HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII H.B. NO. 457

A BILL FOR AN ACT

RELATING TO DEVELOPMENT RIGHTS.

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

SECTION 1. The legislature finds that article XI, section
 3, of the Hawaii State Constitution requires the State to
 conserve and protect agricultural lands, promote diversified
 agriculture, increase agricultural self-sufficiency, and ensure
 the future availability of agriculturally suitable lands. The
 constitution directed the legislature to develop standards and
 criteria to protect important agricultural lands.

8 In 2005, the legislature enacted Act 183, Session Laws of
9 Hawaii 2005, to implement the provisions of article XI, section
10 3, of the state constitution. Act 183:

11 (1) Established part III in chapter 205, Hawaii Revised
12 Statutes, which set forth policies and procedures for
13 the identification of important agricultural lands,
14 including:

15 (A) Policies to ensure the conservation and
16 availability of important agricultural lands for
17 long-term agricultural use;



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1	(B)	Standards and criteria for the identification of	
2		important agricultural lands;	
3	(C)	A process for the identification of important	
4		agricultural lands;	
5	(D)	Standards and criteria for the reclassification	
6		and rezoning of lands identified as important	
7		agricultural lands; and	
8	(E)	Policies for incentives for the long-term	
9		retention of important agricultural lands for	
10		agricultural use; and	
11	(2) Prov	ided for a process to develop proposals for state	
12	and o	county incentives to promote agricultural	
13	viab.	ility, sustained growth of the agriculture	
14	indu	stry, and the long-term use and protection of	
15	impo:	rtant agricultural lands for agricultural use.	
16	The purpos	se of this Act is to continue to promote	
17	agricultural v	itality by allowing owners of land designated as	
18	important agricultural lands to transfer development rights from		
19	the important agricultural lands to other lands.		
20	SECTION 2	. Chapter 46, Hawaii Revised Statutes, is amended	
21	by adding a new	w part to be appropriately designated and to read	
22	as follows:		



1 "PART TRANSFER OF DEVELOPMENT RIGHTS · 2 FOR IMPORTANT AGRICULTURAL LANDS 3 §46-Definitions. As used in this part, unless the 4 context requires otherwise: 5 "Development rights" means the rights permitted under an ordinance or law relating to permitted uses of a property, the 6 density or intensity of use, and the maximum height and size of 7 8 improvements thereon. Development rights may be calculated and 9 allocated using factors including but not limited to area or lot 10 size, floor area, floor area ratios, density, height 11 limitations, or any other criteria that will effectively 12 quantify the value for the development right in a reasonable and 13 uniform manner that will carry out the objectives of this part. 14 "Receiving district" means one or more designated districts 15 or areas of land to which development rights from one or more 16 important agricultural land sending districts may be transferred 17 and in which increased development is permitted using 18 transferred development rights. 19 "Sending district" means one or more designated important 20 agricultural land districts in which development rights may be

21 designated for use on one or more receiving districts.



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1	"Transfer of development rights" means the process by which		
2	developmen	nt rights are transferred from a property in any	
3	sending d	istrict to another property in a receiving district.	
4	§ 46 -	General authorization. The legislative body of a	
5	county may	y provide for the transfer of development rights from	
6	important	agricultural lands by adopting an ordinance	
. 7	establish	ing a procedure for the transfer of development rights	
8	from impo	rtant agricultural lands. The ordinance shall provide:	
9	(1)	For the transfer of development rights only from lands	
10		designated as important agricultural lands pursuant to	
11		part III, chapter 205;	
12	(2)	That the transfer of development rights, and the	
13		designation of sending districts and receiving	
14		districts, be established within the framework of the	
15		long-range, comprehensive general plan of the county;	
16	(3)	That the receiving district, to which transfer of	
17		development rights is authorized, shall be found by	
18		the legislative body of the county, after evaluating	
19		the effects of the potential increased development, to	
20		contain adequate resources and public facilities to	
21		ensure that the increased development will be	



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1		compatible with the development otherwise permitted by	
2		the county;	
3	(4)	That sending districts and receiving districts be	
4		designated and mapped, and that the procedure for the	
5		transfer of development rights be specified; and	
6	(5)	That development rights may be sold in the normal	
7		market or through a development rights bank	
8		established by the county in which development rights	
9		may be retained and sold by the county.	
10	§46-	Transfer of development rights instruments. The	
11	county shall establish a standard instrument to document		
12	development rights that have been transferred from important		
13	agricultural lands. A development right that is transferred is		
14	an interest in real property evidenced by the transfer of a		
15	development right instrument issued by the county and recorded		
16	pursuant to section 502-31."		
17	SECTION 3. This Act shall take effect upon its approval.		
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INTRODUCED BY:

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Hakshima

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Report Title:

Important Agricultural Lands; Transfer of Development Rights

Description:

Authorizes the various counties to provide for the transfer of development rights from lands designated as important agricultural lands to other districts or parcels of land.

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

