A BILL FOR AN ACT

RELATING TO COMMON INTEREST AGRICULTURAL COMMUNITIES.

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

- 1 SECTION 1. The legislature finds that the Hawaii
- 2 Constitution mandates: "The State shall conserve and protect
- 3 agricultural lands, promote diversified agriculture, increase
- 4 agricultural self-sufficiency and assure the availability of
- 5 agriculturally suitable lands."
- 6 The legislature further finds that agricultural lands are a
- 7 finite resource. If the quality agricultural lands are lost to
- 8 non-agricultural use, they cannot be replaced and are lost
- 9 forever. The State Land Use Law was enacted in 1961 because of
- 10 concern that inadequate controls "have caused many of Hawaii's
- 11 limited and valuable lands to be used for purposes that may have
- 12 a short-term gain to a few but result in a long-term loss to the
- 13 income and growth potential of [Hawaii's] economy." The
- 14 original Land Use law allowed five permitted uses in the
- 15 agricultural district. It now lists twenty-three permitted uses
- 16 on agricultural lands. Increasingly, non-agricultural uses,

- 1 such as residential, renewable energy, and commercial uses have
- 2 encroached or been permitted in agricultural districts.
- 3 Act 278, Session Laws of Hawaii 2019 (Act 278), directed a
- 4 study of land subdivision and condominium property regime laws
- 5 related to agricultural land to "determine whether there are
- 6 ambiguities, omissions, or other deficiencies through which a
- 7 landowner might develop land contrary to legislative intent of
- 8 those laws" and propose legislation to remedy any deficiencies
- 9 found. The task force formed by Act 278 found that, although
- 10 the condominium law requires that condominium property regimes
- 11 conform to land use and development laws and ordinances, the
- 12 lack of enforcement is exacerbated because of conflicts and
- 13 ambiguities in the law.
- 14 The purpose of this Act is to establish a regulatory
- 15 structure for the establishment of common interest agricultural
- 16 communities on lands classified as agricultural by using the
- 17 Uniform Common Interest Ownership Act, which is the template for
- 18 the Hawaii condominium law. This Act is intended to promote
- 19 agriculture in the State by authorizing the establishment of a
- 20 structured association that permits independence and
- 21 interdependence by providing for shared costs, pooled resources,

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1	economies of scale, and a legally recognized structure, which
2	can benefit an individual grower or producer; mandating
3	participation of farm parcel owners in the farm parcel owners'
4	association, thereby spreading the association responsibilities
5	among many individuals and reducing the burden of the
6	individual; and providing a mechanism for the preservation and
7	enforcement of the project's authorized land uses and
8	enforcement of prohibitions. Specifically, this Act:
9	(1) Limits the permitted uses on land developed as a
10	common interest agricultural community to agricultural
11	uses of cultivation of crops, raising of livestock,
12	game and fish propagation, agricultural-based
13	commercial operations related to the agricultural
14	operation, and buildings and uses used by the
15	agricultural operations;
16	(2) Prohibits farm dwellings or buildings suitable for use

county review and verification of a proposed project
for compliance with permitted uses, zoning and
subdivision ordinances, emergency access and fire

(3) Enhances county regulatory authority by requiring

as a dwelling;

1		safety requirements, and authorizing county agency
2		compliance inspections of a project and imposition of
3		an inspection fee;
4	(4)	Establishes penalties for violations of the chapter;
5	(5)	Provides for the establishment of farm parcel owners'
6		associations and governance and management of common
7		interest agricultural communities; and
8	(6)	Prohibits the creation of a condominium property
9		regime under chapter 514B, Hawaii Revised Statutes, or
10		lands classified as agricultural.
11	SECT	ION 2. The Hawaii Revised Statutes is amended by
12	adding a	new chapter to be appropriately designated and to read
13	as follow	s:
14		"CHAPTER
15		COMMON INTEREST AGRICULTURAL COMMUNITIES
16		PART I. GENERAL PROVISIONS
17	\$	-1 Applicability. This chapter applies to all common
18	interest	agricultural communities created on or after the
19	effective	date of this chapter.

- 1 § -2 Definitions. As used in this chapter and in the
- 2 declaration and bylaws, unless specifically provided otherwise
- 3 or required by the context:
- 4 "Association" means the farm parcel owners' association
- 5 organized under section -31.
- 6 "Board of directors" or "board" means the body, regardless
- 7 of name, designated in the declaration or bylaws to act on
- 8 behalf of the association.
- 9 "Bylaws" means the instruments that contain the procedures
- 10 for conduct of the affairs of the association regardless of the
- 11 form in which the association is organized, including any
- 12 amendments to the instruments.
- "Chairperson" means the chairperson of the board of
- 14 agriculture.
- "Common expenses" means expenditures made by, or financial
- 16 liabilities of, the association, including any allocations to
- 17 reserves.
- "Common infrastructure" means the structures, roads,
- 19 irrigation systems, power supply, agricultural services, fire
- 20 safety systems, and installations within the common interest
- 21 agricultural community that are owned or leased by the

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- 1 association. "Common infrastructure" does not include a farm
- 2 parcel.
- 3 "Common interest" means the percentage of undivided
- 4 interest in the common infrastructure appurtenant to each
- 5 parcel, as specified in the declaration.
- 6 "Common interest agricultural community" means real estate
- 7 in which portions are designated for separate ownership and the
- 8 remainder is designated for common ownership by the owners
- 9 described in a declaration with respect to which a person, by
- 10 virtue of the person's ownership of a farm parcel, is obligated
- 11 to pay for a share of real estate taxes, insurance premiums,
- 12 maintenance, or improvement of, or services or other expenses
- 13 related to, common infrastructure, other units, or other real
- 14 estate described in the declaration.
- "Common interest agricultural community plat map" or "plat
- 16 map" means, however denominated, a map or site plan of the
- 17 common interest agricultural community containing the
- 18 information required by section -13.
- "Coordinating entrepreneur" means the developer or a
- 20 qualified person capable, under a right-to-till agreement, of

