#### THE SENATE TWENTY-FOURTH LEGISLATURE, 2008 STATE OF HAWAII

S.B. NO. 32/0

JAN 2 3 2008

#### A BILL FOR AN ACT

RELATING TO LAND USE.

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

1 Section 46-4, Hawaii Revised Statutes, is SECTION 1. 2 amended by amending subsection (a) to read as follows: 3 "(a) This section and any ordinance, rule, or regulation 4 adopted in accordance with this section shall apply to lands 5 located within rural and urban districts. This section and any 6 ordinance, rule, or regulation adopted in accordance with this 7 section shall not apply to lands contained within the forest 8 reserve boundaries as established on January 31, 1957, or as 9 subsequently amended [+], or any lands located within a 10 conservation or agricultural district. Lands located within a 11 conservation or agricultural district shall be governed by the 12 state land use commission. 13 Zoning in all counties shall be accomplished within the 14 framework of a long-range, comprehensive general plan prepared

15 or being prepared to guide the overall future development of the 16 county. Zoning shall be one of the tools available to the 17 county to put the general plan into effect in an orderly manner.

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1 Zoning in the counties of Hawaii, Maui, and Kauai means the establishment of districts of such number, shape, and area, and 2 3 the adoption of regulations for each district to carry out the purposes of this section. In establishing or regulating the 4 5 districts, full consideration shall be given to all available 6 data as to soil classification and physical use capabilities of the land to allow and encourage the most beneficial use of the 7 8 land consonant with good zoning practices. The zoning power granted herein shall be exercised by ordinance which may relate 9 10 to:

The areas within which [agriculture, forestry,] 11 (1)12 industry, trade, and business may be conducted; The areas in which residential uses may be regulated 13 (2)14 or prohibited; 15 (3) The areas bordering natural watercourses, channels, 16 and streams, in which trades or industries, filling or dumping, erection of structures, and the location of 17 18 buildings may be prohibited or restricted;

19 (4) The areas in which particular uses may be subjected to20 special restrictions;

3

1	(5)	The location of buildings and structures designed for
2		specific uses and designation of uses for which
3		buildings and structures may not be used or altered;
4	(6)	The location, height, bulk, number of stories, and
5		size of buildings and other structures;
6	(7)	The location of roads, schools, and recreation areas;
7	(8)	Building setback lines and future street lines;
8	(9)	The density and distribution of population;
9	(10)	The percentage of a lot that may be occupied, size of
10		yards, courts, and other open spaces;
11	(11)	Minimum and maximum lot sizes; and
12	(12)	Other regulations the boards or city council find
13		necessary and proper to permit and encourage the
14		orderly development of land resources within their
15		jurisdictions.
16	The	council of any county shall prescribe rules,
17	regulatio	ns, and administrative procedures and provide personnel
18	it finds	necessary to enforce this section and any ordinance
19	enacted i	n accordance with this section. The ordinances may be
20	enforced	by appropriate fines and penalties, civil or criminal,
21	or by cou	rt order at the suit of the State or the owner or
22	owners of	real estate directly affected by the ordinances.
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Any civil fine or penalty provided by ordinance under this
 section may be imposed by the district court, or by the zoning
 agency after an opportunity for a hearing pursuant to chapter
 91. The proceeding shall not be a prerequisite for any
 injunctive relief ordered by the circuit court.

Nothing in this section shall invalidate any zoning
ordinance or regulation adopted by any county or other agency of
government pursuant to the statutes in effect prior to July 1,
1957.

