A BILL FOR AN ACT

RELATING TO LAND USE.

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

SECTION 1. Section 46-4, Hawaii Revised Statutes, is 1 2 amended to read as follows: 3 "§46-4 County zoning. (a) This section and any 4 ordinance, rule, or regulation adopted in accordance with this section shall apply to lands not contained within the forest 5 reserve boundaries as established on January 31, 1957, or as 6 7 subsequently amended. 8 Zoning in all counties shall be accomplished within the framework of a long-range, comprehensive general plan prepared 9 or being prepared to guide the overall future development of the 10 county. Zoning shall be one of the tools available to the 11 12 county to put the general plan into effect in an orderly manner. Zoning in the counties of Hawaii, Maui, and Kauai means the 13 establishment of districts of such number, shape, and area, and 14 15 the adoption of regulations for each district to carry out the purposes of this section. In establishing or regulating the **16** 17 districts, full consideration shall be given to all available data as to soil classification and physical use capabilities of 18



the land to allow and encourage the most beneficial use of the 1 land consonant with good zoning practices. The zoning power 2 granted herein shall be exercised by ordinance which may relate 3 to: The areas within which agriculture, forestry, 5 (1)industry, trade, and business may be conducted; 6 The areas in which residential uses may be regulated 7 (2) or prohibited; 8 The areas bordering natural watercourses, channels, 9 (3) and streams, in which trades or industries, filling or 10 dumping, erection of structures, and the location of 11 12 buildings may be prohibited or restricted; The areas in which particular uses may be subjected to 13 (4)14 special restrictions; The location of buildings and structures designed for 15 (5) specific uses and designation of uses for which 16 buildings and structures may not be used or altered; 17 The location, height, bulk, number of stories, and 18 (6) size of buildings and other structures; 19 The location of roads, schools, and recreation areas; 20 (7) Building setback lines and future street lines; 21 (8)

The density and distribution of population;

(9)

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The percentage of a lot that may be occupied, size of
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        (10)
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              yards, courts, and other open spaces;
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        (11)
             Minimum and maximum lot sizes; and
        (12) Other regulations the boards or city council find
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              necessary and proper to permit and encourage the
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              orderly development of land resources within their
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              jurisdictions.
         The council of any county shall prescribe rules,
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    regulations, and administrative procedures and provide personnel
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    it finds necessary to enforce this section and any ordinance
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    enacted in accordance with this section. The ordinances may be
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    enforced by appropriate fines and penalties, civil or criminal,
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    or by court order at the suit of the county or the owner or
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    owners of real estate directly affected by the ordinances.
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         Any civil fine or penalty provided by ordinance under this
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    section may be imposed by the district court, or by the zoning
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    agency after an opportunity for a hearing pursuant to chapter
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         The proceeding shall not be a prerequisite for any
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    91.
    injunctive relief ordered by the circuit court.
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         Nothing in this section shall invalidate any zoning
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    ordinance or regulation adopted by any county or other agency of
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- 1 government pursuant to the statutes in effect prior to July 1,
- **2** 1957.
- 3 The powers granted [herein] in this section shall be
- 4 liberally construed in favor of the county exercising them, and
- 5 in such a manner as to promote the orderly development of each
- 6 county or city and county in accordance with a long-range,
- 7 comprehensive general plan to insure the greatest benefit for
- 8 the State as a whole. This section shall not be construed to
- 9 limit or repeal any powers of any county to achieve these ends
- 10 through zoning and building regulations, except insofar as
- 11 forest and water reserve zones are concerned and as provided in
- 12 subsections (c) and (d).
- Neither this section nor any ordinance enacted pursuant to
- 14 this section shall prohibit the continued lawful use of any
- 15 building or premises for any trade, industrial, residential,
- 16 agricultural, or other purpose for which the building or
- 17 premises is used at the time this section or the ordinance takes
- 18 effect; provided that a zoning ordinance may provide for
- 19 elimination of nonconforming uses as the uses are discontinued,
- 20 or for the amortization or phasing out of nonconforming uses or
- 21 signs over a reasonable period of time in commercial,
- 22 industrial, resort, and apartment zoned areas only. In no event

- 1 shall [such] the amortization or phasing out of nonconforming
- 2 uses apply to any existing building or premises used for
- 3 residential (single-family or duplex) or agricultural uses.
- 4 Nothing in this section shall affect or impair the powers and
- 5 duties of the director of transportation as set forth in chapter
- 6 262.
- 7 (b) Any final order of a zoning agency established under
- 8 this section may be appealed to the circuit court of the circuit
- 9 in which the land in question is found. The appeal shall be in
- 10 accordance with the Hawaii rules of civil procedure.
- 11 (c) Each county may adopt reasonable standards to allow
- 12 the construction of two single-family dwelling units on any lot
- 13 where a residential dwelling unit is permitted.
- 14 (d) Neither this section nor any other law, county
- 15 ordinance, or rule shall prohibit group living in facilities
- 16 with eight or fewer residents and that are licensed by the State
- 17 as provided for under section 321-15.6, or in an intermediate
- 18 care facility/mental retardation-community for persons,
- 19 including mentally ill, elder, disabled, developmentally
- 20 disabled, or totally disabled persons, who are not related to
- 21 the home operator or facility staff; provided that those group
- 22 living facilities meet all applicable county requirements not

