## A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

1	PART I
2	SECTION 1. During the 1990s, the State was faced with the
3	accelerated closure of a number of sugar cane and pineapple
4	plantations. It was estimated that by the end of the century,
5	seventy-five thousand acres of cultivated agricultural lands and
6	fifty million gallons per day of irrigation water would be
7	released from plantation operations.
8	The legislature viewed this situation with a degree of
9	optimism, providing an opportunity for dynamic growth in
10	diversified agriculture and helping to revitalize Hawaii's
11	agricultural industry. To ensure the success of the conversion
12	from large plantation operations to smaller multiple diversified
13	agricultural enterprises, the legislature created the
14	agribusiness development corporation as a public body corporate
15	to administer an aggressive and dynamic agribusiness development
16	program.
17	In addition to its primary role of taking control of the
18	infrastructure of former plantations and to service agricultural
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1	lands dep	endent on that infrastructure, in particular irrigation
2	systems,	the agribusiness development corporation was
3	authorize	d, or required, to carry out other duties and
4	responsib	ilities, including but not limited to:
5	(1)	Preparing the Hawaii agribusiness plan;
6	(2)	Conducting detailed market analysis for existing and
7		new crops;
8	(3)	Developing marketing and promotional strategies to
9		better exploit local, national, and international
10		markets;
11	(4)	Gathering data and identifying market demands and
12		trends that can be used to plan future harvests and
13		production;
14	(5)	Providing loans, allowances, and grants for the
15		development, expansion, or altering of new and

(6) Ensuring the adequacy of surface and air 17 transportation services and supporting facilities, 18 allowing local agricultural enterprises to reach 19 local, national, and international markets; 20

existing agricultural enterprises;

1	(7)	Providing consultative, training, and educational		
2		services to persons engaged in agricultural		
3		activities;		
4	(8)	Preparing an inventory of agricultural lands with		
5		adequate water resources that are or will be available		
6		due to the closing of plantation operations;		
7	(9)	Preparing an inventory of agricultural infrastructure		
8		that will be abandoned by the closing plantations; and		
9	(10)	Purchasing securities of or otherwise investing in		
10		qualified enterprises for the purpose of providing		
11		seed money.		
12	In s	pite of all these tasks and responsibilities, along		
13	with the	tools and powers to undertake them, the agribusiness		
14	development corporation has limited its activities to its			
15	primary responsibilityto take over the infrastructure of			
16	closing p	lantation operations, particularly irrigation systems;		
17	repair and	d restore this infrastructure; and operate the		
18	infrastru	cture for the benefit of surrounding agricultural lands		
19	dependent	on the infrastructure. Many of the other tasks and		
20	responsib	ilities set forth in chapter 163D, Hawaii Revised		
21	Statutes,	have not been undertaken by the agribusiness		
22	developme	nt corporation, but have been undertaken by other		

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- 1 government agencies and quasi-public and private agricultural
- 2 industry stakeholders.
- 3 From its inception, the agribusiness development
- 4 corporation was envisioned as a "dynamic and aggressive" entity
- 5 that could respond to the "constantly evolving economies" in the
- 6 private sector. This vision required the ability of the
- 7 agribusiness development corporation to immediately react to
- 8 changes and events in the private sector; however, any
- 9 agricultural projects, development plans, or project facility
- 10 programs developed by the agribusiness development corporation
- 11 required the approval of the board of agriculture.
- 12 As a further manifestation of this need to move in a
- 13 dynamic and aggressive manner, at its inception, the
- 14 agribusiness development corporation was granted an exemption
- 15 from the Hawaii procurement code. This exemption allowed it to
- 16 immediately respond to needs in the private sector. It also
- 17 allowed the corporation to respond immediately to natural
- 18 disasters and to protect and repair facilities that may have
- 19 incurred any damage and that needed immediate attention.
- The purpose of this part is to:
- 21 (1) Refocus and redefine the role and mission of the
- 22 agricultural development corporation to its primary

