HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

H.B. NO. ²²⁹⁰ H.D. 2 S.D. 1

A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

1 SECTION 1. Between 1969 and 2006, the amount of land zoned 2 for agriculture declined by over twenty-five thousand acres 3 statewide, according to the Hawaii Data Book. On Oahu, land 4 under cultivation went from one hundred twenty-five thousand 5 acres in 1982 to seventy thousand acres in 2005, according to 6 the Statistics of Hawaii Agriculture compiled by the state 7 department of agriculture. Throughout the State, prime 8 agriculture lands are being developed. On Oahu, there is 9 particular concern regarding housing projects projected to be 10 built on prime agriculture lands in Mokuleia, Kahuku, and the 11 Ewa plain.

12 The legislature finds that the State's land use law was 13 enacted to "preserve and protect land best suited for . . . 14 agricultural purposes and to facilitate sound and economical 15 urban development . . ." (Senate Stand. Com. Rep. No. 580; 1961 Senate Journal). Since that time, lands classified by the land 16 17 study bureau as class A and class B lands, the lands most suited 18 for intensive agricultural use, have declined from 359,690 acres 2010-1606 HB2290 SD1 SMA.doc

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(class A, 125,160 acres; class B, 234,530 acres) in 1960 to
172,094 acres (class A, 56,653 acres; class B, 115,441 acres) in
2007. These agricultural lands are a resource that cannot be
replaced once they are lost to development.

5 The inventory of lands that are suitable for agriculture is 6 essentially fixed. Agricultural lands cannot be manufactured 7 when the demand for these lands increases. In 1960, the land 8 study bureau estimated that there were nearly 360,000 acres of class A and B lands on the six major islands. These were the 9 10 lands upon which the State depended for profitable, competitive agricultural production. By 2007, the inventory of class A and 11 12 B lands had declined to slightly more than 172,000 acres. Thus, 13 it is more important than ever to conserve Hawaii's most 14 productive agricultural lands, especially in counties with a 15 population of over five hundred thousand residents.

16 The purpose of this Act is to carry out the mandate of 17 article XI, section 3, of the Hawaii constitution to conserve 18 and protect agricultural lands and ensure availability of 19 agriculturally suitable lands in counties with a population of 20 over five hundred thousand residents.

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1	SECTION 2. Chapter 519, Hawaii Revised Statutes, is			
2	amended by adding a new section to be appropriately designated			
3	and to read as follows:			
4	" <u>§519- Agricultural leases of real property.</u> (a) Any			
5	agreement or document for the lease of private agricultural			
6	lands, with soil classified by the land study bureau's detailed			
7	land classification as overall (master) productivity rating			
8	class A or B for agricultural use in counties with populations			
9	of over five hundred thousand residents, that:			
10	(1) Is entered into after July 1, 2010; and			
11	(2) Provides for the renegotiation of the rental amount			
12	and the term of the lease;			
13	if the lessee has made substantial improvements or is seeking to			
14	make substantial improvements on the land, the renegotiated term			
15	of the lease shall include an extension of the lease for a			
16	period of not less than seventy-five per cent of the original			
17	term of the lease; provided that the lessor may agree to a			
18	shorter term or to termination of the agreement only if so			
19	offered by the lessee; provided further that any additional			
20	terms and conditions shall be mutually agreed upon by the lessor			
21	and lessee and shall be reasonable.			



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2 leasing privately-owned land by a fee simple owner as lessor, to any person or entity for consideration of a return of rent or 3 4 other compensation." 5 SECTION 3. Section 205-3.1, Hawaii Revised Statutes, is 6 amended by amending subsections (a) and (b) to read as follows: 7 "(a) District boundary amendments involving lands in the 8 conservation district, land areas greater than fifteen acres, 9 agricultural lands with soil classified by the land study 10 bureau's detailed land classification as overall (master) productivity rating class A or B, or lands delineated as 11 12 important agricultural lands shall be processed by the land use 13 commission pursuant to section 205-4. 14 Any department or agency of the State, and department (b) 15 or agency of the county in which the land is situated, or any 16 person with a property interest in the land sought to be 17 reclassified may petition the appropriate county land use 18 decision-making authority of the county in which the land is 19 situated for a change in the boundary of a district involving 20 lands less than fifteen acres presently in the rural and urban 21 districts and lands less than fifteen acres in the agricultural 22 district that are not agricultural lands with soil classified by 2010-1606 HB2290 SD1 SMA.doc

(b) As used in this section, "lease" means a conveyance

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1	the land study bureau's detailed land classification as overall
2	(master) productivity rating class A or B, and are not
3	designated as important agricultural lands."
4	SECTION 4. Section 205-4, Hawaii Revised Statutes, is
5	amended as follows:
6	1. By amending subsection (a) to read:
7	"(a) Any department or agency of the State, any department
8	or agency of the county in which the land is situated, or any
9	person with a property interest in the land sought to be
10	reclassified, may petition the land use commission for a change
11	in the boundary of a district. This section applies to all
12	petitions for changes in district boundaries of lands within
13	conservation districts, agricultural lands with soil classified
14	by the land study bureau's detailed land classification as
15	overall (master) productivity rating class A or B, lands
16	designated or sought to be designated as important agricultural
17	lands, and lands greater than fifteen acres in the agricultural,
18	rural, and urban districts, except as provided in section
19	201H-38. The land use commission shall adopt rules pursuant to
20	chapter 91 to implement section 201H-38."
21	2. By amending subsection (h) to read:

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1	"(h)	No amendment of a land use district boundary shall be
2	approved	unless the commission finds upon $[the]$ a clear
3	preponder	ance of the evidence that the proposed boundary is
4	reasonabl	e, not violative of section 205-2 and part III of this
5	chapter,	and consistent with the policies and criteria
6	establish	ed pursuant to sections 205-16 and 205-17[-]; provided
7	that for	a boundary amendment for agricultural lands with soil
8	classifie	d by the land study bureau's detailed land
9	classific	ation as overall (master) productivity rating class A
10	or B, no	amendment of a land use district boundary shall be
11	approved	in counties with a population of over five hundred
12	thousand	where:
13	(1)	A farming operation as defined in section 165-2 is
14		being conducted on the land;
15	(2)	The land is important for agriculture based on the
16		stock of similarly suited lands in the area;
17	(3)	The district boundary amendment will harm the
18		productivity or viability of existing agricultural
19		activity in the area; and
20	(4)	The district boundary amendment will cause
21		fragmentation of or intrusion of nonagricultural uses
22		into largely intact areas of agricultural lands with
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1	soil classification by the land study bureau's
2	detailed land classification as overall (master)
3	productivity rating class A or B.
4	Six affirmative votes of the commission shall be necessary
5	for any boundary amendment under this section."
6	SECTION 5. This Act does not affect rights and duties that
7	matured, penalties that were incurred, and proceedings that were
8	begun before its effective date.
9	SECTION 6. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 7. This Act shall take effect on July 1, 2050.
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Report Title: Agricultural Lands

Description:

Protects agriculturally suitable lands on Oahu (lands with productivity ratings of "A" or "B"); provides for mandatory extension of agricultural leases; effective July 1, 2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

