A BILL FOR AN ACT

RELATING TO AGRICULTURAL TOURISM.

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

1	SECT	ION 1. Section 205-2, Hawaii Revised Statutes, is
2	amended b	y amending subsection (d) to read as follows:
3	"(d)	Agricultural districts shall include [activities]:
4	(1)	Activities or uses as characterized by the cultivation
5		of crops, orchards, forage, and forestry; [farming]
6	(2)	Farming activities or uses related to animal
7		husbandry, [aquaculture,] and game and fish
8		propagation; [aquaculture,]
9	(3)	Aquaculture, which means the production of aquatic
10		plant and animal life [for food and fiber] within
11		ponds and other bodies of water; [wind]
12	(4)	<u>Wind</u> generated energy production for public, private,
13		and commercial use; [bona]
14	(5)	Bona fide agricultural services and uses that support
15		the agricultural activities of the fee or leasehold
16		owner of the property and accessory to any of the
17		above activities, whether or not conducted on the same
18		premises as the agricultural activities to which they

1		are accessory, including but not limited to larm
2		dwellings as defined in section 205-4.5(a)(4),
3		employee housing, farm buildings, mills, storage
4		facilities, processing facilities, vehicle and
5		equipment storage areas, and roadside stands for the
6		sale of products grown on the premises; [wind]
7	(6)	<u>Wind</u> machines and wind farms; [small-scale]
8	(7)	Small-scale meteorological, air quality, noise, and
9		other scientific and environmental data collection and
10		monitoring facilities occupying less than one-half
11		acre of $land[\tau]$; provided that these facilities shall
12		not be used as or equipped for use as living quarters
13		or dwellings; {agricultural parks; and open}
14	(8)	Agricultural parks;
15	(9)	Agricultural tourism conducted on a farming operation,
16		as defined in section 165-2, for the enjoyment,
17		education, or involvement of visitors; provided that
18		the agricultural tourism activity is accessory and
19		secondary to the principal agricultural use and does
20		not interfere with farm operations; and
21	(10)	Open area recreational facilities.

1 [For the purposes of this chapter,] Agricultural districts do not include golf courses and golf driving ranges [are prohibited 2 in agricultural districts,], except as provided in section 3 205-4.5(d). [These] Agricultural districts [may] include areas 4 5 which are not used for, or which are not suited to, agricultural and ancillary activities by reason of topography, soils, and 6 other related characteristics." 7 SECTION 2. Section 205-4.5, Hawaii Revised Statutes, is 8 amended by amending subsection (a) to read as follows: 9 10 "(a) Within the agricultural district, all lands with soil classified by the land study bureau's detailed land 11 12 classification as overall (master) productivity rating class A 13 or B shall be restricted to the following permitted uses: Cultivation of crops, including but not limited to 14 (1)flowers, vegetables, foliage, fruits, forage, and 15 timber; 16 17 (2) Game and fish propagation; Raising of livestock, including but not limited to 18 (3) poultry, bees, fish, or other animal or aquatic life 19 that are propagated for economic or personal use; 20

Farm dwellings, employee housing, farm buildings, or

[activity] activities or uses related to farming and

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1		animal musbandry. Farm dwelling as used in this
2		paragraph means a single-family dwelling located on
3		and used in connection with a farm, including clusters
4		of single-family farm dwellings permitted within
5		agricultural parks developed by the State, or where
6		agricultural activity provides income to the family
7		occupying the dwelling;
8	(5)	Public institutions and buildings that are necessary
9		for agricultural practices;
10	(6)	Public and private open area types of recreational
11		uses including day camps, picnic grounds, parks, and
12		riding stables, but not including dragstrips,
13		airports, drive-in theaters, golf courses, golf
14		driving ranges, country clubs, and overnight camps;
15	(7)	Public, private, and quasi-public utility lines and
16		roadways, transformer stations, communications
17		equipment buildings, solid waste transfer stations,
18		major water storage tanks, and appurtenant small
19		buildings such as booster pumping stations, but not
20		including offices or yards for equipment, material,

vehicle storage, repair or maintenance, or treatment

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1		plants, or corporation yards, or other like
2		structures;
3	(8)	Retention, restoration, rehabilitation, or improvement
4		of buildings or sites of historic or scenic interest;
5	(9)	Roadside stands for the sale of agricultural products
6		grown on the premises;
7	(10)	Buildings and uses, including but not limited to
8		mills, storage, and processing facilities, maintenance
9		facilities, and vehicle and equipment storage areas
10		that are normally considered directly accessory to the
11		abovementioned uses and are permitted under section
12		205-2(d);
13	(11)	Agricultural parks; [or]
14	(12)	Agricultural tourism conducted on a farming operation,
15		as defined in section 165-2, for the enjoyment,
16		education, or involvement of visitors; provided that
17		the agricultural tourism activity is accessory and
18		secondary to the principal agricultural use and does
19		not interfere with farm operations; or
20	[(12	+] (13) Wind energy facilities, including the
21		appurtenances associated with the production and
22		transmission of wind generated energy; provided that