1	responsibility of coordinating and administering
2	programs to assist agricultural enterprises to
3	facilitate the transition of agricultural
4	infrastructure from plantation operations into
5	diversified agriculture; and
6	(2) Remove the oversight of the board of agriculture over
7	the agribusiness development corporation's projects,
8	plans, and programs.
9	SECTION 2. Chapter 163D, Hawaii Revised Statutes, is
10	amended as follows:
11	1. By adding a new section to be appropriately designated
12	and to read:
13	"§163D- Exemption of agribusiness development
14	corporation from administrative supervision of boards and
15	commissions. Notwithstanding any law to the contrary, the
16	corporation shall be exempt from section 26-35, with the
17	exception of subsection (a)(2), (3), and (8) and (b).
18	2. By amending section 163D-1, Hawaii Revised Statutes, to
19	read:
20	"[+] §163D-1[+] Findings and purpose. The legislature
21	finds that the downsizing of the sugar and pineapple industries
22	is presenting an unprecedented opportunity for the conversion of
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- 1 agriculture into a dynamic growth industry. Within the next
- 2 decade, seventy-five thousand acres of agricultural lands and
- 3 fifty million gallons per day of irrigation water are expected
- 4 to be released by plantations. The downsizing of the sugar and
- 5 pineapple industries will idle a valuable inventory of
- 6 supporting infrastructure, including irrigation systems, roads,
- 7 drainage systems, processing facilities, workshops, and
- 8 warehouses. The challenge to government and business is to
- 9 conserve and convert the arable lands and their associated
- 10 production infrastructure in a timely manner into new productive
- 11 uses [that are based upon strategies developed from detailed
- 12 marketing analysis and monitoring of local, national, and
- 13 international opportunities. Constantly evolving economies
- 14 require an aggressive and dynamic leadership for the promotion
- 15 and development of agricultural enterprises, and centralized
- 16 leadership to coordinate industry development, provide industry-
- 17 wide services, provide marketing assistance, and facilitate
- 18 investments and coventures in viable enterprises].
- 19 The purpose of this chapter is to create a vehicle and
- 20 process to make optimal use of agricultural assets for the
- 21 economic, environmental, and social benefit of the people of
- 22 Hawaii. This chapter establishes a public corporation to

- 1 administer an aggressive and dynamic agribusiness development
- 2 program. The corporation shall coordinate and administer
- 3 programs to assist agricultural enterprises to facilitate the
- 4 transition of agricultural infrastructure from plantation
- 5 operations into other agricultural enterprises[, to carry on the
- 6 marketing analysis to direct agricultural industry evolution,
- 7 and to provide the leadership for the development, financing,
- 8 improvement, or enhancement of agricultural enterprises]."
- 9 3. By amending section 163D-3, Hawaii Revised Statutes, to
- 10 read:
- 11 "§163D-3 Agribusiness development corporation; board of
- 12 directors; established. (a) There is established the
- 13 agribusiness development corporation, which shall be a public
- 14 body corporate and politic and an instrumentality and agency of
- 15 the State. The corporation shall be headed by a board of
- 16 directors. The corporation shall be placed within the
- 17 department of agriculture for administrative purposes, but the
- 18 corporation may later incorporate as a nonprofit corporation if
- 19 this proves desirable to further its objectives; provided that
- 20 such reorganization as a nonprofit corporation shall not
- 21 adversely affect the federal tax status of the interest on any
- 22 bonds issued to finance any project or project facility.

1 The board of directors of the corporation shall 2 consist of eleven voting members, of whom eight shall be 3 appointed by the governor. The terms of these eight members shall be four years; provided that, commencing on July 1, 2005, 4 5 the governor shall reduce the terms of those initially appointed so as to provide, as nearly as can be, for the expiration of an 6 equal number of terms at intervals of one year. The eight 7 members shall be selected on the basis of their knowledge, 8 9 experience, and proven expertise in small and large businesses within the agricultural industry, agricultural economics, 10 banking, real estate, finance, promotion, marketing, and 11 management. Of these eight members, one shall be from the city 12 13 and county of Honolulu, one shall be from the county of Hawaii, one shall be from the county of Maui, one shall be from the 14 county of Kauai, and four shall be appointed at-large. The 15 16 director of business, economic development, and tourism; the chairperson of the board of agriculture; and the chairperson of 17 18 the board of land and natural resources, or their designated representatives, shall be ex-officio, voting members of the 19 board. All members shall continue in office until their 20 respective successors have been appointed and qualified. The 21 board shall annually elect its chairperson from among its 22

