

LINDA LINGLE
Governor



State of Hawaii
DEPARTMENT OF AGRICULTURE
1428 South King Street
Honolulu, Hawaii 96814-2512

SANDRA LEE KUNIMOTO
Chairperson, Board of Agriculture

DUANE K. OKAMOTO
Deputy to the Chairperson

**TESTIMONY OF SANDRA LEE KUNIMOTO
CHAIRPERSON, BOARD OF AGRICULTURE**

**BEFORE THE HOUSE COMMITTEES ON AGRICULTURE
AND
ENERGY & ENVIRONMENTAL PROTECTION
WEDNESDAY, FEBRUARY 6, 2008
8:30 A.M.**

**HOUSE BILL NO. 3034
RELATING TO MILK**

Chairpersons Tsuji and Morita and Members of the Committees:

Thank you for the opportunity to provide testimony on House Bill No. 3034, relating to milk, which is an Administration Bill. The Milk Control Act regulates the assignment of milk quota and the minimum price paid to the local milk producers. A Class I price is paid to a producer by the State's only milk processor when milk is utilized for fluid consumption. The lower Class II price is paid when milk is utilized by the processor for other non-fluid dairy products, such as yogurt and cottage cheese. The Class II price is approximately 2/3rds of the price paid for Class I milk. The department strongly supports this bill.

Currently, there is no control over the amount or source of milk utilized for Class I or Class II milk by the processor and no alternative processor in the State. In 2007, locally produced milk represented approximately 18% of the total milk and milk products consumed in the State and the other 82% came from imports into the State. The majority of the imported milk is pasteurized on the mainland, transported in insulated rather than mechanically refrigerated, bulk containers and re-pasteurized before being packaged by the local processor. Imported milk may have been in transit from the farm for close to two weeks and will have traveled over 3,000 miles before arriving in Hawaii stores.

This amendment will help to ensure that 100% of the local producers' milk produced within their quota will be used for fluid consumption rather than for the lower compensated Class II purposes. It will also mean that Hawaii's consumers will obtain fresher milk and will contribute to the continued operation of the two remaining Hawaii dairies.

Thank you for the opportunity to testify in support of Hawaii's dairy industry.



2343 Rose Street, Honolulu, HI 96819
PH: (808)848-2074; Fax: (808) 848-1921
e-mail hfbf@hfbf.org

February 6, 2008

TESTIMONY BEFORE THE
HOUSE COMMITTEE ON AGRICULTURE

HB 3034

RELATING TO MILK

Chair Tsuji and Members of the Committees:

My name is Alan Takemoto and I am the Executive Director of the Hawaii Farm Bureau Federation.

The Farm Bureau supports HB 3034, which ensures that the remaining Hawaii dairy producers are paid a price commensurate with the quality of the milk they produced. The livestock industry, especially the dairy operations, has been reduced tremendously and now only have 2 remaining dairy operations left. We need to do everything within our power to encourage these dairy operations to remain viable in our state. The need for fresh milk in Hawaii is vital for not only self sufficiency but also food security. With these changes we hope will keep our existing dairy operations alive as well as encourage more operations to open in the near future.

Thank you for allowing us to testify in support of this measure.



Hawaii Agriculture Research Center

99-193 Aiea Heights Drive, Suite 300

Aiea, Hawaii 96701

Ph: 808-487-5561/Fax: 808-486-5020

TESTIMONY BEFORE THE HOUSE COMMITTEE ON AGRICULTURE

HOUSE BILL 3034

RELATING TO MILK

February 6, 2008

Chairman Tsuji and Members of the Committee:

My name is Stephanie Whalen. I am President and Research Director of the Hawaii Agriculture Research Center (HARC). I am testifying today on behalf of the center, our research and support staff, and our members and clients.

HARC supports House Bill 3034 Relating to Milk.

It is unfortunate that Hawaii has lost so many of its production dairies at a time when 'buy local' is finally entering the community's radar. It is also unfortunate that the intent of the state's regulation meant to support local farm production can so easily be circumvented.

Hopefully the changes being proposed by this legislation will ensure that the remaining local state dairies will be paid the class 1 price for all their milk delivered to the processors. Imported milk can be used to make up the difference needed for fluid milk and for all the class 2 products.

The 30 to 35% difference between the price for class 1 and class 2 is obviously very significant and certainly a contributor to the dairy bottom line.

We urge you to **support House Bill 3034** to help maintain the state's remaining dairies.

Thank you for the opportunity to testify.



