A BILL FOR AN ACT

RELATING TO HYDROELECTRIC POWER.

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

SECTION 1. The legislature finds that the development of
 hydroelectric energy-generating facilities in Hawaii is vital to
 the energy security and energy independence of the State.
 Increased use of renewable energy resources will achieve broad
 societal benefits, including resistance to oil price increases,
 environmental sustainability, economic development, and job
 creation.

8 The legislature further finds that while Hawaii's 9 agricultural land is a fundamentally important and diminishing 10 resource that is pivotal to the State's initiatives in food 11 security, hydroelectric facilities may be located on 12 agricultural lands in a manner that promotes both food and 13 energy security.

14 The purpose of this Act is to authorize construction of 15 small hydropower facilities as defined by the United States 16 Department of Energy in a manner that combines clean energy 17 infrastructure and irrigation for agricultural lands.

HB2077 HD1 HMS 2016-2058

1	SECT:	ION 2. Section 205-2, Hawaii Revised Statutes, is				
2	amended by	y amending subsection (d) to read as follows:				
3	" (d)	Agricultural districts shall include:				
4	(1)	Activities or uses as characterized by the cultivation				
5		of crops, crops for bioenergy, orchards, forage, and				
6		forestry;				
7	(2)	Farming activities or uses related to animal husbandry				
8		and game and fish propagation;				
9	(3)	Aquaculture, which means the production of aquatic				
10		plant and animal life within ponds and other bodies of				
11		water;				
12	(4)	Wind generated energy production for public, private,				
13		and commercial use;				
14	(5)	Biofuel production, as described in section				
15		205-4.5(a)(16), for public, private, and commercial				
16		use;				
17	(6)	Solar energy facilities; provided that:				
18		(A) This paragraph shall apply only to land with soil				
19		classified by the land study bureau's detailed				
20		land classification as overall (master)				
21		productivity rating class B, C, D, or E; and				



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1 Solar energy facilities placed within land with (B) 2 soil classified as overall productivity rating 3 class B or C shall not occupy more than ten per 4 cent of the acreage of the parcel, or twenty 5 acres of land, whichever is lesser, unless a 6 special use permit is granted pursuant to section 7 205 - 6;8 Bona fide agricultural services and uses that support (7)9 the agricultural activities of the fee or leasehold 10 owner of the property and accessory to any of the 11 above activities, regardless of whether conducted on 12 the same premises as the agricultural activities to 13 which they are accessory, including farm dwellings as 14 defined in section 205-4.5(a)(4), employee housing, 15 farm buildings, mills, storage facilities, processing 16 facilities, photovoltaic, biogas, and other small-17 scale renewable energy systems producing energy solely 18 for use in the agricultural activities of the fee or 19 leasehold owner of the property, agricultural-energy 20 facilities as defined in section 205-4.5(a)(17), 21 [hydroelectric facilities in accordance with section



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1		205-4.5(a)(23),] vehicle and equipment storage areas,
2		and plantation community subdivisions as defined in
3		section 205-4.5(a)(12); provided that hydroelectric
4		facilities permitted under section 205-4.5(a)(23),
5		shall not be required to be an accessory to
6		agricultural land for agricultural use only;
7	(8)	Wind machines and wind farms;
8	(9)	Small-scale meteorological, air quality, noise, and
9		other scientific and environmental data collection and
10		monitoring facilities occupying less than one-half
11		acre of land; provided that these facilities shall not
12		be used as or equipped for use as living quarters or
13		dwellings;
14	(10)	Agricultural parks;
15	(11)	Agricultural tourism conducted on a working farm, or a
16		farming operation as defined in section 165-2, for the
17		enjoyment, education, or involvement of visitors;
18		provided that the agricultural tourism activity is
19		accessory and secondary to the principal agricultural
20		use and does not interfere with surrounding farm
21		operations; and provided further that this paragraph



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1 shall apply only to a county that has adopted 2 ordinances regulating agricultural tourism under 3 section 205-5; 4 (12) Agricultural tourism activities, including overnight 5 accommodations of twenty-one days or less, for any one 6 stay within a county; provided that this paragraph 7 shall apply only to a county that includes at least 8 three islands and has adopted ordinances regulating 9 agricultural tourism activities pursuant to section 10 205-5; provided further that the agricultural tourism activities coexist with a bona fide agricultural 11 12 activity. For the purposes of this paragraph, "bona 13 fide agricultural activity" means a farming operation 14 as defined in section 165-2; 15 (13)Open area recreational facilities; 16 (14)Geothermal resources exploration and geothermal resources development, as defined under section 182-1; 17 18 and Agricultural-based commercial operations, including: 19 (15) 20 (A) A roadside stand that is not an enclosed 21 structure, owned and operated by a producer for