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- 1 members; provided that the chairperson shall not be an ex-
- 2 officio member.
- 3 (c) The members of the board shall serve without
- 4 compensation, but shall be reimbursed for actual expenses
- 5 incurred in the performance of their duties.
- 6 (d) The board shall appoint an executive director, who
- 7 shall serve at the pleasure of the board and shall be exempt
- 8 from chapter 76. The salary of the executive director shall be
- 9 set by the board.
- 10 [(e) The board, through its executive director, may
- 11 appoint officers, agents, and employees; prescribe their duties
- 12 and qualifications; and fix their salaries, without regard to
- 13 chapter 76.]"
- 14 4. By amending section 163D-4, Hawaii Revised Statutes, to
- 15 read:
- 16 "\$163D-4 Powers; generally. [-(a)] Except as otherwise
- 17 limited by this chapter, the corporation may:
- 18 (1) Sue and be sued;
- 19 (2) Have a seal and alter the same at its pleasure;
- 20 (3) Make and alter bylaws for its organization and
- 21 internal management;

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2		this chapter in connection with its projects,
3		operations, and properties;
4	(5)	Make and execute contracts and all other instruments
5		necessary or convenient for the exercise of its powers
6		and functions under this chapter;
7	(6)	Carry out surveys, research, demonstration projects,
8		and investigations into technological, business,
9		financial, consumer trends, and other aspects of
10		agricultural production in the national and
11		international community;
12	(7)	Acquire or contract to acquire by grant or purchase
13		any real, personal, or mixed property or any interest
14		therein for its immediate or future use for the
15		purposes of this chapter; own, hold, improve, and
16		rehabilitate any real, personal, or mixed property
17		acquired, and sell, assign, exchange, transfer,

(4) Adopt rules under chapter 91 necessary to effectuate

(8) By itself, or in partnership with qualified persons, acquire, construct, reconstruct, rehabilitate, improve, alter, or repair any infrastructure or

convey, lease, or otherwise dispose of, or encumber

the same;

1		accessory facilities in connection with any project;
2		own, hold, sell, assign, transfer, convey, exchange,
3		lease, or otherwise dispose of, or encumber any
4		project;
5	(9)	In cooperation with the department of agriculture,
6		pursuant to chapter 167, or otherwise through direct
7		investment [or coventure with a professional investor
8		or enterprise or any other person, or otherwise, to],
9		acquire, construct, operate, and maintain water
10		facilities for conveying, distributing, and
11		transmitting water for irrigation and agricultural
12		uses at rates or charges determined by the
13		corporation; provided that:
14		(A) This chapter shall not be construed to permit or
15		allow the department of agriculture or [any] the
16		agribusiness development corporation to:
17		(i) Amend or modify rights or entitlements to
18		water as provided for by article XI, section
19		7, of the Constitution of the State of
20		Hawaii, or the Hawaiian Homes Commission

Act, 1920, as amended, and chapter 168;

1		(ii)	Diminish or abridge the traditional and
2			customary rights of ahupua'a tenants who
3			inhabited the Hawaiian [ <del>Islands</del> ] <u>islands</u>
4			prior to 1778 under sections 1-1 and 7-1;
5			and
6		(iii)	Impair, abridge, or terminate the legal
7			rights or interests to water and its uses,
8			whether by lease, easement, or other means[7
9			which] that are possessed or held by
10			organizations whose primary purpose is to
11			benefit people of Hawaiian ancestry; and
12		(B) All	usage of water shall be in accordance with
13		chap	ter [+]174C[+] and other applicable laws in
14		the :	State;
15	[ <del>(10)</del>	Assist ag	ricultural enterprises by conducting detailed
16		marketing	analysis and developing marketing and
17		promotion	al strategies to strengthen the position of
18		those ent	erprises and to better exploit local,
19		national,	and international markets;
20	(11)	Carry out	specialized programs designed to develop new
21		markets f	or Hawaii agricultural products;

