HAWAII ADMINISTRATIVE RULES

TITLE 4 DEPARTMENT OF AGRICULTURE

SUBTITLE 6 DIVISION OF PLANT INDUSTRY

CHAPTER 68

NOXIOUS WEED RULES

§4-68-2	Objectives Definitions
34-00-3	Criteria for the designation of noxious weeds for eradication or control projects by the department
§4-68-4	
§4-68-6	Criteria based on growth characteristics Criteria based on detrimental effects Criteria based on control
§4-68-8	Criteria based on distribution and spread Criteria for the designation of noxious
	weeds for control projects by lessees as provided in pasture lease agreements of State lands
§4-68-10	Procedure for the designation of noxious weeds
§4-68-11	Designation of an area declared relatively free of a specific noxious weed
	Forms of cooperative agreements Form A cooperative agreement
	Form B cooperative agreement
	Form C cooperative agreement
	Form D cooperative agreement Procedures for initiating a cooperative agreement
	Eradication project Control project

Historical Note: This chapter is based substantially upon Regulation NW 10 entitled "Noxious Weeds", division of plant industry, of the department of agriculture. [Eff 2/28/51, am 1/27/56, am 12/19/57, am 7/25/58, am 8/18/58, am 9/21/58, am 6/29/59, am 11/30/59, am 5/30/78, R 7/13/81]

§4-68-1 Objectives. The objectives of this chapter are to implement the requirements of chapter

152, Hawaii Revised Statutes, and to establish criteria for designation, control, or eradication of noxious weeds. [Eff 7/13/81; comp AUG 22 1992 (Auth: HRS §152-2) (Imp: HRS §§152-3, 152-4, 152-5, 152-6)

§4-68-2 <u>Definitions</u>. As used in this part: "Board" means the board of agriculture; "Chairman" means the chairman of the board or agriculture;

"Cooperative agreement" means an agreement between the department and the landowner and land occupier for the control or eradication of a noxious weed infestation;

"Head" means the head of the division of plant

industry, department of agriculture; and

"Land occupier" means a person who occupies, resides on, or utilizes land or real estate of a

landowner [Eff 7/13/81; am and comp AUG 221992] (Auth: HRS §152-2) (Imp: HRS \$152-2)

§4-68-3 Criteria for the designation of noxious weeds for eradication or control projects by the department. Each plant species designated as a noxious weed for eradication and control projects by the department, shall meet all of the criteria in \$4,68-4 through \$4-68-8. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS \$152-2) (Imp: HRS $\S\S152-2$, 152-4)

§4-68-4 Designation; criteria based on plant reproduction. Reproductive characteristics of noxious weeds are:

- (1)A plant species that reproduces by seeds capable of being dispersed over wide areas;
- (2) A plant species that reproduces by seeds capable of remaining dormant for two years or more; or
- (3) A plant species that reproduces by tubers. creeping roots, stolons, rhizomes, or other natural vegetative means. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS §152-2) (Ir : HRS §§152-2, 152-4)

§4-68-5 <u>Criteria based on growth</u> <u>characteristics</u>. Growth characteristics of noxious weeds are:

- (1) A plant species that is capable of competing with cultivated crops for nutrients, water or sunlight; or
- (2) A plant species that becomes established and forms dense stands in pasture lands, forests, lawns, landscape gardens, and recreational areas and conservation districts and is capable of shading and crowding out forage plants, native plants, and other desirable plants. [Eff 7/13/81; am and comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §\$152-2, 152-4)

§4-68-6 Criteria based on detrimental effects. Detrimental effects of noxious weeds are:

- (1) A plant species that is causing or has the potential of causing severe production losses or increased control costs to the agricultural, horticultural, aquacultural, or livestock industries; or
- (2) A plant species that is or has the potential of endangering native flora and fauna by encroachment in forest and conservation areas; or
- (3) A plant species that is or has the potential of hampering the full utilization and enjoyment of recreational areas including forest and conservation areas; or
- (4) A plant species that is poisonous, injurious, or otherwise harmful to humans or animals. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §§152-2, 152-4)

