agricultural businesses from applying or qualifying. While
18 agricultural businesses are confronted by challenges similar to



those faced by other small businesses, agricultural businesses 1 2 labor under unique circumstances that compound the complexity of 3 building a successful business. Agricultural employment is dependent on local and global markets, seasonal crops, labor 4 5 availability, and weather conditions. It is very difficult for 6 agricultural businesses to meet the existing employment requirements of the state enterprise zone program. Therefore, 7 8 the legislature recognizes that action needs to be taken to 9 allow more agricultural businesses the opportunity to 10 participate in the state enterprise zone program.

11 The purpose of this Act is to address the unique 12 circumstances of agricultural businesses under the state 13 enterprise zone program by:

14 (1) Establishing that agricultural businesses shall remain
15 eligible for tax incentives in the event of force
16 majeure;

17 (2) Allowing agricultural businesses to meet annual gross
18 revenue requirements if the businesses are unable to
19 meet annual full-time employee requirements;

20 (3) Clarifying the definition of "full-time employee" by
21 including leased employees and employees under a joint
22 employer relationship; and



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1	(4) Clarifying that the taxpayer claiming a tax credit or
2	exemption under the state enterprise zone program, may
3	not claim any other tax credit or exemption that is
4	identical to the claimed tax credit or exemption.
5	SECTION 2. Chapter 209E, Hawaii Revised Statutes, is
6	amended by adding a new section to be appropriately designated
7	and to read as follows:
8	" <u>§209E-</u> Force majeure event; agricultural businesses.
9	If an agricultural business is:
10	(1) Wholly or partially prevented from maintaining
11	eligibility requirements under section 209E-9; or
12	(2) Interrupted,
13	by reason of or through any force majeure event, then the
14	agricultural business shall not be disqualified under this
15	chapter. The agricultural business shall remain eligible for
16	all tax incentives under this chapter during any period of time
17	under paragraph (1) or (2) caused by a force majeure event, and
18	the seven-year eligibility period shall be extended by this
19	period of time. The agricultural business shall be as prompt
20	and diligent as practicable in providing the department with
21	notice of a force majeure event or of any situation that may
22	lead to a force majeure event."



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1 SECTION 3. Section 209E-1, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+] \$209E-1[+] Purpose. It is declared that the health, 4 safety, and welfare of the people of this State are dependent 5 upon the continual encouragement, development, growth, and 6 expansion of the private sector, and that there are certain 7 areas in the [State] state that need the particular attention of 8 government to help attract private sector investment. 9 Therefore, it is the purpose of this chapter to stimulate 10 business, agricultural, and industrial growth in areas [which] 11 that would result in neighborhood revitalization of those areas 12 by means of regulatory flexibility and tax incentives." 13 SECTION 4. Section 209E-2, Hawaii Revised Statutes, is 14 amended as follows: 15 1. By adding four new definitions to be appropriately 16 inserted and to read: 17 ""Agricultural business" means any corporation, partnership, or sole proprietorship authorized to do business in 18 19 the state that is qualified under section 209E-9, subject to the 20 state corporate or individual income tax under chapter 235, and 21 that is engaged in producing agricultural products pursuant to 22 section 237-5, or processing agricultural products.



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1	"For	ce majeure event" means an event, including damaging
2	weather o	r natural disasters such as epidemic disease, pest
3	outbreak,	high wind, thunderstorm, hail storm, tornado, fire,
4	flood, ea	rthquake, lava flow or other volcanic activity,
5	drought,	tidal wave, hurricane, or without limiting or
6	restricti	ng the foregoing in any way, any event reasonably
7	beyond th	e control of, and not attributable to neglect by, an
8	<u>agricultu</u>	ral business.
9	<u>"Joi</u>	nt employer" means:
10	(1)	Where there is an arrangement between the employers to
11		share the employee's services, as for example, to
12		interchange employees;
13	(2)	Where one employer is acting directly or indirectly in
14		the interest of the other employer or employers in
15		relation to the employee; or
16	(3)	Where the employers are not completely disassociated
17		with respect to the employment of a particular
18		employee and may be deemed to share control of the
19		employee, directly or indirectly, by reason of the
20		fact that one employer controls, is controlled by, or
21		is under common control with the other employer.



