A BILL FOR AN ACT

RELATING TO AGRICULTURAL LANDS.

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

1 SECTION 1. The legislature finds that it is difficult for 2 farmers in Hawaii to be economically sustainable for a number of 3 reasons, including the limited availability of reliable markets 4 and food hubs, which are facilities used to secure food and 5 process value added products. Allowing farmers markets and food 6 hubs to be operated on agricultural lands will help ensure 7 public access to locally grown food and value-added products. 8 The legislature also finds that farmers require convenient 9 processing facilities to bottle and jar fresh jellies, curries, 10 pickled products, and other prepared foods. Having a facility 11 on a farm close to where food is grown increases productivity 12 and provides an abundance of food for local and export markets. 13 Allowing farmers' markets and food hubs on agricultural land 14 also offers customers community-supported agriculture pickup 15 locations, outlets for produce from school gardens, and venues 16 with access to restrooms. Residents and tourists will also be **17** able to enjoy the agrarian lands, attend farm classes, visit

- 1 demonstration gardens, and see where and how their food is
- 2 grown.
- 3 The legislature further finds that allowing farmers'
- 4 markets and food hubs on agricultural land will lower costs for
- 5 and increase revenue to farmers in the State and help farmers
- 6 become or remain economically sustainable.
- 7 The purpose of this Act is to permit farmers' markets and
- 8 food hubs on agricultural lands.
- 9 SECTION 2. Section 205-2, Hawaii Revised Statutes, is
- 10 amended by amending subsection (d) to read as follows:
- "(d) Agricultural districts shall include:
- 12 (1) Activities or uses as characterized by the cultivation
- of crops, crops for bioenergy, orchards, forage, and
- 14 forestry;
- 15 (2) Farming activities or uses related to animal husbandry
- and game and fish propagation;
- 17 (3) Aquaculture, which means the production of aquatic
- 18 plant and animal life within ponds and other bodies of
- 19 water;
- 20 (4) [Wind generated] Wind-generated energy production for
- 21 public, private, and commercial use;

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1	(5)	Biofuel production, as described in section
2		205-4.5(a)(16), for public, private, and commercial
3		use;
4	(6)	Solar energy facilities; provided that:
5		(A) This paragraph shall apply only to land with soil
6		classified by the land study bureau's detailed
7		land classification as overall (master)
8		productivity rating class B, C, D, or E; and
9		(B) Solar energy facilities placed within land with
10		soil classified as overall productivity rating
11		class B or C shall not occupy more than ten per
12		cent of the acreage of the parcel, or twenty
13		acres of land, whichever is lesser, unless a
14		special use permit is granted pursuant to section
15		205-6;
16	(7)	Bona fide agricultural services and uses that support
17		the agricultural activities of the fee or leasehold
18		owner of the property and accessory to any of the
19		above activities, regardless of whether conducted on
20		the same premises as the agricultural activities to

which they are accessory, including farm dwellings as

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1		defined in section 205-4.5(a)(4), employee housing,
2		farm buildings, mills, storage facilities, processing
3		facilities, photovoltaic, biogas, and other small-
4	÷	scale renewable energy systems producing energy solely
5		for use in the agricultural activities of the fee or
6		leasehold owner of the property, agricultural-energy
7		facilities as defined in section 205-4.5(a)(17),
8		vehicle and equipment storage areas, and plantation
9		community subdivisions as defined in section
10		205-4.5(a)(12);
11	(8)	Wind machines and wind farms;
12	(9)	Small-scale meteorological, air quality, noise, and
13		other scientific and environmental data collection and
14		monitoring facilities occupying less than one-half
15		acre of land; provided that these facilities shall not
16		be used as or equipped for use as living quarters or
17		dwellings;
18	(10)	Agricultural parks;
19	(11)	Agricultural tourism conducted on a working farm, or a
20		farming operation as defined in section 165-2, for the
21		enjoyment, education, or involvement of visitors;

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

1	(15)	Agri	cultural-based commercial operations, including:
2		(A)	A roadside stand that is not an enclosed
3			structure, owned and operated by a producer for
4			the display and sale of agricultural products
5			grown in Hawaii and value-added products that
6			were produced using agricultural products grown
7			in Hawaii;
8		(B)	Retail activities in an enclosed structure owned
9			and operated by a producer for the display and
10			sale of agricultural products grown in Hawaii,
11			value-added products that were produced using
12			agricultural products grown in Hawaii, logo items
13			related to the producer's agricultural
14			operations, and other food items; [and]
15		(C)	A retail food establishment owned and operated by
16			a producer and permitted under title 11, chapter
17			12 of the rules of the department of health that
18			prepares and serves food at retail using products
19			grown in Hawaii and value-added products that
20			were produced using agricultural products grown
21			in Hawaii[-];

1		(D) A farmers' market; and
2		(E) A food hub.
3	æ.	The owner of an agricultural-based commercial
4		operation shall certify, upon request of an officer or
5		agent charged with enforcement of this chapter under
6		section 205-12, that the agricultural products
7		displayed or sold by the operation meet the
8		requirements of this paragraph[; and].
9		As used in this paragraph:
10		"Farmers' market" means an outdoor market where
11		farmers sell agricultural products grown in Hawaii and
12		value-added products that were produced using
13		agricultural products grown in Hawaii.
14		"Food hub" means a facility, which may contain a
15		commercial kitchen, that provides for the storage,
16		processing, distribution, and sale of agricultural
17		products grown in Hawaii; and
18	(16)	Hydroelectric facilities as described in section
19		205-4.5(a)(23).
20	Agricultu	ral districts shall not include golf courses and golf
21	driving r	anges, except as provided in section 205-4.5(d).

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- 1 Agricultural districts include areas that are not used for, or
- 2 that are not suited to, agricultural and ancillary activities by
- 3 reason of topography, soils, and other related characteristics."
- 4 SECTION 3. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 4. This Act shall take effect on July 1, 2017.

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Report Title:

Agricultural Lands; Commercial Operations; Farmers' Markets; Food Hubs

Description:

Permits farmers' markets and food hubs on lands in an agricultural district. (HB1475 HD1)

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