1		the display and sale of agricultural products
2		grown in Hawaii and value-added products that
3		were produced using agricultural products grown
4		in Hawaii;
5	(B)	Retail activities in an enclosed structure owned
6		and operated by a producer for the display and
7		sale of agricultural products grown in Hawaii,
8		value-added products that were produced using
9		agricultural products grown in Hawaii, logo items
10		related to the producer's agricultural
11		operations, and other food items; and
12	(C)	A retail food establishment owned and operated by
13		a producer and permitted under title 11, chapter
14		12 of the rules of the department of health that
15		prepares and serves food at retail using products
16		grown in Hawaii and value-added products that
17		were produced using agricultural products grown
18		in Hawaii.
19	The	owner of an agricultural-based commercial
20	oper	ation shall certify, upon request of an officer or
21	agen	t charged with enforcement of this chapter under



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1	section 205-12, that the agricultural products
2	displayed or sold by the operation meet the
3	requirements of this paragraph.
4	Agricultural districts shall not include golf courses and golf
5	driving ranges, except as provided in section 205-4.5(d).
6	Agricultural districts include areas that are not used for, or
7	that are not suited to, agricultural and ancillary activities by
8	reason of topography, soils, and other related characteristics."
9	SECTION 3. Section 205-4.5, Hawaii Revised Statutes, is
10	amended by amending subsection (a) to read as follows:
11	"(a) Within the agricultural district, all lands with soil
12	classified by the land study bureau's detailed land
13	classification as overall (master) productivity rating class A
14	or B and for solar energy facilities, class B or C, shall be
15	restricted to the following permitted uses:
16	(1) Cultivation of crops, including crops for bioenergy,
17	flowers, vegetables, foliage, fruits, forage, and
18	timber;
19	(2) Game and fish propagation;

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1	(3)	Raising of livestock, including poultry, bees, fish,
2		or other animal or aquatic life that are propagated
3		for economic or personal use;
4	(4)	Farm dwellings, employee housing, farm buildings, or
5		activities or uses related to farming and animal
6		husbandry. "Farm dwelling", as used in this
7		paragraph, means a single-family dwelling located on
8		and used in connection with a farm, including clusters
9		of single-family farm dwellings permitted within
10		agricultural parks developed by the State, or where
11		agricultural activity provides income to the family
12 ⁻		occupying the dwelling;
13	(5)	Public institutions and buildings that are necessary
14		for agricultural practices;
15	(6)	Public and private open area types of recreational
16		uses, including day camps, picnic grounds, parks, and
17		riding stables, but not including dragstrips,
18		airports, drive-in theaters, golf courses, golf
19		driving ranges, country clubs, and overnight camps;
20	(7)	Public, private, and quasi-public utility lines and
21		roadways, transformer stations, communications



1		equipment buildings, solid waste transfer stations,
2		major water storage tanks, and appurtenant small
3		buildings such as booster pumping stations, but not
4		including offices or yards for equipment, material,
5		vehicle storage, repair or maintenance, treatment
6		plants, corporation yards, or other similar
7		structures;
8	(8)	Retention, restoration, rehabilitation, or improvement
9		of buildings or sites of historic or scenic interest;
10	(9)	Agricultural-based commercial operations as described
11		in section 205-2(d)(15);
12	(10)	Buildings and uses, including mills, storage, and
13		processing facilities, maintenance facilities,
14		photovoltaic, biogas, and other small-scale renewable
15		energy systems producing energy solely for use in the
16		agricultural activities of the fee or leasehold owner
17		of the property, and vehicle and equipment storage
18		areas that are normally considered directly accessory
19		to the above-mentioned uses and are permitted under
20		section 205-2(d);
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21 (11) Agricultural parks;