10 The powers granted herein shall be liberally construed in favor of the county exercising them and in such a manner as to 11 promote the orderly development of each county or city and 12 13 county in accordance with a long-range, comprehensive general plan to ensure the greatest benefit for the State as a whole. 14 15 This section shall not be construed to limit or repeal any powers of any county to achieve these ends through zoning and 16 17 building regulations, except insofar as forest and water reserve 18 zones are concerned and as provided in subsections (c) and (d). Neither this section nor any ordinance enacted pursuant to 19 20 this section shall prohibit the continued lawful use of any 21 building or premises for any trade, industrial, residential, agricultural, or other purpose for which the building or 22

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1 premises is used at the time this section or the ordinance takes 2 effect; provided that a zoning ordinance may provide for elimination of nonconforming uses as the uses are discontinued, 3 or for the amortization or phasing out of nonconforming uses or 4 signs over a reasonable period of time in commercial, 5 6 industrial, resort, and apartment zoned areas only. In no event shall such amortization or phasing out of nonconforming uses 7 apply to any existing building or premises used for residential 8 9 (single-family or duplex) or agricultural uses. Nothing in this section shall affect or impair the powers and duties of the 10 director of transportation as set forth in chapter 262." 11 SECTION 2. Section 205-3.1, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "§205-3.1 Amendments to district boundaries. (a) 14 District boundary amendments involving lands in the conservation 15 district, land areas greater than fifteen acres,  $[\Theta r]$  lands 16 17 [delineated as important] in the agricultural district, or lands 18 in the rural district shall be processed by the land use 19 commission pursuant to section 205-4.

20 (b) Any department or agency of the State, and department 21 or agency of the county in which the land is situated, or any 22 person with a property interest in the land sought to be 2008-0619 SB SMA-2.doc 2008-0619 SB SMA-2.doc

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reclassified may petition the appropriate county land use 1 2 decision-making authority of the county in which the land is 3 situated for a change in the boundary of a district involving 4 lands less than fifteen acres presently in the [rural and] urban [districts] district [and lands less than fifteen acres in the 5 agricultural district that are not designated as important 6 7 agricultural lands]. 8 (c) District boundary amendments involving land areas of 9 fifteen acres or less [- except as provided in subsection (b),]10 in urban districts, shall be determined by the appropriate 11 county land use decision-making authority for the district and 12 shall not require consideration by the land use commission pursuant to section 205-4; provided that such boundary 13 14 amendments and approved uses are consistent with this chapter. The appropriate county land use decision-making authority may 15 consolidate proceedings to amend state land use district 16 boundaries pursuant to this subsection, with county proceedings 17 18 to amend the general plan, development plan, zoning of the affected land, or such other proceedings. Appropriate 19 20 ordinances and rules to allow consolidation of such proceedings 21 may be developed by the county land use decision-making 22 authority.

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The county land use decision-making authority shall 1 (d) 2 serve a copy of the application for a district boundary 3 amendment to the land use commission and the department of business, economic development, and tourism and shall notify the 4 commission and the department of the time and place of the 5 6 hearing and the proposed amendments scheduled to be heard at the hearing. A change in the state land use district boundaries 7 pursuant to this subsection shall become effective on the day 8 designated by the county land use decision-making authority in 9 10 its decision. Within sixty days of the effective date of any 11 decision to amend state land use district boundaries by the county land use decision-making authority, the decision and the 12 description and map of the affected property shall be 13 14 transmitted to the land use commission and the department of business, economic development, and tourism by the county 15 16 planning director."

17 SECTION 3. Section 205-4, Hawaii Revised Statutes, is18 amended by amending subsection (a) to read as follows:

19 "(a) Any department or agency of the State, any department 20 or agency of the county in which the land is situated, or any 21 person with a property interest in the land sought to be 22 reclassified, may petition the land use commission for a change 2008-0619 SB SMA-2.doc 2008-0619 SB SMA-2.doc

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in the boundary of a district. This section applies to all 2 petitions for changes in district boundaries of lands within 3 conservation districts, [lands designated or sought to be 4 designated as important agricultural lands, ] agricultural 5 districts, rural districts, and lands greater than fifteen acres [in the agricultural, rural, and] within urban districts, except 6 as provided in section 201H-38. The land use commission shall 7 adopt rules pursuant to chapter 91 to implement section 201H-8 9 38." 10 SECTION 4. Section 205-4.5, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows: 11 12 "(b) Uses not expressly permitted in subsection (a) shall be prohibited, except the uses permitted as provided in sections 13 14 205-6 and 205-8, and construction of single-family dwellings on 15 lots existing before June 4, 1976. Any other law to the contrary notwithstanding, no subdivision of land within the 16 agricultural district with soil classified by the land study 17 18 bureau's detailed land classification as overall (master) productivity rating class A or B shall be approved by [a county] 19 20 the commission unless those A and B lands within the subdivision 21 are made subject to the restriction on uses as prescribed in