Meadow Gold Dairies



Testimony by: Glenn Muranaka
HB 3034: Relating to Milk
Wednesday, Feb. 6, 2008
House AGR, 8:30 am
Conference Room 305

Position: Comments

Chair Tsuji and Members of the House AGR Committee:

I am Glenn Muranaka, President and General Manager of Meadow Gold Dairies. Meadow Gold, a member of Hawai'i's agriculture community for more than 100 years, has always supported Hawaii's diversified agriculture and believed in its future as an industry that had the potential to synergistically combine the benefits of our unsurpassed climate, the incredible global strength of the Hawai'i brand, and technological innovations to grow beyond the unsustainable plantation agriculture and protected dairy industry of our past. In investing many millions of dollars in its farms that once were on the islands of Kaua'i and O'ahu, its plants and distributions facilities on Kaua'i, Maui, O'ahu, and Hawai'i, and in its distributors and employees on all of the islands, Meadow Gold has placed its future squarely within these beliefs. From this experience and history, Meadow Gold offers its thoughts on this proposed legislation.

Observation #1: History

1. We believe that it is important to understand the history of the dairy industry in Hawai'i in order to properly evaluate HB 3034. Otherwise, legislation offered to help may have the unintended consequence of further weakening an industry already impaired by misguided efforts to prop it up in the face of competition and new technological developments.

By 1988, Hawaii dairy producers had approximately three years to digest its first competition from dairy producers outside the state. This was a result of US District Court's decision in *Safeway Stores Inc. v. Board of Agriculture of the State of Hawaii, et al*, 590 F.SUPP.778 (USDC Hawaii 1984)

Soon after this decision in 1984, Safeway began importing milk from its San Leandro plant into its stores in Hawaii. Subsequently, other importers followed. Today, there are more than 8 importers of milk into Hawai'i,

representing more than 11 different brands. Competition at the retail level for sales of fluid milk has never been more intense than at present. Incidentally, it is likely that in the days of your youth, the majority of ice cream products in dairy cases in Hawai'i were made in Hawai'i. As with fluid milk today, competition from mainland makers of ice cream products was fierce and, you can now seek in the dairy cases the winners of that struggle. The ice cream history lesson teaches that technological innovation, marketing and brand strengths, and competitive advantageous production and processing facilities will pose formidable challenges to dairy products that rely only on geographical proximity.

2. As with local ice cream, local fluid milk is produced geographically closer to Hawai'i consumer than the mainland fluid product. This advantage, however, has not since 1984 translated into the proposition that local milk is better, safer, or more nutritious than fluid milk from the mainland. With all due respect, the sloganeering that local milk is better, safer, or more nutritious is not a credible or reasoned argument and certainly not one that has been accepted by the majority of consumers in Hawai'i.
3. In fact if not by express admission, by 1988 dairy producers in Hawai'i had abandoned approaches to distinguish their product qualitatively from mainland-imported milk with the exception of the "Island Fresh" milk seal program, which was based on the seeming advantage bestowed by geographical proximity. In other words, "Island Fresh" is "better" because it is "fresher." Unable to identify accepted standards of quality by which their products surpassed mainland milk, the producers argued that local milk had a longer shelf life because it had a shorter, quicker line from the cow to the shelf. However, this marketing campaign was not successful, and to the degree that the producers had an argument, technology arrived in the 1990s in the form of advances in fluid tankers to obliterate that contention.

Retreating or abandoning unpersuasive "freshness" claims, by or soon after 1988, local dairy producers did not even seek to compete favorably with mainland producers on price. Instead, Hawai'i producers successfully convinced the BOA to set Class I price at the price paid to California producers plus the transportation costs from California to Hawai'i plus an added premium of \$3.00 cwt for Oahu producers. From this point forward, local producers bestowed no cost or price advantage on their fluid milk products.

Observation #2: Class I and Class II Price Tiers

1. From the inception of the regulatory framework in the Hawai'i Milk Control Law, the concept of Class I and Class II price tiers based on actual usage have been wisely embedded in the regulatory structure of the local dairy industry.
2. It is wise because price based on use encourages the production of more milk than can be used as Class I thereby rewarding producers who produce without penalizing producers who failed to produce to quota.
3. It wisely encourages a processor to accept as much milk as a producer can produce because the processor could use excess processing capacity to make or develop a third party market for others to make products such as ice cream, yogurt, ice cream mix, sour cream, cottage cheese, and other non-fluid products which use non-class 1 fluid milk. These products could be made with fluid milk which had a Class II cost, but almost never could be made with a fluid milk priced at Class I. At a Class I price, users would simply elect to use less costly equivalents such as lard or skim powder.
4. Class II pricing frequently is created when skim milk is made for the DOE schools, which currently serve skim milk. This requires the removal of fat from the dairy producer's whole milk delivered to the processor. Skim milk production thereby results in surplus fat which is primarily utilized in products such as ice cream mix or yogurt products which use the excess fat in lieu of alternative ingredients such as lard and skim powder. This is possible because the Class II cost often makes the excess fat the ingredient of choice when a Class I cost would make the excess fat uncompetitive.