- 1 organizing, operating, and assuming the risk for the
- 2 agricultural operation on a parcel that may include:
- 3 (1) Selecting crops;
- 4 (2) Securing capital, labor, and materials;
- 5 (3) Maintaining and operating equipment and
- 6 infrastructure; and
- 7 (4) Providing for the post-harvest processing and
- 8 marketing of products.
- 9 "Declaration" means, however denominated, any instrument
- 10 that creates a common interest agricultural community, including
- 11 any amendments to the instrument.
- "Developer" means a person or group of persons who
- 13 undertake to develop a common interest agricultural community,
- 14 including a person who succeeds to the interest of the developer
- 15 by acquiring a controlling interest in the developer or the
- 16 common interest agricultural community.
- 17 "Development rights" means any right or combination of
- 18 rights reserved by a developer in the declaration to:
- 19 (1) Add real estate to a common interest agricultural
- 20 community;

ı	(2)	Create farm parcels, common infrastructure, or limited
2		common infrastructure within a common interest
3		agricultural community;
4	(3)	Subdivide parcels, combine parcels, or convert parcels
5		into common infrastructure or limited common
6		infrastructure;
7	(4)	Withdraw real estate from a common interest
8		agricultural community;
9	(5)	Merge projects or increments of a project; or
10	(6)	Otherwise alter the common interest agricultural
11		community.
12	"Far	m parcel" or "parcel" means a physical portion of the
13	common in	terest agricultural community designated for separate
14	ownership	or occupancy, the boundaries of which are described in
15	the decla	ration or pursuant to section -13.
16	"Far	m parcel owner" or "parcel owner" means the person or
17	persons o	wning the fee simple interest in a farm parcel and its
18	appurtena	nt common interest, or a lessee of a farm parcel and
19	its appur	tenant common interest in a leasehold common interest
20	agricultu	ral community.

- 1 "Fire safety systems" include reservoirs, hydrants, water
 2 tanks and fittings, staging areas, and safety zones.
- 3 "Leasehold common interest agricultural community" means a
- 4 common interest agricultural community in which all of the real
- 5 estate is subject to a lease, the expiration or termination of
- 6 which will terminate the common interest agricultural community.
- 7 "Limited common infrastructure" means a portion of the
- 8 common infrastructure designated by the declaration for the
- 9 exclusive use of one or more but fewer than all of the parcels.
- "Managing agent" means any person retained, as an
- 11 independent contractor, for the purpose of managing the
- 12 operation of the project.
- "Project" means a common interest agricultural community
- 14 project.
- "Public offering statement" means a statement that fully
- 16 and accurately discloses the physical characteristics of the
- 17 common interest agricultural community offered and all unusual
- 18 or material circumstances of features affecting the project.
- "Real estate" means fee simple or leasehold lands, all
- 20 improvements and all structures thereon, and all easements,

- 1 rights, and appurtenances intended for use in connection with
- 2 the common interest agricultural community.
- "Record", "recordation", "recorded", or "recording" means
- 4 to record in the bureau of conveyances in accordance with
- 5 chapter 502.
- 6 "Right-to-till agreement" means a contract between a parcel
- 7 owner and a coordinating entrepreneur establishing conditions
- 8 that specify the crop or crops that are to be grown on the
- 9 parcel, when the crops are to be grown, and how the crops are to
- 10 be grown.
- 11 § -3 Separate titles and taxation. (a) Each farm
- 12 parcel that has been created, together with the common interest
- 13 appurtenant to each parcel, shall constitute, for all purposes,
- 14 a separate parcel of real estate.
- (b) If there is any parcel owner other than a developer,
- 16 each parcel shall be separately taxed and assessed, and no
- 17 separate tax or assessment may be rendered against any common
- 18 infrastructure. Without limitation of the foregoing, each farm
- 19 parcel and its appurtenant common interest shall be deemed to be
- 20 a "parcel" and shall be subject to separate assessment and
- 21 taxation for all types of taxes authorized by law.

- 1 (c) If there is no parcel owner other than a developer,
- 2 the real estate comprising the common interest agricultural
- 3 community may be taxed and assessed in any manner provided by
- 4 law.
- 5 S -4 Development requirements; prohibitions. (a) Any
- 6 common interest agricultural community established under this
- 7 chapter shall be developed on lands classified as agricultural
- 8 pursuant to chapter 205, and, except as provided in section 46-
- 9 88, shall comply with the applicable county zoning and
- 10 subdivision ordinances and the Hawaii state building codes as
- 11 defined in section 107-21, as may be amended by the county
- 12 pursuant to section 107-28.
- (b) The permitted uses of each parcel shall be restricted
- 14 to the uses described in section 205-4.5(a)(1), (2), (3), (9),
- 15 and (10).
- (c) Further parceling of the project shall be prohibited
- 17 unless approved by seventy-five per cent of the board.
- 18 § -5 Right-to-till agreement. The parcel owner may
- 19 enter into a right-to-till agreement with a coordinating
- 20 entrepreneur to carry out the agricultural operations on the
- 21 parcel.