§4-68-7 <u>Criteria based on control</u>. Control criteria of noxious weeds include:

- (1) A plant species that is not effectively controlled by present day technology or by available herbicides currently registered for use pursuant to chapter 149A, Hawaii Revised Statutes; or
- (2) A plant species that is effectively controlled only by extraordinary efforts such as repeated herbicidal applications at

high dosage rates; or

A plant species that is effectively controlled only by additional effort over and beyond the normal weed maintenance effort required for the product in or management of certain crops and asture lands, recreational areas, forest lands, or conservation areas. [Eff 7/13/81; comp

AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §§152-2, 152-6)

§4-68-8 <u>Criteria based on distribution and</u> <u>spread</u>. Distribution and spread criteria of noxious weeds are:

- (1) A plant species that is not known to occur in one or more islands of the State or
- (2) A plant species that is known to occur only in incipient stages on less than five acres on one or more islands of the State; or
- (3) A plant species that is known to occur on more than five acres but only in isolated or limited areas on one or more islands of the State. [Eff 7/13/81; comp AUG 27:002] (Auth: HRS §152-2) (Imp: HRS §\$152-2, 152-5)

§4-68-9 Criteria for the designation of noxious weeds for control projects by lessees as provided in pasture lease agreement of State lands. Each plant species designated as a noxious weed for control projects by lessees as provided in a pasture lease agreement of State lands shall meet the criteria of §4-68-3. [Eff 7/13/81; am and comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §\$152-4, I52-6)

§4-68-10 Procedure for the designation of noxious weeds. (a) The head shall direct a continuous program of study and evaluation of potential noxious weed species.

- (b) Study and evaluation of a specific plant species may be initiated by the head or upon request by other governmental agencies or private organizations.
- (c) When sufficient data have been accumulated on a plant species, the head may submit to the board a request for designation of the plant species as a

noxious weed, pursuant to rule adoption.

- (d) The plant species shall meet the criteria for designation as a noxious weed as provided in $\S4-68-3$.
- (e) The list of plant species designated as noxious weeds, adopted by the board on June 18, 1992, and located at the end of this chapter is made a part of this section.
- (f) A plant species shall be designated as a noxious weed for an eradication or control project by the department or for a control project by lessees as provided in State pasture lease agreements upon approval by the board.
- (g) When the head determines that a plant species officially designated as a noxious weed no longer meets the criteria for the designation of noxious weed, the head may submit to the board a request for approval to rescind the official designation for that plant species, pursuant to rule adoption. The request shall include a report with reasons to justify the re-designation.
- (h) The official designation of a plant species as a noxious weed shall be rescinded upon approval by the board. [Eff 7/13/81; am and comp AUG 22 1992 (Auth: HRS §152-2) (Imp: HRS §§152-2, 152-4)

§4-68-11 Designation of an area declared free or relatively free of a specific noxious weed. (a) The head may recommend to the board the designation of a certain locality, an island, a group of islands, or the entire State as being free or relatively free of a specific noxious weed when the head determines that:

- (1) Infestation of the specific noxious weed is not known to occur in the area being considered; or
- (2) Infestation of the specific noxious weed is known to occur in the area being considered only in an incipient stage that could be easily eradicated.
- (b) The head may defer the recommendation for the designation of an area declared free or relatively free of a specific noxious weed pursuant to §4-68-11(a) when it is determined that:
 - (1) The specific noxious weed is commercially cultivated as a crop for food, feed, or ornamental purposes, and
 - (2) The likelihood of the specific noxious weed manifesting its detrimental effects in the

specific area would be remote or nil because of geographic barriers or ecological conditions.