The use of fat from skim milk for ice cream mix has created a market for the dairy producer, which results in a payment that would not exist if such fat were not sold. This is the current Class II market. It would be substantially reduced and perhaps destroyed if the Class II price was equal to the Class I price.

5. It discouraged dump of milk because a processor who is forced to pay Class I prices for milk that cannot be sold or used for Class I purposes will not accept milk and cannot accept milk for which there is no Class 1 market.

Insistence on paying Class I prices for such milk will only lead to an increase in returns from the market and assignment of such returns to the excess pool wherein no producer receives payment. In other words, a processor cannot buy more milk than can be sold. If a processor is compelled to pay Class I for milk that will end up in a Class II usage, the processor will not buy the milk. The producer who produces in excess of Class I usage will end up with that milk dumped.

Observation #3: Quota System Changes Proposed in HB 3034

1. Rather than tinker with the Quota System, it is recommended that discussion occur about the purpose and continued use of the Quota System.
2. The Quota System limits the production of milk to holders of the quota.
3. For a new producer to enter the milk shed, quota must be obtained. Historically, the only way to obtain quota was to buy it from an existing holder of the quota.
4. Consideration should be given to ending the Quota System so that potential dairy producers do not have to buy or acquire Quota to become a producer in the State of Hawai'i. It is a cost and it restricts production.

Observation # 4: Thoughts On What Can Be Done

1. It has been frustrating to see the decline of this local industry. We believe that a long-term perspective shows that regulations and legislation that protect from competition usually result in weak producers who rely on short-term boosts to income through increases in prices rather than investments in infrastructure, technology, and brand development.
2. Production must be competitive. This means that land and infrastructure must be merged. The land holdings must be large so as to allow the development of the needed size and type of infrastructure needed to compete in a global economy. This strongly implies a Neighbor Island base given the urbanization of O'ahu.
3. Technology must be adopted quickly. Cooling, refrigeration, shipment, and delivery technologies are rapidly evolving. Competition demands nimble use of technology. The location of production facilities on a Neighbor Island underscores these needs.

4. Branding and marketing must be taken to new levels of competence and application. Private enterprise is good at these tasks. After all, it is a matter of survival in the private sector.

The best way to ensure that IAL and water systems remain dedicated to agriculture is to ensure commercial success of farmers. This assurance can be done through the development of an agriculture marketing entity, perhaps through ADC, that would primarily market Hawaii fresh produce and meats to state institutions (DOE, Public Safety, Hawaii Health Systems Corporation, etc). As a secondary market, the entity would also market to local outlets that want to support a sustainable agricultural industry.

In addition, the Seal of Quality program can be marketed more aggressively to residents who want to support a sustainable agriculture industry. The Hawaii Marketing Alliance, of which I am Chairman, initially developed the Seal of Quality brand and is comprised of agriculture leader-experts in brand building. The proposed marketing entity (ADC) could sub-contract with the HMA to accomplish that.

Thank you for the opportunity to present comment and testimony.

From: Cathy [selkie@hawaii.rr.com]
Sent: Monday, February 04, 2008 8:06 AM
To: AGRtestimony
Subject: (no subject)

Please deliver testimony on HB3034 to joint hearing Committee on Agriculture and Energy and Environmental Protection Wednesday, Feb. 6, 2008@ 8:30 am in Conference Room 325.
Mahalo!

Chairs Tsuji and Morita:

Animal Rights Hawai'i opposes any more state support of the dying dairy industry in Hawai'i. Last year, the Legislature appropriated \$3 million dollars for livestock rehabilitation. The primary targets were dairy and egg producers. Since then, the last dairy on O'ahu has announced imminent closure. How many more taxpayer dollars can be thrown at the moribund livestock industry? How can you, the legislators, continue to support the rural lifestyle of a few at the expense of the hardworking people of Hawai'i?

For those who want to drink milk, there are many cheaper sources from the mainland. There are those who claim that an interruption in mainland transport will cause a scarcity of milk; just consider that most dairies now rely upon imported food for their cows. A strike or other interruption will cause a scarcity of island produced milk due to lack of fodder for the cows.

Please stop the hemorrhaging of tax monies to the livestock industry.

Cathy Goeggel
Director, Research and Investigations
Animal Rights Hawai'i
PO Box 10845
Honolulu, HI 96816
www.animalrightshawaii.com

To: Rep. Cliff Tsuji, Chair House Committee on Agriculture

From: CN Lee as a private individual

Ref. HB 3034 Relating to milk and fair payment.

