<u>H</u>.B. NO. 1122

A BILL FOR AN ACT

RELATING TO EXEMPTION FOR AGRICULTURAL BUILDINGS AND STRUCTURES.

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

1	SECTION 1.	Section 46-88	, Hawaii	Revised	Statutes,	is
2	amended to read a	as follows:				

3 "§46-88 Agricultural buildings and structures; exemptions 4 from building permit and building code requirements. (a) 5 Notwithstanding any law to the contrary, the following 6 agricultural buildings, structures, and appurtenances thereto 7 that are not used as dwellings or lodging units are exempt from 8 building permit and building code requirements where they are no 9 more than one thousand square feet in floor area: 10 (1) Nonresidential manufactured pre-engineered commercial 11 buildings and structures; 12 (2) Single stand alone recycled ocean shipping or cargo 13 containers that are used as nonresidential commercial 14 buildings and are properly anchored; 15 (3) Notwithstanding the one thousand square foot floor 16 area restriction, agricultural shade cloth structures, 17 cold frames, or greenhouses not exceeding twenty 18 thousand square feet in area per structure; provided

<u>H</u>.B. NO. 1122

1 that where multiple structures are erected, the 2 minimum horizontal separation between each shade cloth 3 structure, cold frame, or greenhouse is fifteen feet; 4 (4) Aquacultural or aquaponics structures, including 5 above-ground water storage or production tanks, 6 troughs, and raceways with a maximum height of six 7 feet above grade, and in-ground ponds and raceways, 8 and piping systems for aeration, carbon dioxide, or 9 fertilizer or crop protection chemical supplies within 10 agricultural or aquacultural production facilities; 11 Livestock watering tanks, water piping and plumbing (5) 12 not connected to a source of potable water, or 13 separated by an air gap from such a source; 14 (6) Non-masonry fences not exceeding ten feet in height 15 and masonry fences not exceeding six feet in height; 16 (7) One-story masonry or wood-framed buildings or 17 structures with a structural span of less than twenty-18 five feet and a total square footage of no more than 19 one thousand square feet, including farm buildings 20 used as: 21 (A) Barns;

22 (B) Greenhouses;

1		(C) Farm production buildings including aquaculture
2		hatcheries and plant nurseries;
3		(D) Storage buildings for farm equipment or plant or
4		animal supplies or feed; or
5		(E) Storage or processing buildings for crops;
6		provided that the height of any stored items
7		shall not collectively exceed twelve feet in
8		height;
9	(8)	Raised beds containing soil, gravel, cinders, or other
10		growing media or substrates with wood, metal, or
11		masonry walls or supports with a maximum height of
12		four feet;
13	(9)	Horticultural tables or benches no more than four feet
14		in height supporting potted plants or other crops; and
15	(10)	Nonresidential indigenous Hawaiian hale that do not
16		exceed five hundred square feet in size, have no
17		kitchen or bathroom, and are used for traditional
18		agricultural activities or education; provided that
19		the buildings, structures, and appurtenances thereto
20		comply with all applicable state and county zoning
21		codes.

H.B. NO. 1122

1	(b)	Notwithstanding the one thousand square foot floor	
2	area rest	riction in subsection (a), the following buildings,	
3	structure	s, and appurtenances thereto shall be exempt from	
4	building	permit requirements when compliant with relevant	
5	building	codes or county, national, or international	
6	prescript	ive construction standards:	
7	(1)	Nonresidential manufactured pre-engineered and county	
8		pre-approved commercial buildings and structures	
9		consisting of a total square footage greater than one	
10		thousand square feet but no more than eight thousand	
11		square feet; and	
12	(2)	One-story wood-framed or masonry buildings or	
13		structures with a structural span of less than twenty-	
14	five feet and a total square footage greater than one		
15		thousand square feet but no more than eight thousand	
16		square feet constructed in accordance with county,	
17		national, or international prescriptive construction	
18		standards, including buildings used as:	
19		(A) Barns;	
20		(B) Greenhouses;	
21		(C) Farm production buildings, including aquaculture	
22		hatcheries and plant nurseries;	

LNR-03(17)

1		(D)	Storage buildings for farm equipment, plant or
2			animal supplies, or feed; or
3		(E)	Storage or processing buildings for crops;
4			provided that the height of any stored items
5			shall not collectively exceed twelve feet in
6			height.
7	(c)	The	exemptions in subsections (a) and (b) shall apply;
8	provided	that:	
9	(1)	The	aggregate floor area of the exempted agricultural
10		buil	dings shall not exceed:
11		(A)	Five thousand square feet per zoning lot for lots
12			of two acres or less;
13		(B)	Eight thousand square feet per zoning lot for
14			lots greater than two acres but not more than
15			five acres; and
16		(C)	Eight thousand square feet plus two per cent of
17			the acreage per zoning lot for lots greater than
18			five acres; provided that each exempted
19			agricultural building is compliant with the
20			square foot area restrictions in subsection (a)
21			or subsection (b);

