A BILL FOR AN ACT

RELATING TO BUILDING PERMITS.

2012-1423 SB2646 SD1 SMA.doc

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

1 The legislature finds that existing building SECTION 1. 2 codes and permitting processes are overly burdensome to the 3 State's commercial agriculture and aquaculture industries and 4 add substantial time and costs to establishing or expanding 5 farming and ranching enterprises in the State. The building 6 codes and permitting processes are also contrary to the State's goals of expanding local food and bioenergy production, 7 8 increasing the State's self-sufficiency, and improving the 9 economic well-being of the State's rural farming communities. 10 Historically, building codes are the result of national 11 efforts in the early 1900s to prevent large urban fires and 12 mitigate large-scale fire losses. Because these fires tended to 13 occur in large urban areas, the move to adopt uniform building 14 codes generally did not include rural structures, particularly 15 since the loss of an agricultural building seldom led to the 16 loss of human life. Planners also found that rural buildings were generally isolated, so fires would not usually spread to a 17 18 large number of other buildings, as frequently occurred in urban

- 1 settings. While the complexity and scope of building codes have
- 2 expanded dramatically over the past century, most states have
- 3 retained agricultural building exemptions. In a number of
- 4 states, even farm dwellings are exempted from zoning and
- 5 building codes and permit processes.
- 6 Hawaii does not currently have a statutory agricultural
- 7 building exemption despite its long agricultural history, its
- 8 current high dependency on agricultural food and fuel imports,
- 9 and the specific wording in article XI, section 3, of the Hawaii
- 10 State Constitution that the State shall "promote diversified
- 11 agriculture" and "increase agricultural self-sufficiency".
- 12 The purpose of this Act is to encourage and support
- 13 diversified agriculture and agricultural self-sufficiency in the
- 14 State by providing an agricultural building exemption for
- 15 commercial farms and ranches located outside of the urban
- 16 district.
- 17 SECTION 2. Chapter 46, Hawaii Revised Statutes, is amended
- 18 by adding a new section to be appropriately designated and to
- 19 read as follows:
- 20 "\$46- Agricultural buildings and structures; no
- 21 building permit required. (a) No county shall require a
- 22 building permit for the construction, installation, or operation

2012-1423 SB2646 SD1 SMA.doc

1	of a nonr	esidential building or structure, or appurtenances	
2	thereto,	as specified in subsection (b), and located on	
3	commercia	l farms or ranches used for general agricultural or	
4	aquacultu	ral operations, or for purposes incidental to such	
5	operations; provided that:		
6	<u>(1)</u>	The building or structure is constructed or installed	
7		on a property that is used primarily for agricultural	
8		or aquacultural operations, and is two or more	
9		contiguous acres in area, or one or more contiguous	
10		acres in area if located in a non-residential	
11		agricultural or aquacultural park;	
12	(2)	Upon completion of construction or installation, the	
13		owner or occupier provides written notice to the	
14		appropriate county fire department and county building	
15		permitting agency of the size, type, and location of	
16		the building or structure;	
17	(3)	The building or structure constructed or installed	
18		pursuant to this section shall be serviced with	
19		electricity that complies with state building code	
20		electrical standards; and	

1	(4)	Disposal of wastewater from any building or structure
2		constructed or installed pursuant to this section
3		shall comply with chapter 342D.
4	(b)	For purposes of subsection (a), the following
5	buildings	and structures shall be exempt from county building
6	permit re	quirements:
7	(1)	Manufactured or pre-engineered buildings or
8		structures, and appurtenances thereto;
9	(2)	Recycled ocean shipping or cargo containers;
10	(3)	Agricultural shade cloth structures, cold frames, or
11		greenhouses;
12	(4)	Aquaculture or aquaponics structures, including water
13		storage or production tanks and raceways;
14	(5)	Livestock watering tanks;
15	(6)	Fences;
16	(7)	One-story masonry or wood-framed buildings or
17		structures with a structural span of less than twenty-
18		five feet, including farm buildings used as:
19		(A) Barns;
20		(B) Greenhouses;
21		(C) Farm production buildings;

1	(D) Storage buildings for farm equipment or plant or
2	animal supplies or feed; or
3	(E) Storage or processing buildings for crops; and
4	(8) Masonry or wood-framed buildings or structures with
5	structural spans of twenty-five feet or more and
6	appurtenances thereto designed or engineered according
7	to the state building code;
8	provided that the buildings and structures comply with
9	applicable setback codes and are properly anchored.
10	(c) As used in this section:
11	"Agricultural building or aquacultural building" means a
12	nonresidential building or structure located on a commercial
13	farm or ranch constructed or installed to house farm or ranch
14	implements, agricultural or aquacultural feeds or supplies,
15	livestock, poultry, or other agricultural or aquacultural
16	products, used in or necessary for the operation of the farm or
17	ranch, or for the processing and selling of farm or ranch
18	products.
19	"Agricultural operation" means the planting, cultivating,
20	harvesting, processing, or storage of crops, including those
21	planted, cultivated, harvested, and processed for food,
22	ornamental, grazing, feed, or forestry purposes, as well as the
	2012-1423 SB2646 SD1 SMA.doc

- 1 feeding, breeding, management, and sale of animals including
- 2 livestock, poultry, honeybees, and their products.
- 3 "Aquacultural operation" means the propagation,
- 4 cultivation, farming, harvesting, processing, and storage of
- 5 aquatic plants and animals in controlled or selected
- 6 environments for research, commercial, or stocking purposes and
- 7 includes aquaponics or any growing of plants or animals in or
- 8 with aquaculture effluents.
- 9 "Nonresidential" means a building or structure that is used
- 10 only for agricultural or aquacultural operations, including an
- 11 agricultural building or aquacultural building, and is not
- 12 intended for use as, or used as, a dwelling.
- 13 (d) This section shall not apply to buildings or
- 14 structures otherwise exempted from building permitting or
- 15 building code requirements by applicable county ordinance.
- (e) Nothing in this section is shall supersede public or
- 17 private lease conditions.
- 18 (f) This section shall not apply to the construction or
- 19 installation of any building or structure on land in an urban
- 20 district."
- 21 SECTION 3. New statutory material is underscored.
- 22 SECTION 4. This Act shall take effect on July 1, 2050.

2012-1423 SB2646 SD1 SMA.doc



Report Title:

Agriculture; Building Code; Building Permit

Description:

Exempts specified nonresidential agricultural and aquacultural buildings and structures, and their appurtenances, located on commercial farms and ranches located outside of the urban district from certain building permit requirements, under certain conditions. 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.