ı	<del>(±2/</del>	Receive, examine, and decermine the deceptability of
2		applications of qualified persons for allowances or
3		grants for the development of new crops and
4		agricultural products, the expansion of established
5		agricultural enterprises, and the altering of existing
6		agricultural enterprises;
7	<del>(13)</del> ]	(10) Coordinate its activities with any federal or
8		state farm credit programs;
9	[ <del>-(14)-</del> ]	(11) Grant options to purchase any project or to
10		renew any lease entered into by it in connection with
11		any of its projects, on the terms and conditions it
12		deems advisable;
13	[ <del>(15)</del> ]	(12) Provide advisory, consultative, [training, and
14	ž	educational services, and technical assistance[ $\tau$ ] and
15		advice to any person, partnership, or corporation,
16		either public or private, [in order] to carry out the
17		purposes of this chapter, and engage the services of
18		consultants on a contractual basis for rendering
19		professional and technical assistance and advice;
20	[ <del>(16)</del> ]	(13) Procure insurance against any loss in connection
21		with its property and other assets and operations in

1		[such] amounts and from [such] insurers as it deems
2		desirable;
3	[ <del>(17)</del> ]	(14) Accept gifts or grants in any form from any
4		public agency or any other source; [and]
5	(15)	Through its executive director, represent the
6		corporation in communications with the governor and
7		the legislature;
8	(16)	Through its executive director, provide for the
9		appointment of officers, agents, and employees,
10		subject to the approval of the board, prescribing
11		their duties and qualifications, and fixing their
12		salaries, without regard to chapters 76 and 78, so
13		long as funds have been appropriated by the
14		legislature and allotted, as provided by law;
15	(17)	Through its executive director, purchase supplies,
16		equipment, or furniture;
17	(18)	Through its executive director, allocate the space or
18		spaces that are to be occupied by the corporations and
19		its appropriate staff; and
20	[ <del>(18)</del> ]	(19) Do all things necessary or proper to carry out
21		the purposes of this chapter.

- 1 [(b) The corporation shall develop, promote, assist, and
- 2 market export crops and other crops for local markets.] "
- 3 5. By amending section 163D-7, Hawaii Revised Statutes, to
- 4 read:
- 5 "[{] §163D-7[}] Agricultural projects; agricultural
- 6 development plans. (a) The corporation may develop and
- 7 implement agricultural projects where large tracts of
- 8 agricultural land have been or will be taken out of productive
- 9 agriculture [or where, through detailed analysis, opportunities
- 10 exist to exploit potential local, national, and international
- 11 markets].
- 12 (b) The corporation may initiate and coordinate the
- 13 preparation of [business and] agricultural development plans for
- 14 its projects. The plans shall include a proposal for the
- 15 organization of the enterprise [, a marketing information and
- 16 strategy, the impact on existing agricultural operations
- 17 throughout the State, and a recommendation for the
- 18 construction, reconstruction, rehabilitation, improvement,
- 19 alteration, or repair of any infrastructure or accessory
- 20 facilities in connection with any project.
- 21 (c) The corporation may enter into cooperative agreements
- 22 with [coordinating entrepreneurs] private persons or public

- 1 agencies when the powers, services, and capabilities of the
- 2 persons or agencies are deemed necessary and appropriate for the
- 3 development and implementation of the [business and]
- 4 agricultural development plans.
- 5 (d) The agricultural planning activities of the
- 6 corporation shall be coordinated with the county planning
- 7 departments and the county land use plans, policies, and
- 8 ordinances.
- 9 (e) The corporation may amend the [business and]
- 10 agricultural development plans as may be necessary.
- 11 (f) Any undertaking by the corporation pursuant to this
- 12 chapter that directly affects private lands shall be with the
- 13 express written consent of the landowner or landowners directly
- 14 affected."
- 6. By amending subsection (g) of section 163D-8, Hawaii
- 16 Revised Statutes, to read:
- "(q) All sums collected under this section shall be
- 18 deposited in the Hawaii agricultural development revolving fund
- 19 [established by section 163D-17,] except that all moneys
- 20 collected on account of assessments and interests thereon for
- 21 any specific project facilities financed by the issuance of