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2 primarily in pursuit of an agricultural activity. 3 Any deed, lease, agreement of sale, mortgage, or other 4 instrument of conveyance covering any land within the 5 agricultural subdivision shall expressly contain the restriction 6 on uses and the condition, as prescribed in this section that 7 these restrictions and conditions shall be encumbrances running 8 with the land until such time that the land is reclassified to a 9 land use district other than agricultural district. 10 If the foregoing requirement of encumbrances running with 11 the land jeopardizes the owner or lessee in obtaining mortgage 12 financing from any of the mortgage lending agencies set forth in the following paragraph, and the requirement is the sole reason 13 14 for failure to obtain mortgage financing, then the requirement 15 of encumbrances shall, insofar as such mortgage financing is jeopardized, be conditionally waived by the appropriate [county] 16 17 enforcement officer; provided that the conditional waiver shall 18 become effective only in the event that the property is subjected to foreclosure proceedings by the mortgage lender. 19 20 The mortgage lending agencies referred to in the preceding 21 paragraph are the Federal Housing Administration, Federal 22 National Mortgage Association, Veterans Administration, Small 2008-0619 SB SMA-2.doc 

this section and to the condition that the uses shall be

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1 Business Administration, United States Department of 2 Agriculture, Federal Land Bank of Berkeley, Federal Intermediate 3 Credit Bank of Berkeley, Berkeley Bank for Cooperatives, and any 4 other federal, state, or private mortgage lending agency 5 qualified to do business in Hawaii, and their respective 6 successors and assigns." 7 SECTION 5. Section 205-4.6, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "§205-4.6 Private restrictions on agricultural uses and activities; not allowed. Agricultural uses and activities as 10 11 defined in sections 205-2(d) and 205-4.5(a) on lands classified as agricultural shall not be restricted by any private agreement 12 13 contained in any deed, agreement of sale, or other conveyance of 14 land recorded in the bureau of conveyances after July 8, 2003, 15 that subject such agricultural lands to any servitude, including but not limited to covenants, easements, or equitable and 16 17 reciprocal negative servitudes. Any such private restriction 18 limiting or prohibiting agricultural use or activity shall be 19 voidable, subject to special restrictions enacted by [the county 20 ordinance pursuant to section 46-4, except that restrictions 21 taken to protect environmental or cultural resources,