I work with dairy producers in the state but am submitting this testimony as private individual. I support the changes HB 3034 seeks. I understand that this is an administrative bill seeking ensure fair pricing for our local livestock industry in an attempt to stop the decline of dairies in Hawaii.

Even as recently as the past 5 months, dairy producers were paid Class II prices for some to the milk they produced. Class II is milk used for soft processing purposes. Meanwhile, we import huge quantities of fluid milk for fluid purposes.

I have included here some data that I have collected over time with the collaboration of the previous Milk Division manager (now retired). The information speaks for itself. Producers here cannot be producing milk and have large volumes of it used for Class II purposes and paid lower prices. Our studies showed that they produce good quality raw milk and when properly handled, meets the FDA standards for the consumers.

Fluid milk is a necessity food item for a certain sector of the population, the children and the elderly. All states have price support system to ensure fluid milk produced meet the local demand for fluid milk needs first. Some states even go further to ensure the quality of freshness for her consumers. This bill is a step in the right direction to ensure priority utilization and appropriate payment for an important food item. Thank you.

C N Lee
private individual

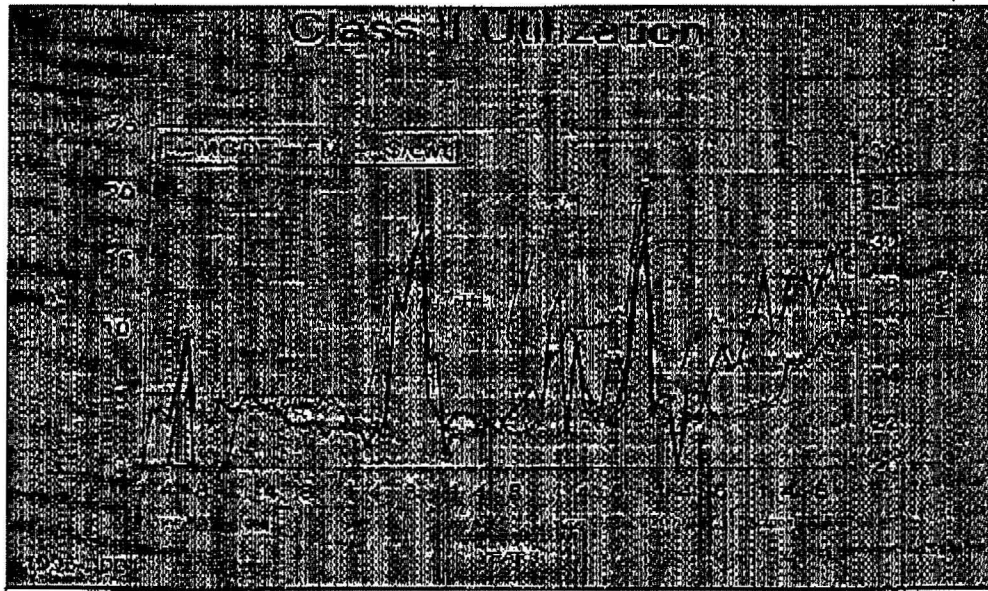


Figure 1. Class II Utilization on the Oahu milk shed. Data from the Dept. of Ag. HI. MGD = Meadow Gold Dairy, HI.; FM=Foremost Dairy Hawaii; \$/cwt = price per 100 pounds of milk.

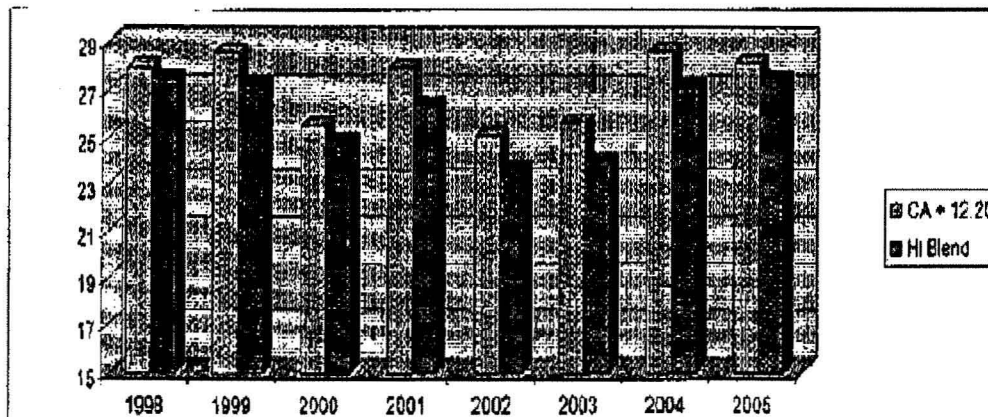


Figure 2. Average blend prices of milk under the previous pricing system. Farmers are paid a blend price based on utilization. Meanwhile, we have imported milk used for fluid purposes.