1	§ -6 Water agreement. (a) The association shall enter
2	into a water agreement with the farm parcel owners, which shall
3	describe:
4	(1) The responsibilities of the association for the
5	design, construction, and maintenance of the
6	irrigation water system facilities; and
7	(2) The quantity of water allocated to the farm parcel
8	expressed in gallons-per-acre-per-day.
9	(b) The agreement shall authorize the association to
10	control or limit the delivery of irrigation water when there is
11	an equipment failure, government action, force majeure, or other
12	reason beyond the control of the association. The association
13	shall be authorized to coordinate the withdrawal and delivery of
14	irrigation water when the demand exceeds the capacity of the
15	system.
16	(c) The agreement shall list the production costs of the
17	irrigation system, including the cost of operations, repair,
18	maintenance, metering, pumping, transmission lines, reservoirs,

appurtenances and improvements, and administrative costs. The

agreement shall identify the pro rata share of the farm parcel

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- 1 owner and provide for the assessment and payment of the
- production costs.
- 3 § -7 Emergency access and fire safety plan. The
- 4 developer shall collaborate with the county fire department to
- 5 develop an emergency access and fire safety plan with
- 6 information including:
- 7 (1) Available water sources including: fire hydrants,
- 8 water tanks, reservoirs, ditches, streams, and rivers;
- 9 (2) Maps to identify buildings, hazardous materials,
- 10 evacuation routes, locked gates, access points,
- 11 bridges with weight limits, road widths, turn outs,
- turn arounds for fire engines, potential staging
- 13 areas; and
- 14 (3) Contact information for farm parcel owners and
- residents.
- 16 A copy of the plan shall be filed with the county fire
- 17 department and agency responsible for providing emergency
- 18 medical services.
- 19 S -8 Conservation plan. The developer shall collaborate
- 20 with the soil and water conservation district in which the

1 project is located to select the best combination of 2 conservation practices to prepare a conservation plan that: 3 (1)Establishes conservation practices to achieve the 4 optimum use of resources and minimizes soil erosion; 5 (2) Improves the efficiency of water use and minimizes the environmental impact of farming; and 6 7 Qualifies for exemption from county grading, grubbing, (3) 8 and stockpiling permit requirements. 9 -9 County review. (a) The developer shall submit to 10 the appropriate officer or agency charged with the 11 administration of county zoning laws the project's declaration, 12 certified plat map, and bylaws for review of the project and 13 determination of conformance with the: 14 Permissible uses in section 205-4.5(a)(1), (2), (3), (1)15 (9), and (10); 16 Hawaii state building codes as defined in section 107-(2) 17 21, as may be amended by the county pursuant to 18 section 107-28, unless exempted pursuant to section 19 46-88; 20 (3) Zoning and subdivision laws of the county; and

1	(4) Requirements of this chapter relating to emergency
2	access, fire safety, and a conservation plan.
3	(b) The appropriate officer or agency charged with the
4	administration of county zoning laws shall submit a verified
5	statement to the developer and chairperson that the officer or
6	agency finds that the project meets the requirements of
7	subsection (a).
8	(c) If the information submitted to the county is
9	incomplete or does not meet the requirements of subsection (a),
10	the project information shall be returned to the developer.
11	PART II. CREATION
12	§ -11 Creation of a common interest agricultural
12	
13	community. (a) Upon receipt of the verified statement of
13	<pre>community. (a) Upon receipt of the verified statement of county review as provided in section -9, a common interest</pre>
14	county review as provided in section -9, a common interest
14 15	county review as provided in section -9, a common interest agricultural community may be created by recording the
14 15 16	county review as provided in section -9, a common interest agricultural community may be created by recording the declaration and bylaws of the association executed in the same

common interest agricultural community shall be deemed created.

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1	(b)	The common interest agricultural community shall be
2	subject to	any right, title, or interest existing when the
3	declaration	n is recorded if the person who owns the right, title,
4	or interes	t does not execute or join in the declaration or
5	otherwise :	subordinate the right, title, or interest. A person
6	with any of	ther right, title, or interest in the land may
7	subordinate	e that person's interest to the common interest
8	agricultura	al community by executing the declaration, or by
9	executing a	and recording a document joining in or subordinating
10	to the declaration.	
11	§ -:	12 Contents of declaration; amendment. (a) A
12	declaration	n shall describe or include the following:
13	(1)	The name and address of the project, and the name,
14	·	address, telephone number, and electronic mail
15	•	address, if any, of the developer or the developer's
16	·	agent;
17	(2)	The real estate submitted to the common interest
18		agricultural community;
19	(3)	The common interest agricultural community plat map
20	:	filed concurrently with the declaration;
21	(4)	The number of farm parcels in the project;

1	(5)	The farm parcel number or identification designation
2		of each parcel, as described in the common interest
3		agricultural community plat map, and the common
4		interest appurtenant to each parcel;
5	(6)	A verified statement pursuant to section -9, that
6		the project is in compliance with applicable county
7		subdivision and zoning laws and the Hawaii state
8		building codes as defined in section 107-21, as may be
9		amended by the county pursuant to section 107-28;
10		provided that the permitted uses of each parcel shall
11		be restricted to the uses described in
12		section 205-4.5(a)(1), (2), (3), (9), and (10);
13	(7)	To the extent not shown on the common interest
14		agricultural community plat map, a description of the
15		location and dimensions of the boundaries of any
16		parcel;
17	(8)	The common interest agricultural community's common
18		infrastructure, the fraction or percentage of the
19		common infrastructure and common expenses assigned to
20		each parcel, and, if an equal vote is not allocated to
21		each farm parcel, the proportional votes in the

I		association allocated to each farm parcel and the
2		basis for the allocations;
3	(9)	The common interest agricultural community's limited
4		common infrastructure, if any, and the parcel or
5		parcels to which each limited common infrastructure is
6		appurtenant;
7	(10)	The total percentage of the parcel owners of the
8		project that is required to approve rebuilding,
9		repairing, or restoring the common interest
10		agricultural community if it is damaged or destroyed;
11	(11)	The total percentage of the parcel owners of the
12		project that is required to amend the declaration.
13		Except as otherwise specifically provided in this
14		chapter, and except for any amendments made pursuant
15		to reservations set forth in paragraph (12), the
16		approval of the parcel owners of at least sixty-seven
17		per cent of the common interest shall be required for
18		all amendments to the declaration;
19	(12)	Any rights that the developer or others reserve
20		regarding the common interest agricultural community,
21		including, without limitation, any development rights,