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1	agricultural leases, utility easements, and access casements
2	shall not be subject to this section.
3	For purposes of this section, "agricultural leases" means
4	leases where the leased land is primarily utilized for purposes
5	set forth in section 205-4.5(a).] the commission."
6	SECTION 6. Section 205-5, Hawaii Revised Statutes, is
7	amended by amending subsections (a) and (b) to read as follows:
8	"(a) Except as herein provided, the powers granted to
9	counties under section 46-4 shall govern the zoning within the
10	[districts, other than in conservation districts.] rural and
11	urban districts. Conservation districts shall be governed by
12	the department of land and natural resources pursuant to chapter
13	183C. Agricultural districts shall be governed by the
14	commission pursuant to this chapter.
15	(b) Within agricultural districts, uses compatible to the
16	activities described in section 205-2 as determined by the
17	commission shall be permitted; provided that accessory
18	agricultural uses and services described in sections 205-2 and
19	205-4.5 may be further defined by [each county by zoning
20	ordinance. Each county] the commission. The commission shall
21	adopt [ <del>ordinances</del> ] <u>rules</u> setting forth procedures and
22	requirements, including provisions for enforcement, penalties,
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1	and admir	nistrative oversight, for the review and permitting of
2	agricultu	aral tourism uses and activities as an accessory use on
3	a working	g farm, or farming operation as defined in section
4	165-2; pr	covided that agricultural tourism activities shall not
5	be permis	ssible in the absence of a bona fide farming operation.
6	[Ordinane	ees] Rules shall include but not be limited to:
7	(1)	Requirements for access to a farm, including road
8		width, road surface, and parking;
9	(2)	Requirements and restrictions for accessory facilities
10		connected with the farming operation, including gift
11		shops and restaurants; provided that overnight
12		accommodations shall not be permitted;
13	(3)	Activities that may be offered by the farming
14		operation for visitors;
15	(4)	Days and hours of operation; and
16	(5)	Automatic termination of the accessory use upon the
17		cessation of the farming operation.
18	[ <del>Each-cou</del>	nty] The commission may require an environmental
19	assessmen	t under chapter 343 as a condition to any agricultural
20	tourism u	se and activity. Other uses may be allowed by special
21	permits i	ssued pursuant to this chapter. The minimum lot size
22	in agricu	ltural districts shall be determined by [each county]
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1 the commission by [zoning ordinance, subdivision ordinance,] rule or other lawful means; provided that the minimum lot size 2 3 for any agricultural use shall not be less than one acre, except as provided herein. If the [county] commission finds that 4 5 unreasonable economic hardship to the owner or lessee of land 6 cannot otherwise be prevented or where land utilization is improved, the [county] commission may allow lot sizes of less 7 than the minimum lot size as specified by law for lots created 8 9 by a consolidation of existing lots within an agricultural district and the resubdivision thereof; provided that the 10 consolidation and resubdivision do not result in an increase in 11 12 the number of lots over the number existing prior to 13 consolidation; and provided further that in no event shall a lot which is equal to or exceeds the minimum lot size of one acre be 14 less than that minimum after the consolidation and resubdivision 15 16 action. The [county] commission may also allow lot sizes of 17 less than the minimum lot size as specified by law for lots created or used for plantation community subdivisions as defined 18 in section 205-4.5(a)(12), for public, private, and quasi-public 19 20 utility purposes, and for lots resulting from the subdivision of 21 abandoned roadways and railroad easements."

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SECTION 7. Section 205-6, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§205-6 Special permit. (a) Subject to this section, the 4 [county planning] commission may permit certain unusual and 5 reasonable uses within agricultural and rural districts other than those for which the district is classified. Any person who 6 7 desires to use the person's land within an agricultural or rural 8 district other than for an agricultural or rural use, as the 9 case may be, may petition the [planning commission of the county 10 within which the person's land is located] commission for 11 permission to use the person's land in the manner desired. 12 [Each county] The commission may establish the appropriate fee for processing the special permit petition. Copies of the 13 14 special permit petition shall be forwarded to [the land use commission, the office of planning [-7] and the department of 15 16 agriculture for their review and comment.

17 (b) The [planning commission, upon consultation with the 18 central coordinating agency, except in counties where the 19 planning commission is advisory only in which case the central 20 coordinating agency,] commission shall establish by rule [or 21 regulation], the time within which the hearing and action on 22 petition for special permit shall occur. The [county planning] 2008-0619 SB SMA-2.doc 2008-0619 SB SMA-2.doc

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1 commission shall notify [the land use commission and] such persons and agencies that may have an interest in the subject 2 3 matter of the time and place of the hearing. 4 The [county planning] commission may, under such (c) 5 protective restrictions as may be deemed necessary, permit the 6 desired use, but only when the use would promote the 7 effectiveness and objectives of this chapter; provided that a 8 use proposed for designated important agricultural lands shall 9 not conflict with any part of this chapter. A decision in favor 10 of the applicant shall require a majority vote of the total 11 membership of the [county planning] commission. 12 (d) Special permits for land [the area of which is greater 13 than fifteen acres or for lands] designated as important 14 agricultural lands shall be subject to approval by the [land 15 use] commission. The [land use] commission may impose 16 additional restrictions as may be necessary or appropriate in 17 granting the approval, including the adherence to 18 representations made by the applicant. 19 [A copy of the decision, together with the complete (e)