- 1 bonds, shall be set apart in a separate special fund and applied
- 2 solely to the payment of:
- 3 (1) The principal and interest on [these] the bonds;
- 4 (2) The cost of administering, operating, and maintaining
- 5 the program;
- 6 (3) The establishment of reserves; and
- 7 (4) Other purposes as may be authorized in the proceedings
- 8 providing for the issuance of the bonds.
- 9 If any surplus remains in any special fund after the
- 10 payment of the bonds chargeable against that special fund, the
- 11 surplus shall be credited to and become a part of the fund.
- 12 Notwithstanding any other law to the contrary, moneys in the
- 13 fund may be used to make up any deficiencies in the special
- 14 fund."
- 15 7. By amending section 163D-17, Hawaii Revised Statutes,
- 16 to read:
- 17 "\$163D-17 Hawaii agricultural development revolving fund;
- 18 established; use of corporation funds. (a) There is
- 19 established the Hawaii agricultural development revolving fund,
- 20 to which shall be credited any state appropriations to the fund
- 21 or other moneys made available to the fund, to be expended as
- 22 directed by the corporation.

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1	(b) The corporation shall hold the fund in an account or
2	accounts separate from other funds. The corporation shall
3	invest and reinvest the fund and the income thereof [to:
4	(1) Purchase qualified securities issued by enterprises
5	for the purpose of raising seed capital; provided that
6	the investment shall comply with the requirements of
7	this chapter;
8	(2) Make grants, loans, and provide other monetary forms
9	of assistance necessary to carry out the purposes of
10	this chapter; and
11	(3) Purchase securities as may be lawful investments for
12	fiduciaries in the State].
13	All appropriations, grants, contractual reimbursements, and
14	other funds [not designated for this purpose] may be used to pay
15	for the proper general expenses and to carry out the purposes of
16	the corporation.
17	(c) The corporation shall purchase qualified securities
18	issued by an enterprise only after:
19	(1) Receiving:
20	(A) An application from the enterprise containing a
21	business plan, which is consistent with the
22	business and agricultural development plan,

1			including a description of the enterprise and its		
2			management, product, and market;		
3		<del>(B)</del>	A statement of the amount, timing, and projected		
4			use of the capital required;		
5		<del>(C)</del>	A statement of the potential economic impact of		
6			the enterprise, including the number, location,		
7			and types of jobs expected to be created; and		
8		<del>(D)</del>	Any other information as the corporation shall		
9			require;		
10	<del>(2)</del>	Dete	Determining, based upon the application submitted,		
11		that	<del>•</del>		
12		<del>(A)</del>	The proceeds of the investment will be used only		
13			to cover the seed capital needs of the		
14			enterprise, except as authorized in this section;		
15		<del>(B)</del>	The enterprise has a reasonable chance of		
16			<del>success;</del>		
17		<del>(C)</del>	The enterprise has the reasonable potential to		
18			create employment within the State and offers		
19			employment opportunities to residents;		
20		<del>(D)</del>	The coordinating entrepreneur and other founders		
21			of the enterprise have already made or are		

1		prepared to make a substantial financial and time
2		commitment to the enterprise;
3	<del>(E)</del>	The securities to be purchased are qualified
4		securities;
5	<del>(F)</del>	There is reasonable possibility that the
6		corporation will recoup at least its initial
7		investment; and
8	<del>(C)</del>	Binding commitments have been made to the
9		corporation by the enterprise for adequate
10		reporting of financial data to the corporation,
11		which shall include a requirement for an annual
12		or other periodic audit of the books of the
13		enterprise, and for control by the corporation
14		that it considers prudent over the management of
15		the enterprise, in order to protect the
16		investment of the corporation, including
17		membership on the board of directors of the
18		enterprise, ownership of voting stock, input in
19		management decisions, and the right of access to
20		the financial and other records of the
21		enterprise; and