Page 6

<u>**H**</u>.B. NO. <u>1122.</u>

The minimum horizontal separation between each
agricultural building, structure, or appurtenance
thereto is fifteen feet;
The agricultural buildings, structures, or
appurtenances thereto are located on a commercial farm
or ranch and are used for general agricultural or
aquacultural operations, or for purposes incidental to
such operations;
The agricultural buildings, structures, or
appurtenances thereto are constructed or installed on
property that is used primarily for agricultural or
aquacultural operations, and is two or more contiguous
acres in area or one or more contiguous acres in area
if located in a nonresidential agricultural or
aquacultural park;
An owner or occupier, that intends to utilize the
exemptions under this section, shall provide written
notice to the appropriate county agency of the size,
type, and location of the proposed building,
structure, related appurtenances, or development. No
work shall commence until the county agency has

LNR-03(17)

1		determined that a building permit for the proposed
2		building, structure, related appurtenances, or
3		development is not required for compliance with local,
4		state, or federal floodplain management development
5		standards, ordinances, codes, statutes, rules, or
6		regulations pursuant to the National Flood Insurance
7		Program requirements;
8	[(5)	Upon completion of construction or installation, the]
9		(6) The owner or occupier shall provide written
10		notice to the appropriate county fire department and
11		county building permitting agency of the final as-
12		built size, type, and [locations] <u>location</u> of the
13		building, structure, [or appurtenance thereto.]
14		related appurtenances, or development. Such written
15		notification shall be provided to the county agencies
16		within thirty <u>calendar</u> days of the completion <u>,</u>
17		occupancy, or use of the building, structure, [or]
18		related appurtenances [thereto.], or development.
19		Failure to provide such written notice may void the
20		building permit or building code exemption, or both,
21		which voidance for such failure is subject to the sole

H.B. NO. 1122

1		discretion of the appropriate county building
2		permitting agency;
3	[(6)]	(7) No electrical power and no plumbing systems shall
4		be connected to the building or structure without
5		first obtaining the appropriate county electrical or
6		plumbing permit, and all such installations shall be
7		installed under the supervision of a licensed
8		electrician or plumber, as appropriate, and inspected
9		and approved by an appropriate county or licensed
10		inspector or, if a county building agency is unable to
11		issue an electrical permit because the building or
12		structure is permit-exempt, an electrical permit shall
13		be issued for an electrical connection to a meter on a
14		pole beyond the permit-exempt structure in accordance
15		with the installation, inspection, and approval
16		requirements in this paragraph;
17	[-(7) -]	(8) Disposal of wastewater from any building or
18		structure constructed or installed pursuant to this
19		section shall comply with chapter 342D; and

- 20 [(8)] (9) Permit-exempt structures shall be exempt from any
 21 certificate of occupancy requirements.
- 22 (d) As used in this section:

1 "Agricultural building" means a nonresidential building or 2 structure, built for agricultural or aguacultural purposes, 3 located on a commercial farm or ranch constructed or installed 4 to house farm or ranch implements, agricultural or aquacultural 5 feeds or supplies, livestock, poultry, or other agricultural or 6 aquacultural products, used in or necessary for the operation of 7 the farm or ranch, or for the processing and selling of farm or 8 ranch products.

9 "Agricultural operation" means the planting, cultivating,
10 harvesting, processing, or storage of crops, including those
11 planted, cultivated, harvested, and processed for food,
12 ornamental, grazing, feed, or forestry purposes, as well as the
13 feeding, breeding, management, and sale of animals including
14 livestock, poultry, honeybees, and their products.

15 "Appurtenance" means an object or device in, on, or 16 accessory to a building or structure, and which enhances or is 17 essential to the usefulness of the building or structure, 18 including but not limited to work benches, horticultural and 19 floricultural growing benches, aquacultural, aquaponic, and 20 hydroponic tanks, raceways, troughs, growbeds, and filterbeds, 21 when situated within a structure.

1	"Aquacultural operation" means the propagation,
2	cultivation, farming, harvesting, processing, and storage of
3	aquatic plants and animals in controlled or selected
4	environments for research, commercial, or stocking purposes and
5	includes aquaponics or any growing of plants or animals in or
6	with aquaculture effluents.
7	"Development" means any manmade change to improved or
8	unimproved real estate, including but not limited to buildings
9	or other structures, mining, dredging, filling, grading, paving,
10	excavation or drilling operations, or storage of equipment or
11	materials.
12	"Dwellings" means buildings or parts thereof designed for
13	or used for residential occupancy or both.
14	"Manufactured pre-engineered commercial building or
15	structure" means a building or structure whose specifications
16	comply with appropriate county codes, and have been pre-approved
17	by a county or building official.
18	"Nonresidential building or structure" means a building or
19	structure, including an agricultural building, that is used only
20	for agricultural or aquacultural operations and is not intended
21	for use as, or used as, a dwelling.