20 record of the proceeding before the county planning commission

21 on all special permit requests involving a land area greater

22 than fifteen acres or for lands designated as important

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1	agricultural lands, shall be transmitted to the land use
2	commission within sixty days after the decision is rendered.]
3	Within forty-five days after receipt of the complete record
4	from the county planning commission, the land use] The
5	commission shall act to approve, approve with modification, or
6	deny the petition. A denial [ <del>either</del> ] by the [ <del>county planning</del> ]
7	commission [ <del>or by the land use commission,</del> ] or a modification by
8	the [ <del>land use</del> ] commission, as the case may be, of the desired
9	use shall be appealable to the circuit court of the circuit in
10	which the land is situated and shall be made pursuant to the
11	Hawaii rules of civil procedure.
12	(f) Land uses substantially involving or supporting
13	educational ecotourism, related to the preservation of native
14	Hawaiian endangered, threatened, proposed, and candidate
15	species, that are allowed in an approved habitat conservation
16	plan under section 195D-21 or safe harbor agreement under

17 section 195D-22, which are not identified as permissible uses 18 within the agricultural district under sections 205-2 and 19 205-4.5, may be permitted in the agricultural district by 20 special permit under this section, on lands with soils 21 classified by the land study bureau's detailed land

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classification as overall (master) productivity rating class C,
 D, E, or U."

3 SECTION 8. Section 205-7, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§205-7 Adoption, amendment or repeal of rules. The [land 6 use] commission shall adopt, amend or repeal rules relating to 7 matters within its jurisdiction in the manner prescribed in 8 chapter 91."

9 SECTION 9. Section 205-12, Hawaii Revised Statutes, is 10 amended to read as follows:

11 "§205-12 Enforcement. The appropriate officer or agency 12 charged with the administration of county zoning laws shall 13 enforce within each county the restrictions on use and the 14 conditions relating to rural and urban use classification 15 districts adopted by the land use commission [and]. The 16 commission shall enforce the restriction on use and the 17 condition relating to agricultural districts under section 205-4.5 [and shall report to the commission all violations]." 18 19 SECTION 10. Section 205-43, Hawaii Revised Statutes, is 20 amended to read as follows: 21 "[4] §205-43[]] Important agricultural lands; policies.

22 State [and county] agricultural policies, tax policies, land use 2008-0619 SB SMA-2.doc

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plans, [ordinances,] and rules shall promote the long-term 1 2 viability of agricultural use of important agricultural lands 3 and shall be consistent with and implement the following 4 policies: Promote the retention of important agricultural lands 5 (1)in blocks of contiguous, intact, and functional land 6 7 units large enough to allow flexibility in 8 agricultural production and management; Discourage the fragmentation of important agricultural 9 (2) 10 lands and the conversion of these lands to 11 nonagricultural uses; 12 (3) Direct nonagricultural uses and activities from 13 important agricultural lands to other areas and ensure that uses on important agricultural lands are actually 14 agricultural uses; 15 16 (4)Limit physical improvements on important agricultural 17 lands to maintain affordability of these lands for 18 agricultural purposes; (5) Provide a basic level of infrastructure and services 19 20 on important agricultural lands limited to the minimum 21 necessary to support agricultural uses and activities;

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1	(6)	Facilitate the long-term dedication of important
2		agricultural lands for future agricultural use through
3		the use of incentives;
4	(7)	Facilitate the access of farmers to important
5		agricultural lands for long-term viable agricultural
6		use; and
7	(8)	Promote the maintenance of essential agricultural
8		infrastructure systems, including irrigation systems."
9	SECT	ION 11. Section 205-46, Hawaii Revised Statutes, is
10	amended b	y amending subsection (a) to read as follows:
11	"(a)	To achieve the long-term agricultural viability and
12	use of im	portant agricultural lands, the State [ <del>and each county</del> ]
13	shall ens	ure that [ <del>their:</del> ] <u>its:</u>
14	(1)	Agricultural development, land use, water use,
15		regulatory, tax, and land protection policies; and
16	(2)	Permitting and approval procedures,
17	enable an	d promote the economic sustainability of agriculture.
18	Agri	cultural operations occurring on important agricultural
19	lands sha	ll be eligible for incentives and protections provided
20	by the St	ate and counties pursuant to this section to promote
21	the viabi	lity of agricultural enterprise on important
18 19	Agri lands sha	cultural operations occurring on important agricultural ll be eligible for incentives and protections provided