1		and any reservations to modify the declaration or
2		common interest agricultural community plat map. An
3		amendment to the declaration made pursuant to the
4		exercise of those reserved rights shall require only
5		the consent or approval, if any, specified in the
6		reservation;
7	(13)	The emergency access and fire safety plan developed
8		pursuant to section -7; and
9	(14)	The conservation plan prepared pursuant to
10		section -8.
11	(b)	The declaration may provide for a period of developer
12	control o	f the association, during which time the developer, or
13	persons d	esignated by the developer, may appoint and remove the
14	officers	and members of the board. The period of developer
15	control s	hall terminate no later than the earlier of:
16	(1)	Sixty days after conveyance of seventy-five per cent
17		of the common infrastructure to parcel owners other
18		than a developer or affiliate of the developer;
19	(2)	Two years after the developer has ceased to offer
20		parcels for sale in the ordinary course of business;
7 1		or

1	(3) The day the	developer, after giving written notice to
2	parcel owner	s, records an instrument voluntarily
3	surrendering	all rights to control any activities of
4	the associat	ion.
5	(c) The declarat	ion may be amended by a vote or written
6	consent of the parcel	owners of at least sixty-seven per cent of
7	the common interest, u	nless the declaration specifies a
8	different percentage f	for all amendments or for specific subjects
9	of amendment. Every a	mendment to the declaration shall be
10	recorded as provided i	n section -11 by any officer of the
11	association designated	for that purpose or, in the absence of a
12	designation, by the pr	resident of the association.
13	(d) The declarat	tion may contain any additional provisions
14	that are consistent wi	th this chapter.
15	§ −13 Common i	nterest agricultural community plat map;
16	certification. (a) A	a common interest agricultural community
17	plat map shall be reco	orded with the declaration. The plat map
18	shall contain the foll	Lowing:
19	(1) The metes ar	nd bounds of the common interest

agricultural community and a depiction of the layout,

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1		location, boundaries, farm parcel numbers, and
2		dimensions of the farm parcels;
3	(2)	A depiction of the location, layout, and access to the
4		common infrastructure included or anticipated to be
5		included in the project, and a depiction of access for
6		farm parcels to a public road or to a common
7		infrastructure road leading to a public road;
8	(3)	Unless specifically described in the declaration, the
9		layout, location, and identifying information of the
10		common infrastructure; and
11	(4)	Unless specifically described in the declaration, the
12		layout, location, and identifying information of the
13		limited common infrastructure.
14	(b)	The common interest agricultural community plat map
15	shall bea	r the statement of a licensed architect, engineer, or
16	surveyor	certifying that the plat map is consistent with the
17	plans of	the project filed or to be filed with the government
18	agency ha	ving jurisdiction over the issuance of permits for the
19	construct	ion of buildings in the county in which the project is
20	located.	If any building or buildings exist on the project at
21	the time	the plat map is recorded, the certification shall state

1	that, to	the best of the architect's, engineer's, or surveyor's
2	knowledge	, the plat map depicts the layout, location,
3	dimension	s, and numbers of the buildings substantially as built.
4	(c)	The common interest agricultural community plat map
5	may conta	in any additional information that is consistent with
6	this chap	ter.
7	§ ·	-14 Common infrastructure. Each parcel owner may use
8	the common	n infrastructure in accordance with the purposes
9	permitted	under the declaration, subject to:
10	(1)	The rights of other parcel owners to use the common
11		infrastructure;
12	(2)	Any parcel owner's exclusive right to use of the
13		limited common infrastructure as provided in the
14		declaration;
15	(3)	The right of the parcel owners to amend the
16		declaration to change the permitted uses of the common
17		infrastructure; provided that nonmaterial additions or
18		alterations of the common infrastructure or minor
19		additions to or alterations of the common
20		infrastructure for the benefit of individual parcels

shall be permitted if the additions or alterations can

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I		be accomplished without substantial impact on the
2		interests of other parcel owners in the common
3		infrastructure, as reasonably determined by the board;
4	(4)	Any rights reserved in the declaration to amend the
5		declaration to change the permitted uses of the common
6		infrastructure; and
7	(5)	The right of the board, on behalf of the association,
8		to lease or otherwise use for the benefit of the
9		association common infrastructure that the board
10		determines is actually used by one or more parcel
11		owners for a purpose permitted in the declaration.
12		The lease or use shall be approved by the parcel
13		owners of at least sixty-seven per cent of the
14		project, including all directly affected parcel owners
15		that the board reasonably determines actually use the
16		common infrastructure.
17	§	-15 Limited common infrastructure. (a) The limited
18	common in	frastructure designated in the declaration shall be
19	subject t	o the exclusive use of the parcel owner or parcel
20	owners of	the parcel or parcels to which the limited common
21	infrastru	cture is appurtenant, subject to the declaration and



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- 1 bylaws of the association. No amendment of the declaration
- 2 affecting any of the limited common infrastructure shall be
- 3 effective without the consent of the parcel owner or parcel
- 4 owners of the parcel or parcels to which the limited common
- 5 infrastructure is appurtenant.
- **6** (b) Except as provided in the declaration, any parcel
- 7 owner may transfer or exchange designation of limited common
- 8 infrastructure that is designated to the parcel owner's parcel
- 9 to another parcel. Any transfer shall be executed and recorded
- 10 as an amendment to the declaration. The amendment shall be
- 11 executed by the parcel owner of the parcel whose designation of
- 12 limited common infrastructure is being transferred and the
- 13 parcel owner of the parcel receiving the designation of limited
- 14 common infrastructure; provided that parcel mortgages and leases
- 15 may also require the consent of mortgagees or lessors,
- 16 respectively, of the parcels involved. A copy of the executed
- 17 and recorded amendment shall be delivered to the association.
- 19 or leases of farm parcels shall contain:

1	(1)	The title and date of the declaration and the
2		declaration's bureau of conveyances or land court
3		document number or liber and page numbers;
4	(2)	The farm parcel number of the parcel conveyed or
5		leased;
6	(3)	The common interest appurtenant to the farm parcel
7		conveyed or leased as assigned in the declaration;
8	(4)	For a farm parcel, title to which is registered in the
9		land court, the land court certificate of title number
10		for the parcel, if available; and
11	(5)	For a farm parcel, title to which is not registered in
12		the land court, the bureau of conveyances document
13		number or liber and page numbers for the instrument by
14		which the grantor acquired title.
15	(b)	Deeds or leases of parcels may contain additional
16	informati	on and details that are consistent with the declaration
17	and this	chapter.
18		PART III. REGISTRATION AND ADMINISTRATION
19	\$	-21 Registration; public offering statement;
20	applicati	on. (a) A developer shall not offer for sale any farm
21	parcels i	n a project unless the project is registered in

1	accordanc	e with this chapter and rules adopted by the board of
2	agricultu	re.
3	(b)	An application for registration of a project shall
4	include:	
5	(1)	The developer's name, telephone number, address, and
6		electronic mail address; or if a corporation or
7		partnership, the telephone number, address, and
8		electronic mail address of each of the developer's
9		offices in the State;
10	(2)	The common interest agricultural community plat map
11		prepared pursuant to section -13;
12	(3)	A copy of the deed, master lease, or other evidence
13		that the developer holds the fee or leasehold interest
14		in the project;
15	(4)	A statement of all liens or encumbrances, if any, upon
16		the developer's title to the project's real estate;
17	(5)	A copy of the proposed contract of sale for farm
18		parcels;
19	(6)	A copy of a receipt for a written notice advising the

purchaser of the purchaser's right to rescind a

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1		contract within seven days after signing the contract,
2		without penalty to the purchaser;
3	(7)	An executed copy of an escrow agreement with a third
4		party escrow depository authorized to do business in
5		the State that provides for the retention and
6		disposition of funds from purchasers or prospective
7		purchasers in accordance with rules adopted by the
8		board of agriculture;
9	(8)	A project budget showing all costs required to
10		complete the project, and evidence of the availability
11		of sufficient funds to pay all costs required to
12		complete the project;
13	(9)	A statement by the developer that the permitted uses
14		of the parcels in the project shall be restricted to
15		the uses described in section $205-4.5(a)(1)$, (2) , (3) ,
16		(9), and (10);
17	(10)	A description of the promotional plan for the
18		disposition of the farm parcels together with copies
19		of all advertising material that has been prepared for
20		public distribution by any means of communication, or

1		a statement that no advertising material has been
2		produced as of the date of application;
3	(11)	The proposed public offering statement;
4	(12)	A statement that the developer has not, or if a
5		corporation, the officers, directors, and principals,
6		or if a partnership, general partners, have not been
7		convicted of a crime involving land dispositions or
8		any aspect of the land-sales business in this State,
9		the United States, or any foreign country within the
10		past ten years, and have not been subject to any
11		injunction or administrative order within the past ter
12		years involving land dispositions;
13	(13)	A copy of the verified statement that the project has
14		been reviewed by the county and conforms with the
15		requirements in section -9; and
16	(14)	Any other information that the chairperson may require
17		to assure full and fair disclosure to prospective
18		purchasers.
19	(c)	The application for registration shall be accompanied
20	by nonref	undable fees as provided in rules adopted by the board
21	of agricu	lture pursuant to chapter 91.

1	(a)	The developer shall immediately report to the
2	chairperso	on any material changes in the information contained in
3	any applio	cation for registration.
4	§ -	-22 Registration; inquiry and examination. Upon
5	receipt of	f an application for registration in the proper form
6	prescribed	d by the chairperson, and the payment of appropriate
7	registrat	ion, inspection, or consultant fees, the chairperson
8	shall issu	ue a notice of filing to the applicant, and initiate an
9	examinatio	on to determine that:
10	(1)	The developer can convey or cause to be conveyed the
11		interest in the common interest agricultural community
12		offered for disposition if the purchaser complies with
13		the terms of the offer, and when appropriate, the
14		release clauses, conveyances in trust, or other
15		safeguards provided;
16	(2)	There is reasonable assurance that all of the proposed
17		improvements will be completed as represented;
18	(3)	The advertising material and the general promotional
19		plan are not false or misleading and comply with the
20		standards prescribed by the rules adopted by the board

of agriculture and afford full and fair disclosure;

21

1	(4)	The developer has not, or if a corporation, the
2		officers, directors, and principals, or if a
3		partnership, general partners, have not been convicted
4		of a crime involving land dispositions or any aspect
5		of the land-sales business in this State, the United
6		States, or any foreign country within the past ten
7		years, and have not been subject to any injunction or
8		administrative order within the past ten years; and
9	(5)	A verified statement has been given by the appropriate
10		officer or agency charged with the administration of
11		county zoning laws pursuant to section -9.
12	§	-23 Orders of registration and rejection. (a) Within
13	forty-fiv	e days from the date of notice of filing, if the
14	chairpers	on determines, upon inquiry and examination, that the
15	project m	eets the requirements for registration under
16	sections	-21 and -22, the chairperson shall enter a final
17	order reg	istering the project and approving the form of the
18	public of	fering statement.
19	(b)	The chairperson may return an incomplete application
20	to the de	veloper and require the developer to submit an amended
21	applicati	on.