1	(3)	Entering into a binding agreement with the enterprise
2		concerning the manner of payback by the enterprise of
3		the funds advanced, granted, loaned, or received from
4		the corporation. The manner of payback may include
5		the payment of dividends, returns from the public sale
6		of corporate securities or products, royalties, and
7		other methods of payback acceptable to the
8		corporation. In determining the manner of payback the
9		corporation shall establish a rate of return or rate
10		of interest to be paid on any investment, loan, or
11		grant of corporation funds under this section.
12	<del>(đ)</del>	If the corporation makes a direct investment, it shall
13	also find	that a reasonable effort has been made to find a
14	profession	nal investor to make an investment in the enterprise as
15	a coventu	re, and that the effort was unsuccessful. The
16	findings,	when made by the corporation, shall be conclusive.
17	<del>(e)</del>	The corporation shall not make investments in
18	qualified	securities issued by an enterprise in excess of the
19	following	limits:
20	<del>(1)</del>	Not more than \$500,000 shall be invested in the
21		securities of any one enterprise, except that more
22		than a total of \$500,000 may be invested in the

1		securities of any one enterprise, if the corporation
2		finds, after its initial investment, that additional
3		investments in that enterprise are required to protect
4		the initial investment of the corporation, and the
5		other findings set forth in subsections (d) and (e)
6		are made as to the additional investment;
7	<del>(2)</del>	The corporation shall not own securities representing
8		more than forty-nine per cent of the voting stock of
9		any one enterprise at the time of purchase by the
10		corporation after giving effect to the conversion of
11		all outstanding convertible securities of the
12		enterprise, except that in the event of severe
13		financial difficulty of the enterprise, threatening
14		the investment of the corporation in the enterprise, a
15		greater percentage of those securities may be owned by
16		the corporation; and
17	<del>(3)</del>	Not more than fifty per cent of the assets of the
18		corporation shall be invested in direct investments at
19		any time.
20	<del>(f)</del> ]	(c) No [investment, loan, grant, or] use of corporate
21	funds for	the purposes of this chapter shall be subject to
22	chapter 4:	2F."

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         8. By amending section 163D-19, Hawaii Revised Statutes,
2
    to read:
3
         "[{] §163D-19[}] Annual report. The corporation shall
4
    submit to the governor [and the legislature,] no later than
5
    twenty days prior to the convening of each regular session, a
6
    complete and detailed report of its plans and activities."
         9. By deleting the definitions of "coordinating
7
    entrepreneur", "coventure", "direct investment", "private
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9
    lender", "professional investor", "qualified security", and
    "seed capital" in section 163D-2, Hawaii Revised Statutes.
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         [""Coordinating entrepreneur" means a qualified person
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12
    capable of organizing, operating, and assuming the risk for
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    enterprises that may include securing land and seed capital,
    locating farmers, arranging right-to-till agreements, supplying
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    materials, maintaining equipment and infrastructure, and
    providing for the processing and marketing of products.
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         "Coventure" means an investment by the corporation in
    qualified securities of an enterprise in which a substantial
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    investment is also being made or has been made by a professional
    investor to provide seed capital to an enterprise. A quarantee
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    by the corporation of qualified securities provided by a
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    professional investor shall be classified as a coventure. An
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- 1 investment made by the corporation, which is a direct 2 investment, may later be classified as a coventure upon an investment by a professional investor. 3 4 "Direct investment" means an investment by the corporation 5 in qualified securities of an enterprise in which no investment is being or has been made by a professional investor to provide 6 7 seed capital to the enterprise. "Private lender" includes banks, savings and loan 8 9 associations, mortgage companies, and other qualified companies whose business includes the making of loans in the State. 10 11 "Professional investor" means any bank, bank holding 12 company, savings institution, farm credit institution, trust 13 company, insurance company, investment company registered under the federal Investment Company Act of 1940, financial services 14 15 loan company, pension or profit-sharing trust or other financial institution or institutional buyer, licensee under the federal 16 17 Small Business Investment Act of 1958, or any person, 18 partnership, or other entity of whose resources, a substantial amount is dedicated to investing in securities or debt 19 20 instruments, and whose net worth exceeds \$250,000. 21 "Oualified security" means any note, stock, treasury stock 22 bond, debenture, evidence of indebtedness, certificate of
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1 interest or participation in any profit-sharing agreement, preorganization certificate of subscription, transferable share, 2 investment contract, certificate of deposit for a security, 3 certificate of interest or participation in a patent or patent 4 5 application, or in royalty or other payments under such a patent 6 or application, or, in general, any interest or instrument 7 commonly known as a "security" or any certificate for, receipt for, or option, warrant, or right to subscribe to or purchase 8 9 any of the foregoing. 10 "Seed capital" means financing that is provided for the development, refinement, and commercialization of a product or 11 process and other working capital needs."] 12 By repealing section 163D-5. 13 ["[\$163D-5] Hawaii agribusiness plan. (a) The 14 corporation shall prepare the Hawaii agribusiness plan which 15 shall define and establish goals, objectives, policies, and 16 priority guidelines for its agribusiness development strategy. 17 18 The plan shall include but not be limited to: 19 (1) An inventory of agricultural lands with suitable 20 adequate water resources that are or will become 21 available due to the downsizing of the sugar and