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"Leased employee" means an employee under a professional 1 2 employment organization arrangement who is assigned to a particular client company on a substantially full-time basis for 3 at least one year." 4 5 2. By amending the definition of "full-time employee" to 6 read: 7 ""Full-time employee" means any employee, including leased 8 employees and employees under a joint employer relationship, for 9 whom the employer is legally required to provide employee fringe 10 benefits." 11 SECTION 5. Section 209E-4, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "§209E-4 Enterprise zone designation. (a) The governing 14 body of any county may apply in writing to the department to 15 have an area declared to be an enterprise zone. The application 16 shall include a description of the location of the area or areas 17 in question, and a general statement identifying proposed local 18 incentives to complement the state and any federal incentives. 19 The governor, upon the recommendation of the director, (b) 20 shall approve the designation of up to six areas in each county 21 as enterprise zones for a period of twenty years. Any such area 22 shall be located in one United States census tract or two or HB1923 HD2 HMS 2007-2770



more contiguous United States census tracts in accordance with 1 2 the most recent decennial United States Census. The census tract or tracts within which each enterprise zone is located 3 also shall meet at least one of the following criteria: 4 Twenty-five per cent or more of the population have 5 (1)incomes below eighty per cent of the median family 6 income of the county; or 7 The unemployment rate is 1.5 times the state average. 8 (2)9 (c) Notwithstanding subsection (b), census tract #405 10 within the county of Kauai shall be eligible for designation as 11 an enterprise zone. The eligibility for designation shall 12 remain in effect until January 1, 1997, unless the governor earlier determines that the eligibility is no longer necessary. 13 14 (d) Notwithstanding subsection (b) or (c), only lands classified as agricultural in the Waialua district on Oahu, as 15 defined in section 4-1(3)(D), shall be designated an enterprise 16 zone on July 1, 1997, and the designation shall remain in effect 17 18 until June 30, 2002.]" SECTION 6. Section 209E-7, Hawaii Revised Statutes, is 19 20 amended to read as follows:

"[+]\$209E-7[+] Government assistance; prohibition. [There
 shall be no duplication of existing state tax incentives to
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1	qualified	business firms which locate in an enterprise zone.] If
2	any tax c	redit or tax exemption is claimed under this chapter,
3	the taxpa	yer claiming that tax credit or tax exemption may not
4	<u>claim any</u>	other tax credit or tax exemption under any other law,
5	that is i	dentical to the claimed tax credit or tax exemption."
6	SECT	ION 7. Section 209E-9, Hawaii Revised Statutes, is
7	amended b	y amending subsections (a) through (c) to read as
8	follows:	
9	"(a)	Any business [ <del>firm</del> ] may be eligible to be designated
10	a qualifi	ed business for purposes of this chapter if the
11	business:	
12	(1)	Begins the operation of a trade or business within an
13		enterprise zone;
14	(2)	During each taxable year has at least fifty per cent
15		of its enterprise zone establishment's gross receipts
16		attributable to the active conduct of trade or
17		business within the enterprise zone;
18	(3)	Increases its average annual number of full-time
19		employees by at least ten per cent by the end of its
20		first tax year of participation; provided that if an
21		agricultural business is unable to achieve the
22		required increase in its average annual number of
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1		full-time employees, the requirement to increase
2		employment shall be replaced by a requirement to
3		increase its cumulative average annual gross revenues
4		by at least two per cent by the end of the first tax
5		year of participation; and
6	(4)	During each subsequent taxable year, at least
7		
		maintains that higher level of $employment[-]$ or gross
8		revenues.
9	(b)	A business [ <del>firm</del> ] also may be eligible to be
10	designate	d a qualified business for purposes of this chapter if
11	the busin	ess:
12	(1)	Is actively engaged in the conduct of a trade or
13		business in an area immediately prior to an area being
14		designated an enterprise zone;
15	(2)	Meets the requirements of subsection (a)(2); and
<b>16</b> <sup>°</sup>	(3)	Increases its average annual number of full-time
17		employees employed at the business' establishment or
18		establishments located within the enterprise zone by
19		at least ten per cent annually[-]; provided that if an
20		agricultural business is unable to achieve the
21		required increase in its average annual number of
22		full-time employees, the requirement to increase
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1	employment shall be replaced by a requirement to
2	increase its cumulative average annual gross revenues
3	by at least two per cent annually.
4	(c) After designation as an enterprise zone, each
5	qualified business [ <del>firm</del> ] in the zone shall submit annually to
6	the department an approved form supplied by the department that
7	provides the information necessary for the department to
8	determine if the business [ <del>firm</del> ] qualifies as a qualified
9	business. The approved form shall be submitted by each business
10	to the governing body of the county in which the enterprise zone
11	is located, then forwarded to the department by the governing
12	body of the county."
13	SECTION 8. Statutory material to be repealed is bracketed
14	and stricken. New statutory material is underscored.
15	SECTION 9. This Act shall take effect on July 1, 2020;
16	provided that this Act shall apply to taxable years beginning
17	after December 31, 2006.



#### Report Title:

Force Majeure; Agricultural Businesses; Enterprise Zones

#### Description:

Provides that qualifying agricultural businesses shall remain eligible for tax incentives under the EZ program in the event of force majeure. Allows agricultural businesses to meet gross revenue requirements if they are unable to meet the full-time employment requirements of the EZ program. (HB1923 HD2)