1	\$	-24 Public offering statement. (a) A public offering
2	statement	shall disclose fully and accurately to prospective
3	purchaser	s all the unusual and material circumstances or
4	features	affecting the project, including but not limited to:
5	(1)	The name and address of the project, and the name,
6		address, telephone number, and electronic mail
7		address, if any, of the developer or the developer's
8		agent;
9	(2)	A general description of the common interest
10		agricultural community, other than any plats and
11		plans, and any recorded covenants, conditions,
12		restrictions, and reservations affecting the project;
13	(3)	The total number of farm parcels, common
14		infrastructure, and limited common infrastructure in
15		the project;
16	(4)	The sales contract for a parcel with a statement that
17		the purchaser has a seven-day period after signing a
18		contract to rescind the contract;
19	(5)	The annual maintenance fees and the monthly estimated
20		cost for each parcel and when the purchaser becomes

ı		obligated to start paying the common expenses charged
2		to the parcel;
3	(6)	A description of all warranties, if any, for a parcel
4		and the common infrastructure;
5	(7)	The declaration, bylaws, and any rules of the
6		association; any contracts and leases to be signed by
7		purchasers at closing; and any other covenants,
8		conditions, restrictions, and reservations affecting
9		the common interest agricultural community;
10	(8)	A description of any development rights reserved to
11		the developer;
12	(9)	The permitted uses and prohibitions on the farm
13		parcels; and
14	(10)	Any other information as may be required by the
15		chairperson.
16	(b)	The chairperson may require the developer to alter or
17	amend the	proposed public offering statement in order to assure
18	full and	fair disclosure to prospective purchasers, and no
19	change in	the substance of the promotional plan or plan of
20	dispositi	on or development of the project may be made after

- 1 registration without notifying the chairperson and without
- 2 making appropriate amendment of the public offering statement.
- 3 § -25 Enforcement; inspection. (a) After giving
- 4 appropriate notification, the county agency charged with the
- 5 administration of land use and county zoning laws may conduct an
- 6 inspection of a project or a farm parcel or parcels for
- 7 conformance with this chapter and to enforce the restrictions
- 8 relating to agricultural districts.
- 9 (b) When an inspection is made, the developer or farm
- 10 parcel owner shall be required to pay an amount necessary to
- 11 cover the actual expenses of the inspection, not to exceed \$500.
- (c) The penalties and fees for expenses collected by a
- 13 county agency to enforce this chapter shall be realizations of
- 14 the county enforcing this chapter. The revenues from the
- 15 penalties and fees collected by the county enforcing this
- 16 chapter shall be deemed to satisfy article VIII, section 5, of
- 17 the State Constitution.
- 19 violates this chapter or a rule adopted pursuant to this chapter
- 20 shall be guilty of a misdemeanor punishable by a fine of not

- 1 less than \$10,000 and not more than \$, or imprisonment
- 2 for a term not exceeding one year, or both.
- 3 (b) If any person cited for a violation under this chapter
- 4 fails to remove the violation within six months of the citation
- 5 and the citation continues to exist, the person shall be subject
- 6 to a citation for a new and separate violation.
- 7 PART IV. MANAGEMENT AND GOVERNANCE
- 8 S -31 Farm parcel owners' association; membership and
- 9 organization. (a) The membership of the farm parcel owners'
- 10 association shall consist exclusively of all the farm parcel
- 11 owners.
- (b) The farm parcel owners' association shall meet and
- 13 organize no later than one hundred eighty days after recordation
- 14 of the first parcel conveyance; provided that forty per cent or
- 15 more of the project has been sold and recorded.
- 16 § -32 Farm parcel owners' association; registration.
- 17 (a) Within thirty days of the association's first meeting, the
- 18 farm parcel owners' association shall register with the
- 19 chairperson by:
- 20 (1) Submitting a completed registration application
- 21 prepared by the chairperson;

1	(2)	Paying the fees established by the board of
2		agriculture by rule;
3	(3)	Submitting the names and positions of the officers of
4		the association;
5	(4)	Submitting the name of the association's managing
6		agent, if any;
7	(5)	Providing the street and the postal address of the
8		common interest agricultural community, and the name
9		and current address where a designated officer of the
10		association can be contacted; and
11	(6)	Any other additional information required by the
12		chairperson.
13	(b)	The association shall notify the chairperson, within
14	thirty da	ys, of any changes to the information contained in the
15	registrat	ion information of the association.
16	\$	-33 Association powers and duties. (a) Except as
17	provided	in the declaration, the bylaws, and this chapter, the
18	associati	on may:
19	(1)	Adopt and amend the declaration, bylaws, and rules of
20		the association;

the association;

1	(2)	Adopt and amend budgets for revenues, expenditures,
2		and reserves and collect assessments for common
3		expenses from parcel owners;
4	(3)	Hire and discharge managing agents and other
5		independent contractors, agents, and employees;
6	(4)	Institute, defend, or intervene in litigation or
7		administrative proceedings in its own name on behalf
8		of itself or two or more parcel owners on matters
9		affecting the common interest agricultural community;
10	(5)	Make contracts and incur liabilities;
11	(6)	Regulate the use, maintenance, repair, replacement,
12		and modification of common infrastructure;
13	(7)	Cause improvements to the common infrastructure;
14	(8)	Acquire, hold, encumber, and convey in its own name
15		any right, title, or interest to real estate or
16		personal property; provided that any conveyance of or
17		security interest in any common infrastructure shall
18		be subject to section -14;
19	(9)	Subject to section -15, grant easements, leases,
20		licenses, and concessions through or over the common
21		infrastructure;

1	(10)	Impose and receive any payments, fees, or charges for
2		the use, rental, or operation of the common
3		infrastructure, other than limited common
4		infrastructure, and for services provided for parcel
5		owners;
6	(11)	Impose charges and penalties for any late payment of
7		assessments after notice and opportunity to be heard,
8		and levy reasonable fines for violations of the
9		declaration, bylaws, and rules of the association;
10	(12)	Impose reasonable charges for the preparation and
11		recordation of amendments to the declaration,
12		documents requested for resale of parcels, or
13		statements of unpaid assessments;
14	(13)	Provide for indemnification of its officers and board
15		and maintain directors' and officers' liability
16		insurance;
17	(14)	Assign its right to future income subject to the
18		limitations in the declaration or bylaws;
19	(15)	With the written approval of parcel owners
20		representing fifty per cent of the common interest,
21		authorize the board to borrow money for the repair.

