THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII **S.B. NO.** ⁶³¹ S.D. 1

A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY.

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

1 SECTION 1. The legislature finds that the development of 2 renewable energy in Hawaii is crucial to the energy security and 3 energy independence of the State. Increased energy efficiency 4 and use of renewable energy resources will achieve broad 5 societal benefits, including resistance to increases in oil 6 prices, environmental sustainability, economic development, and 7 job creation.

8 The legislature also finds that Hawaii's dependence on 9 petroleum makes the State extremely vulnerable to supply 10 disruption, international market dysfunction, and many other 11 factors beyond the control of the State. Continued consumption 12 of conventional petroleum fuel and price volatility can 13 negatively impact the viability of agricultural operations.

14 The legislature further finds that allowing renewable 15 energy facilities within the agricultural district furthers and 16 is consistent with the purposes, standards, and criteria for 17 uses within agricultural lands. Renewable energy facilities



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1	increase both the State's energy self sufficiency and		
2	agricultural sustainability.		
3	The purpose of this Act is to increase, with certain		
4	limitations, the areas within agricultural lands in which solar		
5	energy facilities may be constructed.		
6	SECT	ION 2. Section 205-2, Hawaii Revised Statutes, is	
7	amended by	y amending subsection (d) to read as follows:	
8	"(d)	Agricultural districts shall include:	
9	(1)	Activities or uses as characterized by the cultivation	
10		of crops, crops for bioenergy, orchards, forage, and	
11		forestry;	
12	(2)	Farming activities or uses related to animal husbandry	
13		and game and fish propagation;	
14	(3)	Aquaculture, which means the production of aquatic	
15		plant and animal life within ponds and other bodies of	
16		water;	
17	(4)	Wind generated energy production for public, private,	
18		and commercial use;	
19	(5)	Biofuel production, as described in section	
20		205-4.5(a)(15), for public, private, and commercial	
2 1		use;	
22	(6)	Solar energy facilities; provided that [this]:	

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1		(A) This paragraph shall apply only to land with soil
2		classified by the land study bureau's detailed
3		land classification as overall (master)
4		productivity rating class <u>B, C,</u> D or E;
5		(B) Solar energy facilities placed within land with
6		soil classified as overall productivity rating
7		class B or C shall not occupy more than ten per
8		cent of the acreage of the parcel; and
9		(C) Solar energy facilities shall not be placed in
10		areas designated as Important Agricultural Lands
11		pursuant to chapter 205, part III;
12	(7)	Bona fide agricultural services and uses that support
13		the agricultural activities of the fee or leasehold
14		owner of the property and accessory to any of the
15		above activities, regardless of whether conducted on
16		the same premises as the agricultural activities to
17		which they are accessory, including farm dwellings as
18		defined in section 205-4.5(a)(4), employee housing,
19		farm buildings, mills, storage facilities, processing
20		facilities, agricultural-energy facilities as defined
21		in section 205-4.5(a)(16), vehicle and equipment
22		storage areas, roadside stands for the sale of



1 products grown on the premises, and plantation 2 community subdivisions as defined in section 3 205-4.5(a)(12); Wind machines and wind farms; 4 (8) 5 Small-scale meteorological, air guality, noise, and (9) 6 other scientific and environmental data collection and 7 monitoring facilities occupying less than one-half 8 acre of land; provided that these facilities shall not 9 be used as or equipped for use as living quarters or 10 dwellings; 11 (10)Agricultural parks; 12 Agricultural tourism conducted on a working farm, or a (11)farming operation as defined in section 165-2, for the 13 14 enjoyment, education, or involvement of visitors; 15 provided that the agricultural tourism activity is 16 accessory and secondary to the principal agricultural 17 use and does not interfere with surrounding farm 18 operations; and provided further that this paragraph 19 shall apply only to a county that has adopted 20 ordinances regulating agricultural tourism under 21 section 205-5; and

22 (12) Open area recreational facilities.

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1 Agricultural districts shall not include golf courses and golf 2 driving ranges, except as provided in section 205-4.5(d). 3 Agricultural districts include areas that are not used for, or 4 that are not suited to, agricultural and ancillary activities by 5 reason of topography, soils, and other related characteristics." 6 SECTION 3. Statutory material to be repealed is bracketed 7 and stricken. New statutory material is underscored. 8 SECTION 4. This Act shall take effect upon its approval.

Report Title: Renewable Energy; Agricultural Land; Solar Energy Facilities

Description:

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Increases, with certain limitations, the areas within agricultural lands in which solar energy facilities may be constructed. (SD1)

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