<u>H</u>.B. NO. 1122

1 This section shall not apply to buildings or (e) 2 structures otherwise exempted from building permitting or 3 building code requirements by applicable county ordinance. 4 (f) This section shall not be construed to supersede 5 public or private lease conditions. 6 This section shall not apply to [the construction or (q) 7 installation of any building or structure] development on land 8 in [an] the state land use urban district. 9 The State or any county shall not be liable for claims (h) 10 arising from the construction of agricultural buildings, 11 structures, [or] related appurtenances or other development 12 thereto exempt from the building code and permitting process as 13 described in this section, unless the claim arises out of gross 14 negligence or intentional misconduct by the State or county. 15 (i) This section shall not apply to buildings or 16 structures used to store pesticides or other hazardous material 17 unless stored in accordance with federal and state law. 18 This section does not exempt any new or existing (j) 19 agricultural buildings, structures, related appurtenances, or 20 other development from building permit requirements and other 21 requirements of local, state, or federal floodplain management

1	development standards, ordinances, codes, statutes, rules, or
2	regulations pursuant to National Flood Insurance Program
3	requirements.
4	[(j)] <u>(k)</u> Failure to comply with the conditions of this
5	section shall result in penalties consistent with county
6	building department provisions."
7	SECTION 2. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 3. This Act shall take effect upon its approval.
10	
11	INTRODUCED BY:
12	BY REQUEST

JAN 2 3 2017

Report Title: Exemption; Building Permit and Building Code Requirements; Agricultural Building and Structures

Description:

Clarifies procedures for an exemption from building permit and building code requirements pursuant to section 46-88, Hawaii Revised Statutes, and clarifies that section 46-88 does not exempt any new or existing agricultural buildings, structures, related appurtenances, or other development from local, state, or federal floodplain management development standards, ordinances, codes, statutes, rules, or regulations pursuant to National Flood Insurance Program requirements.

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

HB 1122

JUSTIFICATION SHEET

DEPARTMENT: Land and Natural Resources

TITLE: A BILL FOR AN ACT RELATING TO EXEMPTION FOR AGRICULTURAL BUILDINGS AND STRUCTURES.

PURPOSE: To clarify procedures for an exemption from building permit and building code requirements pursuant to section 46-88, Hawaii Revised Statutes (HRS); and to clarify that section 46-88, HRS, does not exempt any new or existing agricultural buildings, structures, related appurtenances, or other development from local, state, or federal floodplain management development standards, ordinances, codes, statutes, rules, or regulations pursuant to National Flood Insurance Program requirements.

MEANS: Amend section 46-88, HRS.

JUSTIFICATION:

Section 46-88, HRS, was put in place to encourage and support diversified agriculture and agricultural selfsufficiency in the State by providing an exemption from building permit requirements for nonresidential buildings, structures, and appurtenances thereto on commercial farms and ranches located outside of the urban district under certain conditions.

The Federal Emergency Management Agency (FEMA) has contended however that these buildings, structures, and appurtenances thereto should still be subject to local, state, or federal floodplain management development standards, ordinances, codes, statutes, rules, or regulations pursuant to National Flood Insurance Program requirements, and has since put the State of Hawaii on notice to address and correct any noncompliance, or have new and renewed federal flood insurance policies suspended.

HB 1122

This bill proposes to tighten up statutory language with regard to exempting agricultural buildings, structures, related appurtenances or other development thereto that are not used as dwellings or lodging units from building permit and building code requirements under section 46-88, HRS.

Impact on the public: Non-compliance of local, state, or federal floodplain management development standards, ordinances, codes, statutes, rules, or regulations pursuant to National Flood Insurance Program requirements could result in FEMA suspending new and renewed flood insurance policies, leaving thousands of households and prospective home buyers in the State without federal flood insurance and some forms of federal disaster assistance.

Impact on the department and other agencies: This bill proposes to assist county building permitting agencies in regulating and enforcing the provisions of section 46-88, HRS, by:

- (1) Requiring any owner or occupier seeking exemption under section 46-88, HRS, to:
 - (A) Submit a written notice to the appropriate county agency, prior to commencement of work, of the size, type, and locations of the proposed building, structure, related appurtenances, or development, provided that no work shall commence until the county agency has determined that a building permit for the proposed building, structure, related appurtenances, or development complies with local, state, or federal floodplain management development standards, ordinances, codes, statutes, rules or regulations pursuant to the

HB 1122.

National Flood Insurance Program requirements; and

- (B) Submit a written notice to the appropriate count fire department and county building permitting agency, upon completion of the work, of the final as-built size, type, and locations of the building, structure, related appurtenances, or development.
- (2) Making clear that section 46-88, HRS, does not exempt any new or existing agricultural buildings, structures, related appurtenances, or other development from building permit requirements and other requirements of local, state, or federal floodplain management development standards, ordinances, codes, statutes, rules, or regulations pursuant to National Flood Insurance Program requirements.
- GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION: LNR 810.

OTHER AFFECTED AGENCIES:

County Building Permitting Agencies, County Fire Departments, FEMA, Department of Agriculture.

EFFECTIVE DATE: Upon approval.