I		replacement, maintenance, operation, or administration
2		of the common infrastructure and personal property of
3		the project;
4	(16)	Require that disputes between the association and
5		parcel owners or between two or more parcel owners
6		regarding the common interest agricultural community
7		be submitted to nonbinding alternative dispute
8		resolution as a prerequisite to commencement of a
9		judicial proceeding; and
10	(17)	Exercise any other powers necessary and proper for the
11		governance and operation of the association.
12	(b)	A parcel owner and the tenant of the parcel owner
13	shall be	jointly and severally responsible and liable for any
14	violation	of the declaration, bylaws, or rules of the
15	associati	on by the tenant, including any reasonable fines levied
16	by the as	sociation and any reasonable attorney's fees and costs
17	incurred	by the association relating to the violations. The
18	associati	on shall provide the violators with notice of the
19	violation	s and a hearing prior to levying any fines therefor.
20	\$	-34 Association annual meetings and notice. (a) An
21	annual me	eting of farm parcel owners shall be held by the

- 1 association at a time, date, and place stated in the bylaws.
- 2 Special meetings of the association may be called by the
- 3 president, a majority of the board, or by a petition to the
- 4 board signed by not less than the percentage of the parcel
- 5 owners specified in the bylaws.
- **6** (b) The notice for each annual and special meeting of the
- 7 association shall be:
- 8 (1) Hand delivered;
- 9 (2) Sent postage prepaid by United States mail to the
- mailing address designated by the parcel owner; or
- 11 (3) Sent by electronic mail to the electronic mail address
- designated by the parcel owner.
- 13 The time, date, place of the meeting, and items on the agenda
- 14 shall be set by the board in accordance with the requirements
- 15 established in the bylaws.
- 16 § -35 Association meetings, voting, and proxies. (a)
- 17 Farm parcel owners may vote:
- 18 (1) At a meeting in person;
- 19 (2) By absentee ballot without being present at the
- 20 meeting by requesting an absentee ballot from the
- 21 association at least days before the scheduled

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1		meeting; provided that the association shall verify
2		that the ballot is cast by the parcel owner having the
3		right to do so; or
4	(3)	By proxy pursuant to subsection (c).
5	(b)	At a meeting of the association:
6	(1)	Parcel owners who are present in person may vote by
7		voice vote, show of hands, standing, or any other
8		method for determining the votes of parcel owners, as
9		designated by the person presiding at the meeting; or
10	(2)	Unless a greater number of the votes of the members of
11		the association is required by this chapter or the
12		declaration, a majority of the votes cast shall
13		determine the outcome of any action of the
14		association.
15	(c)	Unless otherwise provided in the declaration or
16	bylaws, p	roxy voting shall require that:
17	(1)	The vote allocated to a parcel to be cast pursuant to
18		a directed proxy be dated, valid only for the meeting
19		to which it pertains, and duly executed by the parcel
20		owner; and

1	(2)	A parcel owner may revoke a proxy given pursuant to
2		this section only by giving an actual notice of
3		revocation to the person presiding over a meeting of
4		the association.
5	\$	-36 Board of directors; officers, powers, and
6	meetings.	(a) The board of directors of the association shall
7	act on be	half of the association. Upon the termination of the
8	developer	's control of the board as provided in the declaration
9	parcel ow	mers shall elect a board of directors, who shall be
10	farm parc	el owners. The officers of the board shall be elected
11	by the me	embers of the board from among its members.
12	(b)	The board, as provided in the bylaws, shall:
13	(1)	Develop and enforce the policies, procedures, and
14		rules necessary and appropriate for the operation and
15		management of the association; and
16	(2)	Enter into contracts and agreements necessary for the
17		performance and responsibilities of the association.
18	(c)	Meetings of the board shall be open to the parcel
19	owners, e	except during executive sessions. An executive session
20	may he he	ald only to:

1	(±)	consult with the association's attorney concerning
2		legal matters;
3	(2)	Discuss existing or potential litigation or mediation,
4		arbitration, or administrative proceedings;
5	(3)	Discuss labor or personnel matters;
6	(4)	Discuss contracts, leases, and other commercial
7		transactions to purchase or provide goods or services
8		currently being negotiated; or
9	(5)	Prevent public knowledge of the matter to be discussed
10		if the board determines that public knowledge would
11		violate the privacy of any person.
12	§	-37 Bylaws. (a) The bylaws of the association shall
13	provide f	or the following:
14	(1)	The number of members of the board of directors and
15		the titles of the officers of the association;
16	(2)	The qualifications, powers and duties, terms of
17		office, the manner of electing and removing of
18		directors and officers, and filing of vacancies;
19	(3)	Requirements for the meetings, quorums, voting, and

1	(4)	The process for the preparation, execution,
2		certification, and recordation of amendments to the
3		declaration of the association;
4	(5)	The amendment of the bylaws by the association;
5	(6)	The process for the preparation, amendment, and
6		execution of the association's budget; and
7	(7)	Any other matters the association deems necessary and
8		appropriate.
9	(b)	The bylaws may be amended by a vote or written consent
10	of parcel	owners representing at least sixty-seven per cent of
11	the commo	n interest. Every amendment to the bylaws shall be
12	recorded	as provided in section -11 by any officer of the
13	associati	on designated for that purpose or, in the absence of a
14	designati	on, by the president of the association.
15	\$	-38 Insurance. (a) Unless otherwise provided in the
16	declarati	on or bylaws, the association shall purchase and at all
17	times mai	ntain the following:
18	(1)	Property insurance:
19		(A) On the common infrastructure;
20		(B) Providing coverage for special form causes of
21		loss; and

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1		(C) In the total amount of not less than the full
2		insurable replacement cost of the insured
3		property, less deductibles, but including
4		coverage for the increased costs of construction
5		due to building code requirements, at the time
6		the insurance is purchased and at each renewal
7		date;
8	(2)	Commercial general liability insurance against claims
9		and liabilities arising in connection with the
10		ownership, existence, use, or management of the
11		property in a minimum amount of \$1,000,000, or a
12		greater amount deemed sufficient in the judgment of
13		the board;
14	(3)	Fidelity bond covering the loss of money in the care
15		or custody of the association or the managing agent in
16		an amount no less than \$20,000 or greater than
17		\$200,000, which shall cover the association, the
18		managing agent, the directors and officers of the
19		association, agents, and employees, who handle funds
20		belonging to the association; and