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1 Plantation community subdivisions, which as used in (12)2 this chapter means an established subdivision or 3 cluster of employee housing, community buildings, and agricultural support buildings on land currently or 4 formerly owned, leased, or operated by a sugar or 5 6 pineapple plantation; provided that the existing 7 structures may be used or rehabilitated for use, and 8 new employee housing and agricultural support 9 buildings may be allowed on land within the 10 subdivision as follows: The employee housing is occupied by employees or 11 (A) 12 former employees of the plantation who have a 13 property interest in the land; 14 The employee housing units not owned by their (B) 15 occupants shall be rented or leased at affordable 16 rates for agricultural workers; or 17 (C) The agricultural support buildings shall be rented or leased to agricultural business 18 19 operators or agricultural support services; 20 Agricultural tourism conducted on a working farm, or a (13) 21 farming operation as defined in section 165-2, for the



1 enjoyment, education, or involvement of visitors; 2 provided that the agricultural tourism activity is 3 accessory and secondary to the principal agricultural use and does not interfere with surrounding farm 4 5 operations; and provided further that this paragraph shall apply only to a county that has adopted 6 7 ordinances regulating agricultural tourism under 8 section 205-5;

Agricultural tourism activities, including overnight 9 (14)10 accommodations of twenty-one days or less, for any one 11 stay within a county; provided that this paragraph 12 shall apply only to a county that includes at least 13 three islands and has adopted ordinances regulating 14 agricultural tourism activities pursuant to section 15 205-5; provided further that the agricultural tourism 16 activities coexist with a bona fide agricultural 17 activity. For the purposes of this paragraph, "bona 18 fide agricultural activity" means a farming operation 19 as defined in section 165-2;

20 (15) Wind energy facilities, including the appurtenances
 21 associated with the production and transmission of



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wind generated energy; provided that the wind energy 1 facilities and appurtenances are compatible with 2 3 agriculture uses and cause minimal adverse impact on agricultural land; 4 Biofuel processing facilities, including the 5 (16) appurtenances associated with the production and 6 7 refining of biofuels that is normally considered directly accessory and secondary to the growing of the 8 energy feedstock; provided that biofuel processing 9 facilities and appurtenances do not adversely impact 10 agricultural land and other agricultural uses in the 11 12 vicinity. For the purposes of this paragraph: 13 "Appurtenances" means operational infrastructure 14 of the appropriate type and scale for economic 15 commercial storage and distribution, and other similar 16 handling of feedstock, fuels, and other products of 17 biofuel processing facilities. 18 19 "Biofuel processing facility" means a facility

that produces liquid or gaseous fuels from organic

sources such as biomass crops, agricultural residues,

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1 and oil crops, including palm, canola, soybean, and waste cooking oils; grease; food wastes; and animal 2 residues and wastes that can be used to generate 3 4 energy; Agricultural-energy facilities, including 5 (17)6 appurtenances necessary for an agricultural-energy 7 enterprise; provided that the primary activity of the 8 agricultural-energy enterprise is agricultural activity. To be considered the primary activity of an 9 10 agricultural-energy enterprise, the total acreage devoted to agricultural activity shall be not less 11 12 than ninety per cent of the total acreage of the 13 agricultural-energy enterprise. The agricultural-14 energy facility shall be limited to lands owned, leased, licensed, or operated by the entity conducting 15 16 the agricultural activity. 17 As used in this paragraph: 18 "Agricultural activity" means any activity described in paragraphs (1) to (3) of this subsection. 19 20 "Agricultural-energy enterprise" means an

enterprise that integrally incorporates an

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agricultural activity with an agricultural-energy
 facility.

3 "Agricultural-energy facility" means a facility
4 that generates, stores, or distributes renewable
5 energy as defined in section 269-91 or renewable fuel
6 including electrical or thermal energy or liquid or
7 gaseous fuels from products of agricultural activities
8 from agricultural lands located in the State.

9 "Appurtenances" means operational infrastructure
10 of the appropriate type and scale for the economic
11 commercial generation, storage, distribution, and
12 other similar handling of energy, including equipment,
13 feedstock, fuels, and other products of agricultural14 energy facilities;

(18) Construction and operation of wireless communication
antennas; provided that, for the purposes of this
paragraph, "wireless communication antenna" means
communications equipment that is either freestanding
or placed upon or attached to an already existing
structure and that transmits and receives
electromagnetic radio signals used in the provision of



all types of wireless communications services;
 provided further that nothing in this paragraph shall
 be construed to permit the construction of any new
 structure that is not deemed a permitted use under
 this subsection;

Agricultural education programs conducted on a farming 6 (19) operation as defined in section 165-2, for the 7 education and participation of the general public; 8 provided that the agricultural education programs are 9 accessory and secondary to the principal agricultural 10 use of the parcels or lots on which the agricultural 11 education programs are to occur and do not interfere 12 with surrounding farm operations. For the purposes of 13 this section, "agricultural education programs" means 14 activities or events designed to promote knowledge and 15 understanding of agricultural activities and practices 16 conducted on a farming operation as defined in section 17 165 - 2;18

