### A BILL FOR AN ACT

RELATING TO IMPORTANT AGRICULTURAL LANDS LOAN GUARANTY.

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

1 In 1978, voters approved Article XI, section 3, of the Constitution of the State of Hawaii. This section laid 2 3 out the framework for state policies to promote agriculture and conserve productive agricultural lands in the state. Article 4 5 XI, section 3, reads as follows: 6 "The State shall conserve and protect 7 agricultural lands, promote diversified agriculture, 8 increase agricultural self-sufficiency and assure the availability of agriculturally suitable lands. 9 10 legislature shall provide standards and criteria to accomplish the foregoing. 11 12 Lands identified by the State as important 13 agricultural lands needed to fulfill the purposes 14 above shall not be reclassified by the State or 15 rezoned by its political subdivisions without meeting 16 the standards and criteria established by the 17 legislature and approved by a two-thirds vote of the

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         body responsible for the reclassification or rezoning
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         action."
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         To address the issue of important agricultural lands, Act
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    183, Session Laws of Hawaii, was enacted. Act 183 establishes
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    standards, criteria, and mechanisms to identify important
    agricultural lands and implement the intent and purpose of
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    Article XI, section 3, of the State Constitution.
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         Act 183 also recognized that while the supply of lands
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    suitable for agriculture is critical, the long-term viability of
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    agriculture depends on other factors as well. These factors
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    include:
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         (1)
              Commodity prices;
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         (2)
             Availability of water and irrigation;
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         (3) Agricultural research and outreach;
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         (4)
             Application of production technologies;
         (5)
              Marketing; and
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         (6) Availability and cost of transportation services.
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         Financing is a critical component of the long-term
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    viability of agriculture on important agricultural lands in the
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    state. The legislature finds that it is in the public interest
    to assist agricultural producers in meeting their financing
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1	needs for projects that are located in important agricultural		
2	lands.		
3	The purpose of this Act is to further the implementa	tion of	
4	Act 183 by:		
5	(1) Authorizing the director of finance to guaranty	loans	
6	relating to agricultural projects located on im	portant	
7	agricultural lands; and		
8	(2) Declaring that the substance of this Act establ	ishes	
9	incentives and protections for important agricu	ltural	
10	lands as contemplated by section 9 of Act 183,	which	
11	effectuates the land use commission's authoriza	tion to	
12	designate lands as important agricultural lands	and	
13	adopt maps therefor pursuant to section 205-49d	•	
14	SECTION 2. Chapter 36, Hawaii Revised Statutes, is	amended	
15	by adding a new section to be appropriately designated and	d to	
16	read as follows:		
17	"§36- Loan guaranty; important agricultural land	ds;	
18	agricultural and aquacultural loans. (a) The director o	<u>f</u>	
19	finance may guarantee loans made by commercial lenders,		
20	authorized to do business in this state, to agricultural		
21	producers for the purpose of developing and implementing		

1	agricultural projects; provided that the director of finance		
2	determines that:		
3	(1)	The agricultural projects are located on lands	
4		designated as important agricultural lands pursuant to	
5		part III of chapter 205;	
6	(2)	The commercial lender has completed its due diligence	
7		in approving the loan, including ensuring adequate	
8		collateral; and	
9	(3)	The State possesses sufficient funds to provide an	
10		appropriate reserve for the loan guaranty and which,	
11		in the director's judgment, are in excess of the	
12		amounts necessary for meeting the immediate	
13		requirements of the State and will not impede or	
14		hamper the fulfillment of the financial obligations o	
15		the State.	
16	The direc	tor of finance may impose other conditions as is deemed	
17	reasonabl	e to implement the loan guaranty.	
18	(b)	In addition to the conditions that the director of	
19	finance m	ay impose under subsection (a), any loan guaranty made	
20	pursuant	to this section shall meet the following conditions:	
21	(1)	For a loan that finances operating costs, the maximum	
22		term of the loan shall be ten years;	



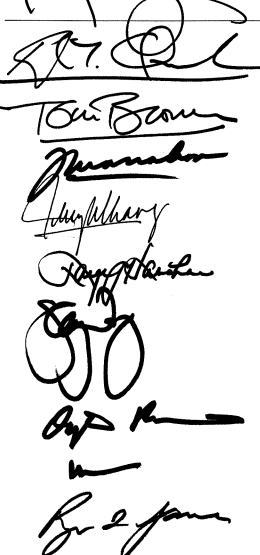
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1	(2)	For a loan that finances capital improvement costs,	
2		the maximum term of the loan shall be twenty years;	
3	(3)	The interest rate charged on the loan shall be one per	
4		cent below the commercial lender's prime rate for as	
5		long as the loan guaranty is in effect;	
6	(4)	The loan guaranty may be up to one hundred per cent of	
7	the principal amount of the loan, but shall not		
8		include any fees or accrued interest associated with	
9		the loan or its collection.	
10	<u>(c)</u>	Subject to chapter 91, the director of finance shall	
11		adopt rules to effectuate the purposes of this	
12		section.	
13	<u>(d)</u>	As used in this section:	
14	<u>"Agr</u>	icultural producer" means a farmer, cooperative,	
15	associati	on, or landowner who derives at least fifty per cent of	
16	its gross	income from agricultural or aquacultural activities.	
17	<u>"Agr</u>	icultural projects" means projects relating to	
18	agricultu	ral or aquacultural operations or capital	
19	<pre>improvements."</pre>		
20	SECT	ION 3. New statutory material is underscored.	

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

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INTRODUCED BY:



JAN 1 9 2007

### Report Title:

Loan Guaranty for Agriculture; Important Agricultural Land

### Description:

Allows the Director of Finance to guarantee loans made to agricultural producers for agricultural projects on important agricultural lands.