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1	such facilities and appurtenances are compatible with
2	agriculture uses and cause minimal adverse impact on
3	agricultural land."
4	SECTION 3. Section 205-5, Hawaii Revised Statutes, is
5	amended by amending subsection (b) to read as follows:
6	"(b) Within agricultural districts, uses compatible to the
7	activities described in section 205-2 as determined by the
8	commission shall be permitted; provided that accessory
9	agricultural uses and services described in sections 205-2 and
10	205-4.5 may be further defined by each county by zoning
11	ordinance. Each county may further regulate agricultural
12	tourism by ordinance defining:
13	(1) Requirements for access to a farm, including road
14	width, road surface, and parking;
15	(2) Requirements and restrictions for accessory
16	facilities, including gift shops, restaurants, and
17	<pre>over-night accommodations;</pre>
18	(3) Activities that may be offered as part of an
19	agricultural tourism operation; and
20	(4) Days and hours of operation.
21	Other uses may be allowed by special permits issued pursuant to
22	this chapter. The minimum lot size in agricultural districts

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subdivision ordinance, or other lawful means; provided that the 2 minimum lot size for any agricultural use shall not be less than 3 one acre, except as provided herein. If the county finds that 4 unreasonable economic hardship to the owner or lessee of land 5 cannot otherwise be prevented or where land utilization is 6 improved, the county may allow lot sizes of less than the 7 minimum lot size as specified by law for lots created by a 8 consolidation of existing lots within an agricultural district 9 and the resubdivision thereof; provided that the consolidation 10 and resubdivision do not result in an increase in the number of 11

shall be determined by each county by zoning ordinance,

or exceeds the minimum lot size of one acre be less than that

minimum after the consolidation and resubdivision action. The

provided further that in no event shall a lot, which is equal to

lots over the number existing prior to consolidation; and

- 16 county may also allow lot sizes of less than the minimum lot
- 17 size as specified by law for lots created or used for public,
- 18 private, and quasi-public utility purposes, and for lots
- 19 resulting from the subdivision of abandoned roadways and
- 20 railroad easements."
- 21 SECTION 4. Section 343-5, Hawaii Revised Statutes, is
- 22 amended by amending subsection (a) to read as follows:

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- 1 "(a) Except as otherwise provided, an environmental
 2 assessment shall be required for actions that:
- Propose the use of state or county lands, excluding 3 (1)permissible uses under section 205-4.5(a)(12), or the 4 use of state or county funds, other than funds to be 5 used for feasibility or planning studies for possible 6 future programs or projects that the agency has not 7 approved, adopted, or funded, or funds to be used for 8 the acquisition of unimproved real property; provided 9 that the agency shall consider environmental factors 10 and available alternatives in its feasibility or 11 12 planning studies;
 - (2) Propose any use within any land classified as a conservation district by the state land use commission under chapter 205;
 - (3) Propose any use within a shoreline area as defined in section 205A-41;
- 18 (4) Propose any use within any historic site as designated 19 in the National Register or Hawaii Register, as 20 provided for in the Historic Preservation Act of 1966, 21 Public Law 89-665, or chapter 6E;

1	(5)	Propose any use within the Waikiki area of Oahu, the
2		boundaries of which are delineated in the land use
3		ordinance as amended, establishing the "Waikiki
4		Special District";
5	(6)	Propose any amendments to existing county general
6		plans where the amendment would result in designations
7		other than agriculture, conservation, or preservation,
8		except actions proposing any new county general plan
9		or amendments to any existing county general plan
10		initiated by a county;
11	(7)	Propose any reclassification of any land classified as
12		a conservation district by the state land use
13		commission under chapter 205;
14	(8)	Propose the construction of new or the expansion or
15		modification of existing helicopter facilities within
16		the State, that by way of their activities, may
17		affect:
18		(A) Any land classified as a conservation district by
19		the state land use commission under chapter 205;
20		(B) A shoreline area as defined in section 205A-41;
21		or

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1	(C)	Any historic site as designated in the National
2		Register or Hawaii Register, as provided for in
3		the Historic Preservation Act of 1966, Public Law
4		89-665, or chapter 6E; or until the statewide
5		historic places inventory is completed, any
6		historic site that is found by a field
7		reconnaissance of the area affected by the
8		helicopter facility and is under consideration
9		for placement on the National Register or the
10		Hawaii Register of Historic Places; and
11	(9) Prop	pose any:
12	(A)	Wastewater treatment unit, except an individual
13		wastewater system or a wastewater treatment unit
14		serving fewer than fifty single-family dwellings
15		or the equivalent;
16	(B)	Waste-to-energy facility;
17	(C)	Landfill;
18	(D)	Oil refinery; or
19	(E)	Power-generating facility."
20	SECTION 5	5. Statutory material to be repealed is bracketed

- 1 and stricken. New statutory material is underscored.
- 2 SECTION 6. This Act shall take effect upon its approval.

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Report Title:

Agriculture; Tourism

SB. NO. 2973

Description:

Adds agricultural tourism to agricultural districts. Specifies requirements to qualify for agricultural tourism. Allows counties to regulate agricultural tourism in specified matters.