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1	agricultural lands and to assure the availability of important
2	agricultural lands for long-term agricultural use."
3	SECTION 12. Section 205-47, Hawaii Revised Statutes, is
4	amended by amending subsections (d) and (e) to read as follows:
5	"(d) The counties shall take notice of those lands that
6	have already been designated as important agricultural lands by
7	the commission.
8	Upon identification of potential lands to be recommended to
9	the [ <del>county council</del> ] <u>commission</u> as potential important
10	agricultural lands, the counties shall take reasonable action to
11	notify each owner of those lands by mail or posted notice on the
12	affected lands to inform them of the potential designation of
13	their lands.
14	In formulating its final recommendations to the [ <del>respective</del>
15	county councils,] commission, the county planning departments
16	shall report on the manner in which the important agricultural
17	lands mapping relates to, supports, and is consistent with the:
18	(1) Standards and criteria set forth in section 205-44;
19	(2) [ <del>County's-adopted land</del> ] <u>Land</u> use plans, as applied to
20	both the identification and exclusion of important
21	agricultural lands from such designation;

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1 Comments received from government agencies and others (3) identified in subsection (b); 2 Viability of existing agribusinesses; and 3 (4)Representations or position statements of the owners 4 (5) whose lands are subject to the potential designation. 5 6 (e) The important agricultural lands maps shall be submitted to the [county council] commission for decision-7 making. The [county council] commission shall adopt the maps, 8 9 with or without changes, by resolution. The adopted maps shall 10 be [transmitted to] used by the [land use] commission for further action pursuant to section 205-48." 11 SECTION 13. Section 205-48, Hawaii Revised Statutes, is 12 amended by amending subsections (a) and (b) to read as follows: 13 The [land use] commission shall receive the county 14 "(a) 15 recommendations and maps delineating those lands eligible to be designated important agricultural lands no sooner than the 16 17 effective date of the legislative enactment of protection and incentive measures for important agricultural lands and 18 agricultural viability, as provided in section 9 of Act 183, 19 Session Laws of Hawaii 2005. 20

(b) The department of agriculture and the office of
 planning shall review the county report and recommendations and
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provide comments to the [land-use] commission within forty-five 1 2 days of the receipt of the report and maps by the land use 3 commission. The [land-use] commission may also consult with the department of agriculture and the office of planning as needed." 4 SECTION 14. Section 205-50, Hawaii Revised Statutes, is 5 6 amended to read as follows: 7 "[4] §205-50[]] Standards and criteria for the 8 reclassification or rezoning of important agricultural lands. (a) Any land use district boundary amendment or change in 9 zoning involving important agricultural lands identified 10 11 pursuant to this chapter shall be subject to this section. (b) Upon acceptance by the [county] commission for 12 processing, any application for a special permit involving 13 important agricultural lands shall be referred to the department 14 15 of agriculture and the office of planning for review and 16 comment. (c) Any decision by the [land-use] commission [or county] 17 pursuant to this section shall specifically consider the 18 19 following standards and criteria: 20 The relative importance of the land for agriculture (1)based on the stock of similarly suited lands in the 21

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area and the State as a whole;

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1	(2)	The proposed district boundary amendment or zone
2		change will not harm the productivity or viability of
3		existing agricultural activity in the area, or
4		adversely affect the viability of other agricultural
5		activities or operations that share infrastructure,
6		processing, marketing, or other production-related
7		costs or facilities with the agricultural activities
8		on the land in question;
9	(3)	The district boundary amendment or zone change will
10		not cause the fragmentation of or intrusion of
11		nonagricultural uses into largely intact areas of
12		lands identified by the State as important
13		agricultural lands that create residual parcels of a
14		size that would preclude viable agricultural use;
15	(4)	The public benefit to be derived from the proposed
16		action is justified by a need for additional lands for
17		nonagricultural purposes; and
18	(5)	The impact of the proposed district boundary amendment
19		or zone change on the necessity and capacity of state
20		and county agencies to provide and support additional
21		agricultural infrastructure or services in the area.