1		pineapple industries that can be used to meet present
2		and future agricultural production needs;
3	<del>(2)</del>	An inventory of agricultural infrastructure that will
4		be abandoned by sugar and pineapple industries such as
5		irrigation systems, drainage systems, processing
6		facilities, and other accessory facilities;
7	(3)	An analysis of imported agricultural products and the
8		potential for increasing local production to replace
9		imported products in a manner that complements
10		existing local producers and increases Hawaii's
11		agricultural self-sufficiency;
12	(4)	Alternatives in the establishment of sound financial
13		programs to promote the development of diversified
14		agriculture;
15	(5)	Feasible strategies for the promotion, marketing, and
16		distribution of Hawaii agricultural products in local,
17		national, and international markets;
18	<del>(6)</del>	Programs to promote and facilitate the absorbing of
19		displaced agricultural workers into alternative
20		agricultural enterprises;
21	(7)	Strategies to insure the provision of adequate air and
22		surface transportation services and supporting

1		facilities to support the agricultural industry in
2	•	meeting local, national, and international market
3		needs;
4	<del>(8)</del>	Proposals to improve the gathering of data and the
5		timely presentation of information on market demands
6		and trends that can be used to plan future harvests
7		and production; and
8	<del>(9)</del>	Strategies for federal and state legislative actions
9		that will promote the development and enhancement of
10		Hawaii's agricultural industries.
11	<del>(b)</del>	The corporation shall revise the Hawaii agribusiness
12	<del>plan from</del>	time to time and shall incorporate the plan in its
13	annual re	port to the governor and the legislature as provided in
14	section 1	<del>63D-19.</del> "]
15	11.	By repealing section 163D-8.5.
16	[" <del>[S</del> :	163D-8.5 Approval of projects, plans, and programs.
17	All agric	ultural projects, agricultural development plans, and
18	<del>project f</del>	acility programs developed by the corporation must be
19	approved l	by the board of agriculture before implementation."]
20	SECT	ION 3. The governor shall review the amendments made
21	to chapte:	r 163D, Hawaii Revised Statutes, by section 2 of this

1	Act and report to	the legislature no later than twen	ty days
2	prior to the conve	ening of the regular session of 200	8 on:
3	(1) The stat	ffing, funding, and resources that	are
4	necessar	ry for the agribusiness development	corporation
5	to carry	y out its mandate under chapter 163	D, Hawaii
6	Revised	Statutes, as amended by this Act;	
7	(2) How much	h of that staffing, funding, and re	sources can
8	reasonal	bly be provided through transfers w	ithin the
9	executiv	ve branch of government; and	
10	(3) Whether	there are any public lands that she	ould be
11	withdray	wn from or set aside to the agribus	iness
12	develop	ment corporation to allow it to car	ry out its
13	mandate	under chapter 163D, Hawaii Revised	Statutes.
14	SECTION 4.	There is appropriated out of the ge	neral
15	revenues of the St	tate of Hawaii the sum of \$	or so
16	much thereof as ma	ay be necessary for fiscal year 200	7-2008 and
17	the same sum or so	o much thereof as may be necessary	for fiscal
18	year 2008-2009 for	r two FTE positions for the agribus	iness
19	development corpor	ration as follows:	
20	(1) One spec	cial assistant; and	

(2) One engineer.