- (c) A locality, an island, group of islands or the entire State snall be de ign. ed relatively free of a specific noxious weed u on a proval or the board. [Eff 7/13/81; am and comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §152-5)
- §4- 1 -12 Forms of cooperative agreements. There shall be four forms of cooperative agreements as set forth in §4-68-13 to §4-68-16, for the purpose of initiating noxious weed control or eradication projects. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §152-6)

§4-68-13 Form A cooperative agreement. This agreement shall include but not be limited to the following provisions:

- (1) The department shall provide necessary chemical herbicides, oil carriers, and surfactants;
- (2) The department shall provide consultative, instructional, and supervisory services and shall coordinate the project;
- (3) The landowner or land occupier shall permit authorized personnel of the department to enter the infestation area;
- (4) The landowner or land occupier shall provide, for the purpose of herbicidal application, appropriate equipment and adequate personnel at a specified time after being given reasonable notice by the department; and
- (5) If the landowner or land occupier fails to provide the necessary personnel and equipment pursuant to the agreement after being given adequate notice in writing, the department shall provide necessary personnel by contracting other persons or firms and the landowner or land occupier shall be billed for these services by the department. [Fff 7/13/81; am and omp AUD 22 1992] (Auth: HRS §152-2) Imp: HRS §152-6)

§4-68-14 Form B cooperative agreement. This agreement shall include, but not be limited to, the following provisions:

- (1) The department shall provide appropriate equipment, and adequate personnel for the purpose of herbicidal applications;
- (2) The department shall provide consultative services and shall coordinate the project;
- (3) The landowner or land occupier shall permit authorized personnel of the department to enter the infestation area;
- (4) The landowner or land occupier shall provide necessary chemical herbicides, oil carriers, and surfactants at a specified date after being given reasonable notice by the department; and
- (5) If the landowner or land occupier fails to provide the necessary chemical herbicides, oil carriers, and surfactants pursuant to the agreement after being given adequate notice in writing, the department shall bill the landowner or land occupier for the cost of the chemical herbicides, oil carriers and surfactants used for the project by the department. [Eff 7/13/81; am and comp

 AUG 22 1992 | (Auth: HRS \$152-2)
 (Imp: HRS \$152-6)

§4-68-15 Form C cooperative agreement. This agreement shall include, but not be limited to, the following provisions:

- (1) The department and the landowner or land occupier shall jointly provide on a cost-sharing or pro-rata basis, necessary chemical herbicides, oil carriers, surfactants, equipment, and personnel for the project;
- (2) The department shall provide consultative services and shall coordinate the project;
- (3) The landowner or land occupier shall permit authorized personnel of the department to enter the infestation area; and
- (4) If the landowner or land occupier fails to provide a share of any of the items mutually agreed upon pursuant to the agreement after being given adequate notice in writing, the department shall bill the landowner or land occupier for the actual costs of the items.

[Eff 7/13/81; comp AUG 22;332] (Auth: HRS §152-2) (Imp: HRS §152-6)

§4-68-1 Form D cooperative agreement. This agreement small include, but not be limited to, the following provisions:

- (1) The department shall provide necessary chemical herbicides, oil carriers, surfactants, equipment and personnel for the project;
- (2) The department shall provide consultative services and shall coordinate the project; and
- (3) The landowner or land occupier shall permit authorized personnel of the department to enter the infestation area. [Eff 7/13/81; comp AUG 221992] (Auth: HRS §152-2) (Imp: HRS §152-6)

§4-68-17 Procedures for initiating a cooperative agreement. (a) For a cooperative noxious weed control or eradication project, the department shall initiate either a form A, form B, or form C cooperative agreement provided, however, that the department may initiate a form D cooperative agreement with a landowner or land occupier who shall not benefit materially or financially by the noxious weed control or eradication project.

