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# A BILL FOR AN ACT

RELATING TO RESTRICTIONS ON AGRICULTURAL USES AND ACTIVITIES.

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

1           SECTION 1. The legislature finds that subdivisions on  
2 agricultural lands have significantly increased over the past  
3 few decades. Homes within these subdivisions are often marketed  
4 as "gentlemen estates" where wealthy individuals can purchase  
5 large parcels of land on which to live and pursue farming as a  
6 hobby. The rise of subdivisions has led to homeowners'  
7 associations, which govern those subdivisions, imposing  
8 restrictions that limit bona fide agricultural uses on  
9 agricultural lands.

10           The legislature further finds that provisions restricting  
11 agricultural uses on agricultural lands conflict with  
12 article XI, section 3, of the Hawaii State Constitution, which  
13 mandates that the State "conserve and protect agricultural  
14 lands, promote diversified agriculture, increase agricultural  
15 self-sufficiency and assure the availability of agriculturally  
16 suitable lands." The legislature also finds that Act 170,  
17 Session Laws of Hawaii 2004, exempted agricultural leases and  
18 utility and access easements from the prohibition of private



1 restrictions on agricultural uses and activities within state  
2 agricultural districts, thus prohibiting homeowners'  
3 associations from restricting agricultural activities on  
4 agricultural lands. However, to avoid impairing any existing  
5 contracts, the Act only applied to restrictions made after  
6 July 8, 2003.

7 The legislature believes that some homeowners' associations  
8 have been circumventing the law by renewing agricultural  
9 restrictions that existed as of July 8, 2003, claiming that the  
10 renewed terms continue to be exempt from the law despite those  
11 agreements, by their own terms, expiring after 2003. Bona fide  
12 farmers seeking to enforce the law have had to accept the  
13 restriction or hire an attorney for a costly lawsuit against the  
14 well-funded homeowners' association.

15 The purpose of this Act is to clarify that renewed  
16 contracts restricting agricultural uses and activities within  
17 agricultural lands are considered new contracts and are  
18 therefore voidable, subject to limited circumstances.

19 SECTION 2. Section 205-4.6, Hawaii Revised Statutes, is  
20 amended by amending subsection (a) to read as follows:



1           "(a) Agricultural uses and activities as defined in  
2 sections 205-2(d) and 205-4.5(a) on lands classified as  
3 agricultural shall not be restricted by any private agreement  
4 contained in any:

5           (1) Deed, agreement of sale, or other conveyance of land  
6 recorded in the bureau of conveyances after July 8,  
7 2003, that [~~subject such~~] subjects the agricultural  
8 lands to any servitude, including but not limited to  
9 covenants, easements, or equitable and reciprocal  
10 negative servitudes; [~~and~~] provided that any private  
11 agreement contained in a conveyance of land recorded  
12 on or before July 8, 2003, that:

13           (A) Limits or prohibits agricultural use or activity;  
14           and

15           (B) Is renewed and recorded in the bureau of  
16           conveyances after July 8, 2003,  
17           shall be considered a new private agreement that is  
18           subject to the prohibition on agricultural use and  
19           activity restrictions under this section; and



1           (2) Condominium declaration, map, bylaws, and other  
2           documents executed and submitted in accordance with  
3           chapter 514B or any predecessor thereto.  
4 Any [~~such~~] private restriction limiting or prohibiting  
5 agricultural use or activity shall be voidable, subject to  
6 special restrictions enacted by the county ordinance pursuant to  
7 section 46-4; except that restrictions taken to protect  
8 environmental or cultural resources, agricultural leases,  
9 utility easements, and access easements shall not be subject to  
10 this section."

11           SECTION 3. Statutory material to be repealed is bracketed  
12 and stricken. New statutory material is underscored.

13           SECTION 4. This Act shall take effect upon its approval.



**Report Title:**

Agricultural Lands; Covenants; Easements; Re-recorded  
Restrictions

**Description:**

Disallows the enforcement of a re-recorded homeowners'  
association restriction if the restriction prohibits bona fide  
agricultural uses and activities on agricultural land. (CD1)

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