- 1 inconsistent with the intent of this subsection and including
- 2 building height, setback, maximum lot coverage, parking, and
- 3 floor area requirements.
- 4 (e) No permit shall be issued by a county agency for the
- 5 operation of a halfway house, a clean and sober home, or a drug
- 6 rehabilitation home unless a public informational meeting is
- 7 first held in the affected community. The State shall provide
- 8 notification and access to relevant information, as required,
- 9 under chapter 846E.
- 10 A clean and sober home shall be considered a residential
- 11 use of property and shall be a permitted or conditional use in
- 12 residentially designated zones, including but not limited to
- 13 zones for single-family dwellings.
- 14 (f) For purposes of this section:
- "Clean and sober home" means a house that is operated
- 16 pursuant to a program designed to provide a stable environment
- 17 of clean and sober living conditions to sustain recovery and
- 18 that is shared by unrelated adult persons who:
- 19 (1) Are recovering from substance abuse;
- 20 (2) Share household expenses; and
- 21 (3) Do not require twenty-four-hour supervision,
- rehabilitation, or therapeutic services or care in the

1		home or on the premises. The home shall meet all
2		applicable laws, codes, and rules of the counties and
3		State.
4	"Dev	elopmentally disabled person" means a person suffering
5	from developmental disabilities as defined under section 333F-1.	
6	"Dis	abled person" means a person with a disability as
7	defined under section 515-2.	
8	"Dru	g rehabilitation home" means:
9	(1)	A residential treatment facility that provides a
10		therapeutic residential program for care, diagnosis,
11		treatment, or rehabilitation for socially or
12		emotionally distressed persons, mentally ill persons,
13		persons suffering from substance abuse, and
14		developmentally disabled persons; or
15	(2)	A supervised living arrangement that provides mental
16		health services, substance abuse services, or
17		supportive services for individuals or families who do
18		not need the structure of a special treatment facility
19		and are transitioning to independent living;
20	provided	that drug rehabilitation homes shall not include
21	halfway houses or clean and sober homes.	
22	"Elder" means an elder as defined under section 201G-1.	

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         "Halfway house" is defined as a group living facility for
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    people who:
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             Have been released or are under supervised release
         (1)
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              from a correctional facility;
         (2) Have been released from a mental health treatment
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              facility; or
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             Are receiving substance abuse or sex offender
         (3)
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              treatment; and
    are housed to participate in programs that help them readjust to
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    living in the community.
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         "Intermediate care facility/mental retardation-community"
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    is defined as an identifiable unit providing residence and care
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    for eight or fewer mentally retarded individuals. Its primary
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    purpose is the provision of health, social, and rehabilitation
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    services to the mentally retarded through an individually
15
    designed active treatment program for each resident. No person
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    who is predominantly confined to bed shall be admitted as a
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    resident of such a facility.
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         "Mental health treatment facility" means a psychiatric
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    facility or special treatment facility as defined under section
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    334-1.
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"Mentally ill person" means a mentally ill person as
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    defined under section 334-1.
         "Totally disabled person" means a "person totally disabled"
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    as defined under section 235-1.
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         "Treatment program" means a "substance abuse program" or
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    "treatment program", as those terms are defined under section
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    353G-2.
         (g) Anything to the contrary notwithstanding, no county,
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    by ordinance or private agreement, may permit any use in the
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    agricultural district, as described in section 205-2, other than
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    a permissible use pursuant to section 205-4.5."
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         SECTION 2. Section 205-5, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
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         "(a) Except as herein provided, the powers granted to
    counties under section 46-4 shall govern the zoning within the
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    districts, other than in conservation districts [-]; provided
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    that the counties shall not permit any use in the agricultural
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    district other than those permissible uses set forth in section
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    205-4.5. Conservation districts shall be governed by the
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    department of land and natural resources pursuant to chapter
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21
    183C."
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- 1 SECTION 3. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun, before its effective date.
- 4 SECTION 4. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY: Cindy Eva

JAN 1 9 2006

Report Title:

Land Use; Zoning; Agricultural District

Description:

Prohibits counties from permitting uses in the agricultural district other than permissible uses pursuant to section 205-4.5.