A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

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PART I

SECTION 1. The purpose of this part is to promote fiscal
accountability with regard to agricultural land lease agreements
between the State and lessees by allowing the agribusiness
development corporation to contract with financial institutions
to provide lease management services.

7 SECTION 2. Section 163D-7, Hawaii Revised Statutes, is
8 amended to read as follows:

9 "[4]\$163D-7[4] Agricultural projects; agricultural
10 development plans. (a) The corporation may develop and
11 implement agricultural projects where large tracts of
12 agricultural land have been or will be taken out of productive
13 agriculture or where, through detailed analysis, opportunities
14 exist to exploit potential local, national, and international
15 markets.

16 (b) The corporation may initiate and coordinate the 17 preparation of business and agricultural development plans for 18 its projects. The plans shall include a proposal for the 2008-1964 HB2293 SD1 SMA.doc Page 2

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organization of the enterprise, a marketing information and
 strategy, the impact on existing agricultural operations
 throughout the State, and a recommendation for the construction,
 reconstruction, rehabilitation, improvement, alteration, or
 repair of any infrastructure or accessory facilities in
 connection with any project.

7 (c) The corporation may enter into cooperative agreements 8 with coordinating entrepreneurs or public agencies when the 9 powers, services, and capabilities of the persons or agencies 10 are deemed necessary and appropriate for the development and 11 implementation of the business and agricultural development 12 plans.

13 (d) The corporation may purchase, accept, and maintain
14 permanent conservation easements, or transfer these easements to
15 a qualified land trust in accordance with the federal Natural
16 Resources Conservation Service farm and ranch lands protection
17 program.
18 (e) Notwithstanding any provision of this chapter to the

19 contrary, when leasing corporation-controlled agricultural land,

20 the corporation may contract with a financial institution

21 chartered under chapter 412 or a federal financial institution,

22 as defined under section 412:1-109, that transacts business in

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1	this State to provide lease management services. For the
2	purposes of this subsection, "lease management services"
3	includes the collection of lease rent and any other moneys owed
4	to the corporation related to the lease of agricultural land
5	under the corporation's control.
6	[(d)] <u>(f)</u> The agricultural planning activities of the
7	corporation shall be coordinated with the county planning
8	departments and the county land use plans, policies, and
9	ordinances.
10	$\left[\frac{(e)}{(e)}\right]$ (g) The corporation may amend the business and
11	agricultural development plans as may be necessary.
12	$\left[\frac{(f)}{(h)}\right]$ Any undertaking by the corporation pursuant to
13	this chapter shall be with the express written consent of the
14	landowner or landowners directly affected."
15	PART II
16	SECTION 3. The purpose of this part is to ensure the long-
17	term availability of lands suitable for agricultural activities
18	by authorizing the agribusiness development corporation to lease
19	lands acquired under this Act for up to fifty-five years.
20	SECTION 4. Section 163D-15.6, Hawaii Revised Statutes, is
21	amended to read as follows:

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1	"[[]§163D-15.6 Commitment and preservation of agricultural
2	leases.[]] (a) The agribusiness development corporation shall
3	work toward obtaining commitments from landowners in the leeward
4	and central districts of Oahu that their agricultural leases
5	shall be for a duration of twenty or more years $[\tau]$ and shall not
6	be amended or revoked [in order] to allow for a nonagricultural
7	use of [such] the land[-]; provided that for lands in central
8	Oahu acquired under Act , Session Laws of Hawaii 2008, the
9	agricultural leases shall be for no more than fifty-five years.
10	(b) To further ensure the preservation of agriculture in
11	the leeward and central districts of Oahu, the agribusiness
12	development corporation shall monitor the agricultural leases of
13	lands [utilizing] <u>using</u> the water from the Waiahole water
14	system. In the event of any proposed amendment or revocation of
15	any [such] lease, the corporation shall do all things within its
16	powers under [+]this chapter[+] to protect and defend the
17	interests of the agricultural leaseholders to ensure the
18	continuation of agricultural use for those lands."
19	PART III
20	SECTION 5. The purpose of this part is to comply with
21	article XI, sections 3, 4, and 10 of the state constitution,
22	relating to the protection of agricultural lands, public land
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1	banking, and the promotion of farm ownership and diversified
2	agriculture, by establishing a process to ensure that certain
3	agricultural lands on the island of Oahu and owned by the
4	Galbraith Estate:
5	(1) Remain available for agricultural use;
6	(2) Are properly managed to ensure their continued
7	economic viability while being used for agriculture;
8	and
9	(3) Are managed in a manner that is sensitive to and
10	consistent with the needs of farmers in the Waialua
11	area.
12	The legislature finds that this part is in accordance with
13	article XI, sections 3, 4, and 10 of the state constitution, is
14	in the public interest, and will preserve agricultural
15	activities in the area and a lifestyle that benefits the
16	community at large.
17	SECTION 6. Chapter 163D, Hawaii Revised Statutes, is
18	amended by adding three new sections to be appropriately
19	designated and to read as follows:
20	" <u>§163D-A</u> Acquisitions of important agricultural lands
21	authorized by the legislature. (a) The legislature may
22	authorize the corporation to acquire agricultural lands for the
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1	protection of agricultural lands, public land banking, or the
2	promotion of farm ownership and diversified agriculture.
3	(b) The acquisition shall be authorized by a bill enacted
4	into law and shall contain:
5	(1) A statement of the value of the interest in land as a
6	resource to the State;
7	(2) A description of the specific parcel of land or
8	agricultural easement proposed to be acquired;
9	(3) The owner of the property; and
10	(4) The estimated costs of acquiring the interest in the
11	land.
12	(c) The landowner shall receive payment for the interest
13	in the land in a lump sum, through an installment purchase
14	agreement as determined pursuant to section 163D-B, or from
15	revenues derived from the issuance of revenue bonds pursuant to
16	section 163 D-9.
17	§163D-B Acquisitions; payment. (a) If the landowner
18	agrees to the sale of the interest in lands pursuant to section
19	163D-A, the landowner and the corporation shall agree on whether
20	the landowner shall receive payment for the interest in a lump
21	sum or through an installment purchase agreement pursuant to
22	section 163D-C.