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1	(d)	Any decision pursuant to this section shall be based
2	upon a de	termination that:
3	(1)	On balance, the public benefit from the proposed
4		district boundary amendment or zone change outweighs
5		the benefits of retaining the land for agricultural
6		purposes; and
7	(2)	The proposed action will have no significant impact
8		upon the viability of agricultural operations on
9		adjacent agricultural lands.
10	(e)	The standards and criteria of this section shall be in
11	addition	to:
12	(1)	The decision-making criteria of section 205-17
13		governing decisions of the [land use] commission under
14		this chapter; and
15	(2)	The decision-making criteria adopted by [each county
16		to govern decisions of county decision making
17		authorities] the commission under this chapter.
18	(f)	Any decision of the [ <del>land-use</del> ] commission [ <del>and any</del>
19	decision (	<del>of any county</del> ] on a land use district boundary
20	amendment	or change in zoning involving important agricultural
21	lands sha	ll be approved [ <del>by the body responsible for the</del>

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decision] by a two-thirds vote of the membership [to which the 1 body is entitled.] of the commission. 2 (q) A farmer or landowner with qualifying lands may also 3 4 petition the [land use] commission to remove the "important agricultural lands" designation from lands if a sufficient 5 supply of water is no longer available to allow profitable 6 farming of the land due to governmental actions, acts of God, or 7 8 other causes beyond the farmer's or landowner's reasonable 9 control." 10 SECTION 15. Section 205-51, Hawaii Revised Statutes, is 11 amended to read as follows. "[+] §205-51[+] Important agricultural lands; [county 12 13 ordinances.] rules. (a) [Each county] The commission shall 14 adopt [ordinances] rules that reduce infrastructure standards 15 for important agricultural lands no later than the effective date of [the legislative enactment of protection and incentive 16 17 measures for important agricultural lands and agricultural 18 viability, as provided in section 9 of Act 183, Session Laws of Hawaii 2005.] . 19 20 (b) [For counties without ordinances] Where no rules are 21 adopted pursuant to subsection (a), important agricultural lands

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1	designated pursuant to this part may be subdivided without	
2	[county] commission processing or standards; provided that:	
3	(1) None of the resulting lots shall be used solely for	
4	residential occupancy; and	
5	(2) The leasehold lots shall return to the original lot of	
6	record upon expiration or termination of the lease."	
7	SECTION 16. Section 205-52, Hawaii Revised Statutes, is	
8	amended to read as follows:	
9	"[+]§205-52[+] Periodic review and amendment of important	
10	agricultural lands maps. The maps delineating important	
11	agricultural lands shall be reviewed [in conjunction with the	
12	county general plan and community and development plan revision	
13	<del>process, or</del> ] at least once every ten years following the	
14	adoption of the maps by the [ <del>land use</del> ] commission; provided that	
15	the maps shall not be reviewed more than once every five years.	
16	Any review and amendment of the maps of important agricultural	
17	lands shall be conducted in accordance with this part. In these	
18	periodic reviews or petitions by the farmers or landowners for	
19	declaratory rulings, the "important agricultural lands"	
20	designation shall be removed from those important agricultural	
21	lands where the commission has issued a declaratory order that a	
22	sufficient supply of water is no longer available to allow	
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1 profitable farming of these lands due to governmental actions, 2 acts of God, or other causes beyond the farmer's or landowner's 3 reasonable control."

4 SECTION 17. Statutory material to be repealed is bracketed
5 and stricken. New statutory material is underscored.

6 SECTION 18. This Act shall take effect upon its approval.

7

INTRODUCED BY:

Runcees. Koht\_



#### Report Title:

Jurisdiction of Lands in Agricultural Districts

#### Description:

Establishes State's sole jurisdiction over land in agricultural districts.