19 (20) Solar energy facilities that do not occupy more than 20 ten per cent of the acreage of the parcel, or twenty 21 acres of land, whichever is lesser or for which a



1		special use permit is granted pursuant to section 205-				
2		6; provided that this use shall not be permitted on				
3		lands with soil classified by the land study bureau's				
4		detailed land classification as overall (master)				
5		productivity rating class A unless the solar energy				
6		facilities are:				
7		(A) Located on a paved or unpaved road in existence				
8		as of December 31, 2013, and the parcel of land				
9		upon which the paved or unpaved road is located				
10		has a valid county agriculture tax dedication				
11		status or a valid agricultural conservation				
12		easement;				
13		(B) Placed in a manner that still allows vehicular				
14		traffic to use the road; and				
15		(C) Granted a special use permit by the commission				
16		pursuant to section 205-6;				
17	(21)	Solar energy facilities on lands with soil classified				
18		by the land study bureau's detailed land				
19		classification as overall (master) productivity rating				
20		B or C for which a special use permit is granted				
21		pursuant to section 205-6; provided that:				



1	(A)	The a	area occupied by the solar energy facilities
2		is al	so made available for compatible.
3		agric	cultural activities at a lease rate that is
4		at le	east fifty per cent below the fair market
5		rent	for comparable properties;
6	(B)	Proof	of financial security to decommission the
7		facil	lity is provided to the satisfaction of the
8		appro	opriate county planning commission prior to
9		date	of commencement of commercial generation;
10		and	
11	(C)	Sola	r energy facilities shall be decommissioned
12		at tl	ne owner's expense according to the following
13		requ	irements:
14		(i)	Removal of all equipment related to the
15			solar energy facility within twelve months
16			of the conclusion of operation or useful
17			life; and
18		(ii)	Restoration of the disturbed earth to
19			substantially the same physical condition as
20			existed prior to the development of the
21			solar energy facility.



1		For the purposes of this paragraph, "agricultural				
2		activities" means the activities described in				
3		paragraphs (1) to (3);				
4	(22)	Geothermal resources exploration and geothermal				
5		resources development, as defined under section 182-1;				
6		or				
7	(23)	Hydroelectric facilities, including the appurtenances				
8		associated with the production and transmission of				
9		hydroelectric energy, subject to section 205-2;				
10		provided that the hydroelectric facilities and their				
11		appurtenances:				
12		(A) [Have a hydroelectric generating capacity of not				
13		more than five hundred kilowatts; [Shall consist				
14		of a small hydropower facility as defined by the				
15		United States Department of Energy, including				
16		(i) Impoundment facilities using a dam to store				
17		water in a reservoir;				
18		(ii) A diversion or run-of-river facility which				
19		channels a portion of a river through a				
20		canal or channel; and				



1	(:	iii) Pumped storage facilities that store energy
2		by pumping water uphill to a reservoir at
3		higher elevation from a reservoir at a lower
4		elevation to be released to turn a turbine
5		to generate electricity;
6	(B)	Comply with the state water code, chapter 174C;
7	(C)	[Are accessory to agricultural activities on
8		agricultural-land for agricultural use only;
9		Shall, if over five hundred kilowatts in
10		hydroelectric generating capacity, have the
11		approval of the commission on water resource
12		management, including a new instream flow
13		standard established for the hydroelectric
14		facility in question; and
15	(D)	Do not adversely impact or impede the use of
16		agricultural land or the availability of surface
17		or ground water for all uses on all parcels that
18		are served by the ground water sources or streams
19		for which hydroelectric facilities are
20		considered."

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1	SECTION 4. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 5. This Act shall take effect upon its approval;
4	provided that the amendments made to section 205-4.5(a)(23),
5	Hawaii Revised Statutes, by section 3 of this Act shall not be
6	repealed when section 205-4.5, Hawaii Revised Statutes, is
7	reenacted on June 30, 2019, pursuant to section 3 of Act 52,
8	Session Laws of Hawaii 2014.

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Report Title: Small Hydropower Facilities; Agricultural District Lands

Description: Permits hydroelectric facilities on Agricultural District lands that are considered small hydropower facilities under federal law. (HB2077 HD1)

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