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1	(b) The corporation may make payments from moneys
2	appropriated by the legislature.
3	<u>§163D-C</u> Installment purchase agreements; interest payment.
4	(a) The legislature may authorize the corporation to negotiate
5	installment purchase agreements for the acquisition of specific
6	parcels of land for the protection of agricultural lands, public
7	land banking, or the promotion of farm ownership and diversified
8	agriculture. The installment purchase agreements shall be
9	structured pursuant to the requirements of the Internal Revenue
10	Code of 1986, as amended, to defer recognition of capital gain
11	until all of the purchase price is paid. The agreement shall
12	include provisions for the periodic payment of a portion of the
13	purchase price with the remainder of the purchase price paid at
14	the end of the term of the agreement. The legislature shall
15	authorize the purchase of United States Treasury zero coupon
16	bonds for the installment purchase agreement with a maturity
17	date equal to the term of the agreement.
18	(b) The interest rate paid on the installment purchase
19	agreement shall be not less than the interest rate on the zero
20	coupon bonds at the closing of the agreement or eight per cent,

21 whichever is higher.

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1	(c) The corporation shall make semi-annual interest
2	payments on the outstanding balance of the installment purchase
3	agreement purchase price."
4	PART IV
5	SECTION 7. Section 163D-9, Hawaii Revised Statutes, is
6	amended by amending subsection (a) to read as follows:
7	"(a) The corporation, with the approval of the governor,
8	may issue, from time to time, revenue bonds in amounts not
9	exceeding the total amount of bonds authorized to be issued by
10	the legislature for the purpose of constructing, acquiring,
11	remodeling, furnishing, and equipping any project facility,
12	including the acquisition of the site thereof $[-,]$, or acquiring
13	agricultural lands through purchase to sustain and preserve
14	viable agricultural enterprises within a contiguous geographic
15	area."
16	PART V
17	SECTION 8. Pursuant to section 163D-A, Hawaii Revised
18	Statutes, the agribusiness development corporation is authorized
19	to acquire certain agricultural lands located on the island of
20	Oahu and owned by the Galbraith Estate (Land Court Application
21	262), tax map keys 6-5-002:10, 6-5-002:25, 6-5-002:26, 7-1-
22	001:01, 7-1-001:02, 7-1-001:03, 7-1-001:05, 7-1-001:06, 7-1-
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001:07, 7-1-001:08, 7-1-001:011, 7-1-001:12, 7-1-001:13, 7-1 001:17, 7-1-001:20, 7-1-001:21, 7-1-001:022, 7-1-001:23, 7-1 001:24, 7-1-001:25, 7-1-001:26, 7-1-001:27, 7-1-001:31, 7-1 001:32.

5 The legislature finds that the lands contain soil qualities 6 and growing conditions that support agricultural production of 7 food, fiber, or fuel- and energy producing crops and have 8 sufficient quantities of water to support viable agricultural 9 production and to meet the requirements for the protection of 10 agricultural lands, public land banking, or the promotion of 11 farm ownership and diversified agriculture.

12 SECTION 9. If an agreement to acquire the property 13 identified in section 8 of this Act is not reached within a 14 reasonable time as determined by the department of land and 15 natural resources, the department of land and natural resources 16 shall exercise its power of eminent domain to acquire the 17 property. For purposes of this Act, condemnation of the 18 property shall not be subject to legislative disapproval.

19 SECTION 10. There is appropriated out of the general
20 revenues of the State of Hawaii the sum of \$ or so
21 much thereof as may be necessary for fiscal year 2008-2009 to
22 purchase agricultural lands located on the island of Oahu and



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1 owned by the Galbraith Estate (Land Court Application 262) 2 through: 3 (1)The purchase of United States Treasury zero coupon 4 bonds for the negotiated installment purchase 5 agreement pursuant to section 163D-C, Hawaii Revised 6 Statutes; or 7 (2)Lump sum payment. The sum appropriated shall be expended by the agribusiness 8 development corporation. 9 SECTION 11. In codifying this Act, the revisor of statutes 10 shall insert the appropriate number of this Act in section 4 and 11 in codifying the new sections in section 6 of this Act, the 12 revisor of statutes shall substitute appropriate section numbers 13 14 for the letters used in designating the new sections in this 15 Act. SECTION 12. Statutory material to be repealed is bracketed 16 17 and stricken. New statutory material is underscored. 18 SECTION 13. This Act shall take effect on July 1, 2008.

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Report Title:

Galbraith Estate; Agricultural Lands; Agribusiness

Description:

Enables the agribusiness development corporation to contract with banks to provide lease management services. Allows corporation to lease agricultural lands for up to 55 years. Authorizes the corporation to purchase agricultural lands owned by the Galbraith Estate. Allows for use of eminent domain power to acquire Galbraith Estate lands. Makes an appropriation to acquire Galbraith Estate lands. (SD1)