- (b) A form D cooperative agreement may also be initiated when authorized and funded by specific legislation.
- (c) The agreement shall take effect after both parties mutually agree to abide by the provisions of the agreement and after indicating their mutual agreement by the signature of the chairman and the landowner or land occupier authorized by the landowner. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §\$152-2, 152-6)

§4-68-18 Eradication project. A noxious weed eradication project shall be limited to incipient noxious weed infestations located on an island or portion of an island designated by the department as relatively free of that species. A p. ject shall be initiated by cooperative agreement. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §\$152-2, 152-6)

§4-68-19 Control project. (a) Noxious weed control projects may be initiated upon widespread established noxious weed infestations and shall be limited to infestations on land used for or zoned for agriculture, horticulture, aquaculture, livestock production, forestry, recreational areas, or conservation districts and to the periphery of the land.

- (b) Control projects shall be initiated by cooperative agreement only after the department receives written assurance that the landowner or land occupier shall maintain, for a period of not less than five years, the level of noxious weed control attained at the termination of the project.
- (c) The control project shall be terminated upon determination by the head that the noxious weed infestation has been brought under control, or may be terminated with good cause upon mutual agraement by both parties. [Eff 7/13/81; comp AUG 22 1992] (Auth: HRS §152-2) (Imp: HRS §\$152-2, 152-6)

List of Plant Species Designated as Noxious Weeds for Eradication or Control Purposes by the Hawaii Department of Agriculture

June 18, 1992				
		Talanda Eroo on		
Scientific Name	Common Name	Islands Free or Relatively Free		
Acacia mearnsii	black wattle	Molokai		
Acaena novae-zelandiae	New Zealand bur, piripiri	All islands		
Acroptilon repens	Russian knapweed	All islands		
Aeschynomene indica	Kat sola, Indian jointvetch	All islands		
Ageratina adenophora	croftonweed Maui pamakani	Hawaii, Kauai		
Ageratina riparia	creeping croftonweed, Hamakua pamakani	Kauai		
Allium vineale	wild garlic	All islands		
Andropogon bicornis	West Indian foxtail	Maui, Lanai, Molokai, Oahu, Kauai		
Andropogon virginicus	broomsedge	Molokai, Lanai Oahu, Kauai		
Anredera cordifolia	Madeira vine	Maui		
Ardisia elliptica	shoebutton ardisia	Maui, Molokai, Lanai, Oahu, Kauai		
Bocconia frutescens	plume poppy	All islands		
Cardaria pubescens	hairy whitetop	All islands		

Scientific Name	Common Name	Islands Free or Relatively Free
Cereus uruquayanus	spiny tree cactus, Peruvian apple	All islands
Chromolaena odorata	siamweed, bitterbush	All islands
Cirsium arvense	Canada thistle	All islands
Clidemia hirta var. hirta	Koster's curse, curse	Kauai, Lanai
Coccinia grandis	ivy gourd	Hawaii, Maui Molokai, Lanai, Kauai
Convolvulus arvensis	field bindweed	All islands
Cortaderia jubata		All islands
Cymbopogon refractus	barbwire grass	Lanai, Oahu
Cyperus esculentus	yellow nutsedge	Maui, Oahu, Lanai, Kauai, Molokai
Cytisus monspessulanus	French broom	All islands
Cytisus scoparius	Scotch broom	All islands
Dichrostachys nutans	marabu	All islands
Elephantopus mollis	elephantopus, elephant's foot	
Elytrigia repens	quackgrass	All islands
Emex spinosa	spiny emex	Lanai, Kauai
Eriocereus martinii	moon cactus	All islands
Euphorbia esula	leafy spurge	All islands
Grevillea banksii	kahiliflower, Bank's grevillea	Lanai, Maui, Molokai