1	(4) D	rectors' and officers' liability insurance, to the
2	е	extent allowed by law, for each person who is or was a
3	Ó	lirector, officer, committee member, agent, or
4	e	employee of the association against all liability in
5	C	connection with any claim made against the person in
6	C	connection with the position held.
7	(b) I	he insurance need not cover improvements and
8	betterments	to the farm parcels installed by the parcel owners.
9	(c) T	he association shall buy all other insurance required
10	by law, and	I may buy insurance not required by law, but deemed
11	appropriate	e or prudent by the board."
12	SECTIO	ON 3. Section 205-4.5, Hawaii Revised Statutes, is
13	amended by	amending subsection (b) to read as follows:
14	"(b)	Uses not expressly permitted in subsection (a) shall
15	be prohibit	ed, except the uses permitted as provided in
16	sections 20	05-6 and 205-8, and construction of single-family
17	dwellings o	on lots existing before June 4, 1976. Any other law
18	to the cont	rary notwithstanding, no subdivision of land within
19	the agricul	tural district with soil classified by the land study

bureau's detailed land classification as overall (master)

productivity rating class A or B shall be approved by a county

20

21

- 1 unless those A and B lands within the subdivision are made
- 2 subject to the restriction on uses as prescribed in this section
- 3 and to the condition that the uses shall be primarily in pursuit
- 4 of an agricultural activity. No condominium property regime
- 5 created under chapter 514B shall be approved for lands
- 6 classified as agricultural.
- 7 Any deed, lease, agreement of sale, mortgage, or other
- 8 instrument of conveyance covering any land within the
- 9 agricultural subdivision shall expressly contain the restriction
- 10 on uses and the condition, as prescribed in this section that
- 11 these restrictions and conditions shall be encumbrances running
- 12 with the land until such time that the land is reclassified to a
- 13 land use district other than agricultural district.
- 14 If the foregoing requirement of encumbrances running with
- 15 the land jeopardizes the owner or lessee in obtaining mortgage
- 16 financing from any of the mortgage lending agencies set forth in
- 17 the following paragraph, and the requirement is the sole reason
- 18 for failure to obtain mortgage financing, then the requirement
- 19 of encumbrances shall, insofar as such mortgage financing is
- 20 jeopardized, be conditionally waived by the appropriate county
- 21 enforcement officer; provided that the conditional waiver shall

- 1 become effective only in the event that the property is
- 2 subjected to foreclosure proceedings by the mortgage lender.
- 3 The mortgage lending agencies referred to in the preceding
- 4 paragraph are the Federal Housing Administration, Federal
- 5 National Mortgage Association, Department of Veterans Affairs,
- 6 Small Business Administration, United States Department of
- 7 Agriculture, Federal Land Bank of Berkeley, Federal Intermediate
- 8 Credit Bank of Berkeley, Berkeley Bank for Cooperatives, and any
- 9 other federal, state, or private mortgage lending agency
- 10 qualified to do business in Hawaii, and their respective
- 11 successors and assigns."
- 12 SECTION 4. Section 484-3, Hawaii Revised Statutes, is
- 13 amended by amending subsection (a) to read as follows:
- "(a) Unless the method of disposition is adopted for the
- 15 purpose of evasion of this chapter, or unless the subdivider
- 16 files in writing with the director that this chapter shall apply
- 17 to the subdivider's subdivision, this chapter shall not apply to
- 18 offers or dispositions of an interest in land:
- 19 (1) By a purchaser of subdivided lands for the purchaser's
- 20 own account in a single or isolated transaction;

1	(2)	if fewer than twenty separate fors, parcers, units, or
2		interests in subdivided lands are offered by a person
3		in a period of twelve months;
4	(3)	Where the division of lands is a leasehold
5		agricultural lot within state agricultural districts
6		on which no dwelling structures are constructed as
7		provided in section 205-4.5(f);
8	(4)	On which there is a residential, commercial, or
9		industrial building, or as to which there is a legal
10		obligation on the part of the seller to construct a
11		building on the land within two years from the date of
12		disposition; provided that the obligation to construct
13		shall not be, directly or indirectly, transferred to
14		or otherwise imposed upon the purchaser;
15	(5)	To persons who are engaged in, and are duly licensed
16		to engage in, the business of construction of
17		buildings for resale, or to persons who acquire an
18		interest in subdivided lands for the purpose of
19		engaging, and do engage in, and are duly licensed to
20		engage in, the business of construction of buildings
21		for resale;

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1	(6)	Pursuant to court order;
2	(7)	By any government or government agency;
3	(8)	As cemetery lots or interests;
4	(9)	Registered as a condominium property regime pursuant
5		to chapter 514B or any predecessor thereto; [or]
6	(10)	Registered as a common interest agricultural community
7		pursuant to chapter ; or
8	[(10)]	(11) Registered as a time share plan pursuant to
9		chapter 514E."
10	SECT	ION 5. Statutory material to be repealed is bracketed
11	and stric	ken. New statutory material is underscored.
12	SECT	ION 6. This Act shall take effect on July 1, 2050.

Report Title:

Common Interest Agricultural Communities; Establishment; Farm Parcel Owners' Association; Agricultural Uses

Description:

Establishes a regulatory structure for common interest agricultural communities on lands classified as agricultural. Specifies requirements for development, creation, registration, governance, and management of common interest agricultural communities. Requires county approval of proposed common interest agricultural community projects. Prohibits approval for condominium property regimes created under chapter 514B, Hawaii Revised Statutes, on lands classified as agricultural. Effective 7/1/2050. (HD1)

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

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