JAN 17 2020

A BILL FOR AN ACT

RELATING TO AGRICULTURAL BUILDINGS.

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

1	SECTION 1	L. Section 46-88, Hawaii Revised Statutes, is
2	amended by ame	ending subsection (c) to read as follows:
3	"(c) The	e exemptions in subsections (a) and (b) shall
4	apply; provide	ed that:
5	(1) The	aggregate floor area of the exempted agricultural
6	buil	ldings shall not exceed:
7	(A)	Five thousand square feet per zoning lot for lots
8		of two acres or less;
9	(B)	Eight thousand square feet per zoning lot for
10		lots greater than two acres but not more than
11		five acres; and
12	(C)	Eight thousand square feet plus two per cent of
13		the acreage per zoning lot for lots greater than
14		five acres; provided that each exempted
15		agricultural building is compliant with the
16		square foot area restrictions in subsection (a)
17		or subsection (b);



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1	(2)	The minimum horizontal separation between each
2		agricultural building, structure, or appurtenance
3		thereto is fifteen feet;
4	(3)	The agricultural buildings, structures, or
5		appurtenances thereto are located on a commercial farm
6		or ranch and are used for general agricultural or
7		aquacultural operations, or for purposes incidental to
8		such operations;
9	(4)	The agricultural buildings, structures, or
10		appurtenances thereto are constructed or installed on
11		property that is used primarily for agricultural or
12		aquacultural operations, and is two or more contiguous
13		acres in area or one or more contiguous acres in area
14		if located in a nonresidential agricultural or
15		aquacultural park;
16	(5)	An owner or occupier that intends to utilize the
17		exemptions under this section shall provide written
18		notice to the appropriate county agency of the size,
19		type, and location of the proposed building,
20		structure, related appurtenances, or development. No
21		work shall commence until the county agency has



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1 determined that a building permit for the proposed 2 building, structure, related appurtenances, or 3 development is not required for compliance with 4 county, state, or federal floodplain management 5 development standards, ordinances, codes, statutes, 6 rules, or regulations pursuant to the National Flood 7 Insurance Program requirements; 8 (6) The appropriate county agency shall certify the 9 building, structure, related appurtenances, or 10 development within thirty calendar days upon the 11 receipt of the written notice from the owner or 12 occupier, pursuant to paragraph (5); 13 (7)The owner or occupier shall provide a final as-built 14 written notice to the appropriate county building 15 permitting agency of the final as-built size, type, 16 and location of the building, structure, related 17 appurtenances, or development. Such final as-built 18 written notification shall be provided to the county 19 agency within thirty calendar days of the completion, 20 occupancy, or use of the building, structure, related 21 appurtenances, or development. Failure to provide



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1 such written notice may void the building permit or 2 building code exemption, or both, which voidance for 3 such failure is subject to the sole discretion of the 4 appropriate county building permitting agency; 5 (8) No electrical power and no plumbing systems shall be 6 connected to the building or structure without first 7 obtaining the appropriate county electrical or 8 plumbing permit, and all such installations shall be 9 installed under the supervision of a licensed 10 electrician or plumber, as appropriate, and inspected 11 and approved by an appropriate county or licensed 12 inspector or, if a county building agency is unable to 13 issue an electrical permit because the building or 14 structure is permit-exempt, an electrical permit shall 15 be issued for an electrical connection to a meter on a 16 pole beyond the permit-exempt structure in accordance 17 with the installation, inspection, and approval 18 requirements in this paragraph; 19 (9) Disposal of wastewater from any building or structure 20 constructed or installed pursuant to this section

shall comply with chapter 342D; [and]

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1	(10)	Permit-exempt structures shall be exempt from any
2		certificate of occupancy requirements[-]; and
3	(11)	The appropriate county fire department and county
4		building permitting agency shall have the right to
5		enter the property, upon reasonable notice to the
6		owner or occupant, to investigate exempted
7		agricultural buildings for compliance with the
8		requirements of this section; provided that if entry
9		is refused after reasonable notice is given, the
10		applicable department or agency may apply to the
11		district court of the circuit in which the property is
12		located for a warrant, directed to any police officer
13		of the circuit, commanding the police officer to
14		provide sufficient aid and to assist the department or
15		agency in gaining entry onto the property to
16		investigate exempted agricultural buildings for
17		compliance with the requirements of this section."
18	SECT	ION 2. Statutory material to be repealed is bracketed
19	and stric	ken. New statutory material is underscored.
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1 SECTION 3. This Act shall take effect upon its approval.

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INTRODUCED BY:

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Report Title:

Agricultural Buildings and Structures; Exemptions; Right to Enter; Counties

Description:

Grants county agencies the right to enter property to investigate agricultural buildings and structures for violations of and compliance with building code exemption qualifications.

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