		Islands Free or
Scientific Name	Common Name	Relatively Free
Halogeton glomeratus	halogeton	All islands
Hyptis pectinata	comb hyptis	Kauai, Molokai, Lanai, Oahu
Hyptis suaveolens	wild spikenard	All islands
Imperata cylindrica	cogon	All islands
<u>lagascea</u> mollis	acuate	All islands
<u>Lepidium</u> <u>latifolium</u>	perennial pepperweed	All islands
Malachra alceifolia	malachra	All islands
Medinilla venosa		Hawaii, Lanai, Molokai, Oahu, Kauai
Melastoma spn	melastoma	All islands
Miconia spp.	miconia	All islands
Mikania micanthra	mile-a-minute	All islands
Mikania scandens	climbing hempweed	All islands
Mimosa invisa	giant sensitiveplan	All islands t
Mimosa pigra	thorny sensitiveplan	All islands
Miscanthus floridulus	miscanthus, Japanese silvergrass	All islands
Montanoa hibiscifolia	tree daisy	Maui
Myrica faya	firetree, candleberry myrtle	Maui, Lanai Molokai, Oahu
Oxyspora paniculata		Maui, Molokai, Lanai, Kauai

Scientific Name	Common Name	Islands Free or Relatively Free
Panicum repens	torpedograss	Maui, Molokai, Lanai, Oahu, Kauai
Passiflora mollissima	banana passionfruit, banana poka	Maui, Molokai, Lanai, Oahu
Passiflora pulchella	wingleaf passionfruit	All islands
Pennisetum setaceum	fountaingrass	Maui, Molokai, Lanai, Oahu, Kauai
Piper aduncum	spiked pepper	All islands
Pittosporum undulatum	Victorian box	Maui, Oahu, Lanai, Kauai, Molokai
Prosopis juliflora		All islands
Pueraria phaseoloides	tropical kudzu	All islands
Rhodomyrtus tomentosa	downy rosemyrtle	Maui, Molokai Lanai, Oahu
Rubus argutus	prickly Florida blackberry	Lanai, Molokai
Rubus ellipticus var. <u>obcordatus</u>	yellow Himalayan Taspberry	Maui, Molokai, Lanai, Oahu Kauai
Rubus niveus	hill raspberry	Molokai, Lanai Oahu, Kauai
Rubus sieboldii	Molucca raspberry	All islands
Salsola kali	Russian thistle	All islands
<u>Senecio</u> madagascariensis	fireweed	All islands

Scientific Name	Common Name	Islands Free or Relatively Free
Solanum carolinense	horsenettle	All is ands
Solanum elaeagnifolium	silverleaf nightshade	Il is nds
Solanum robustum		All islands
Solanum torvum	turkeyberry, terongan	All islands
Sonchus arvensis	perennial sowthistle	All islands
Spartium junceum	Spanish broom	All islands
Stipa trichotoma	nasella tussock	All islands
Striga spp.	witchweeds	All islands
Themeda villosa	Lyon's grass	Maui, Molokai, Lanai, Oahu, Kauai
Tibouchina spp.	tibouchina	Maui, Molokai, Lanai, Oahu, Kauai
Triumfetta rhomboidea	paroquet bur	Kauai, Maui
Triumfetta semitriloba	Sacramento bur	Lanai, Oahu, Molokai, Kauai
Ulex europaeus	gorse	Hawaii, Oahu, Lanai, Kauai, Molokai, Maui
<u>Urena lobata</u>	caesarweed	Hawail, Maui, Molokai, Lanai, Kauai
Verbascum thapsus	mullein	Maui, Molokai, Lanai, Oahu, Kauai

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DEPARTMENT OF AGRICULTURE

Amendments to and compilation of chapter 4-68, Hawaii Administrative Rules, on the Summary Page dated June 18, 1992, were adopted on June 18, 1992, following public hearings held on March 23, 25, April 6, 8, 15, and 20, 1992, after notice was given in the Honolulu Advertiser, Honolulu Star Bulletin, Hawaii Tribune Herald, West Hawaii Today, Maui News, The Garden Island, and Molokai Dispatch on February 19, 1992.

These amendments shall take effect ten days after filing with the Office of the Lieutenant Governor.

YUKIO KITAGAWA

Chairperson

Board of Agriculture

APPROVED AS TO FORM

Deputy Attorney General

JOHN WAIHEE

Governor

State of Hawaii

Date:

AUG 1 2 1992

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Filed