1	The s	ums appropriated shall be expended by the agribusiness
2	developmen	t corporation for the purposes of this part.
3		PART II
4	SECTI	ON 5. Chapter 167, Hawaii Revised Statutes, is
5	amended by	adding a new section to be appropriately designated
6	and to rea	d as follows:
7	" <u>§167</u>	- Molokai irrigation system special fund. (a)
8	There is e	stablished in the state treasury the Molokai
9	irrigation	system special fund into which shall be deposited:
10	(1)	Fifty-five per cent of the receipts and revenues
11		collected from the users fees of the Molokai
12		irrigation system; provided that the remaining balance
13		of the receipts and revenues collected from the users
14		fees of the Molokai irrigation system shall be
15		deposited into the irrigation system revolving fund
16		created in section 167-22; and
17	(2)	All legislative appropriations to the Molokai
18		irrigation system special fund.
19	(b)	The Molokai irrigation system special fund shall be
20	administer	ed by the department of agriculture. Moneys in the
21	special fu	nd shall be expended for repair and maintenance of the
22	Molokai ir	rigation_system."

1	SECT	ION 6. Section 167-23, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	" [+]	§167-23[] Molokai irrigation system [water users
4	advisory]	governing board; establishment; meetings. (a) There
5	is establ	ished a Molokai irrigation system [ <del>water users</del>
6	advisory]	governing board, to be appointed by the governor under
7	section 2	6-34. The [advisory] governing board shall consist of
8	[six] ele	ven members, as follows:
9	(1)	[A] <u>Four</u> homestead farmer [user] <u>users</u> on Molokai[+].
10		to be appointed by the governor from a list of
11		nominees submitted by the Hoolehua Homesteaders
12		Association, Molokai Homestead Farmers Alliance, and
13		Hoolehua Homestead Agriculture Association;
14	(2)	[A] Two nonhomestead farmer [user] users on Molokai;
15	(3)	The designee (by name rather than office) of the
16		Molokai Farm Bureau;
17	(4)	The designee (by name rather than office) of Hikiola
18		Cooperative, Inc.;
19	(5)	The designee (by name rather than office) of the
20		Molokai-Lanai soil and water conservation district;
21		[ <del>and</del> ]

1	(6) The designee (by name rather than office) of the
2	department of Hawaiian home lands [+]; and
3	(7) The designee of the department of agriculture.
4	The members of the [advisory] Molokai irrigation system
5	governing board shall select a chairperson and serve without
6	compensation, but shall be entitled to reimbursement for
7	necessary expenses while attending meetings and while in the
8	discharge of their duties. The terms of the members shall be
9	four years. For administrative purposes, and pursuant to
10	section 26-35, the [advisory] Molokai irrigation system
11	governing board shall be administratively placed within the
12	department of agriculture.
13	(b) The [advisory] Molokai irrigation system governing
14	board shall meet with the [department] board of agriculture at
15	least [six] four times each year. The meetings shall be held on
16	Molokai, whenever possible[-], and the board shall be subject to
17	part I of chapter 92.
18	The [advisory] Molokai irrigation system governing board's
19	duties and responsibilities shall be to [advise the department
20	on matters of concern to the users of the system, to] provide
21	direction to the department for the management of the Molokai

irrigation system by:

1	(1)	Setting policy for the operation and directing the
2		expenditures of funds for the system;
3	(2)	Providing support for improvements to the irrigation
4		facilities[ <del>, to participate</del> ];
5	(3)	Participating in the long-range planning of the
6		system[, and to act]; and
7	(4)	Acting as liaison between the users and the
8		department."
9		PART III
10	SECT	ION 7. Statutory material to be repealed is bracketed
11	and stric	ken. New statutory material is underscored.
12	SECT	ION 8. This Act shall take effect on July 1, 2020.

#### Report Title:

Agribusiness Development Corporation; Molokai Irrigation System

#### Description:

Amends agribusiness development corporation law to refocus and direct the role of the corporation to one of taking control of infrastructure from closing large crop plantation operations and converting the infrastructure for use by multiple diversified agricultural enterprises. Removes department of agriculture's oversight of the corporation. Makes Molokai irrigation system water users advisory board a governing board. Increases number of members of the board. Allows nomination from Molokai homestead stakeholder organizations. Establishes the Molokai irrigation special fund for the purpose of repair and maintenance of the Molokai irrigation system. (SD2)