HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII H.B. NO. ¹⁹²³ H.D. 1

A BILL FOR AN ACT

RELATING TO CAMPS.

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

1 SECTION 1. The legislature finds that in March 2023, the 2 Hawaii supreme court ruled that the specific exclusion of 3 overnight camps from the list of permitted uses in agricultural 4 districts means that special permits cannot be issued for 5 overnight camps in agricultural districts. This ruling reverses 6 a prior Hawaii supreme court opinion that allowed for uses, such as overnight camps, to be approved via special permits if they 7 were deemed to be an "unusual and reasonable" use in the 8 9 agricultural district.

10 The legislature further finds that on Maui, there are four 11 campgrounds in agricultural districts - each established before 12 the adoption of the state land use law and considered 13 grandfathered uses. Two campgrounds have special permits 14 expiring in the next year and a half. Based on the Hawaii 15 supreme court's ruling, these two campgrounds would need to 16 obtain a district boundary amendment to change the land use 17 classification from agricultural to urban. Changing the land





use classification to urban would be a type of spot zoning since
 the campgrounds are in rural, country-type settings with no
 urban uses in the nearby vicinity.

The legislature additionally finds that camps on other
islands, including two on Oahu, are also potentially impacted by
the Hawaii supreme court's ruling. Accordingly, the purpose of
this Act is to allow overnight camps in operation prior to
January 1, 1961, to be regulated via the special permit process.
SECTION 2. Section 205-4.5, Hawaii Revised Statutes, is
amended by amending subsection (a) to read as follows:

"(a) Within the agricultural district, all lands with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B and for solar energy facilities, class B or C, shall be restricted to the following permitted uses:

16 (1) Cultivation of crops, including crops for bioenergy,
17 flowers, vegetables, foliage, fruits, forage, and
18 timber;

19 (2) Game and fish propagation;

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1 (3) Raising of livestock, including poultry, bees, fish, 2 or other animal or aquatic life that are propagated for economic or personal use; 3 4 (4) Farm dwellings, employee housing, farm buildings, or 5 activities or uses related to farming and animal 6 husbandry. ["Farm] For the purposes of this paragraph, "farm dwelling"[, as used in this 7 8 paragraph,] means a single-family dwelling located on 9 and accessory to a farm, including clusters of single-10 family farm dwellings permitted within agricultural 11 parks developed by the State, or where agricultural 12 activity provides income to the family occupying the 13 dwelling; 14 (5) Public institutions and buildings that are necessary 15 for agricultural practices; 16 (6) Public and private open area types of recreational 17 uses, including day camps, picnic grounds, parks, and 18 riding stables, but not including dragstrips, 19 airports, drive-in theaters, golf courses, golf 20 driving ranges, country clubs, and overnight camps;

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1 provided that overnight camps in operation prior to January 1, 1961, may be approved by special permit; 2 3 (7) Public, private, and quasi-public utility lines and roadways, transformer stations, communications 4 5 equipment buildings, solid waste transfer stations, major water storage tanks, and appurtenant small 6 7 buildings such as booster pumping stations, but not including offices or yards for equipment, material, 8 vehicle storage, repair or maintenance, treatment 9 plants, corporation yards, or other similar 10 11 structures; 12 (8) Retention, restoration, rehabilitation, or improvement of buildings or sites of historic or scenic interest; 13 14 (9) Agricultural-based commercial operations as described in section 205-2(d)(15); 15 16 (10)Buildings and uses, including mills, storage, and 17 processing facilities, maintenance facilities, 18 photovoltaic, biogas, and other small-scale renewable 19 energy systems producing energy solely for use in the 20 agricultural activities of the fee or leasehold owner 21 of the property, and vehicle and equipment storage

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1		areas that are normally considered directly accessory		
2		to the above-mentioned uses and are permitted under		
3		section 205-2(d);		
4	(11)	Agricultural parks;		
5	(12)	Plantation community subdivisions, which as used in		
6		this chapter means an established subdivision or		
7		cluster of employee housing, community buildings, and		
8		agricultural support buildings on land currently or		
9		formerly owned, leased, or operated by a sugar or		
10		pineapple plantation; provided that the existing		
11		structures may be used or rehabilitated for use, and		
12		new employee housing and agricultural support		
13		buildings may be allowed on land within the		
14		subdivision as follows:		
15		(A) The employee housing is occupied by employees or		
16		former employees of the plantation who have a		
17		property interest in the land;		
18		(B) The employee housing units not owned by their		
19		occupants shall be rented or leased at affordable		
20		rates for agricultural workers; or		

1		(C) The agricultural support buildings shall be
2		rented or leased to agricultural business
3		operators or agricultural support services;
4	(13)	Agricultural tourism conducted on a working farm, or a
5		farming operation as defined in section 165-2, for the
6		enjoyment, education, or involvement of visitors;
7		provided that the agricultural tourism activity is
8		accessory and secondary to the principal agricultural
9		use and does not interfere with surrounding farm
10		operations; [and] provided further that this paragraph
11		shall apply only to a county that has adopted
12		ordinances regulating agricultural tourism under
13		section 205-5;
14	(14)	Agricultural tourism activities, including overnight
15		accommodations of twenty-one days or less, for any one
16		stay within a county; provided that this paragraph
17		shall apply only to a county that includes at least
18		three islands and has adopted ordinances regulating
19		agricultural tourism activities pursuant to section
20		205-5; provided further that the agricultural tourism
21		activities coexist with a bona fide agricultural

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1 activity. For the purposes of this paragraph, "bona fide agricultural activity" means a farming operation 2 as defined in section 165-2; 3 4 Wind energy facilities, including the appurtenances (15)5 associated with the production and transmission of 6 wind generated energy; provided that the wind energy 7 facilities and appurtenances are compatible with agriculture uses and cause minimal adverse impact on 8 9 agricultural land; Biofuel processing facilities, including the 10 (16) 11 appurtenances associated with the production and 12 refining of biofuels that is normally considered 13 directly accessory and secondary to the growing of the 14 energy feedstock; provided that biofuel processing 15 facilities and appurtenances do not adversely impact 16 agricultural land and other agricultural uses in the 17 vicinity. 18 For the purposes of this paragraph: 19 "Appurtenances" means operational infrastructure

of the appropriate type and scale for economic

commercial storage and distribution, and other similar

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1 handling of feedstock, fuels, and other products of 2 biofuel processing facilities. 3 "Biofuel processing facility" means a facility 4 that produces liquid or gaseous fuels from organic 5 sources such as biomass crops, agricultural residues, and oil crops, including palm, canola, soybean, and 6 7 waste cooking oils; grease; food wastes; and animal 8 residues and wastes that can be used to generate 9 energy; Agricultural-energy facilities, including 10 (17)11 appurtenances necessary for an agricultural-energy 12 enterprise; provided that the primary activity of the agricultural-energy enterprise is agricultural 13 14 activity. To be considered the primary activity of an 15 agricultural-energy enterprise, the total acreage 16 devoted to agricultural activity shall be [not] no 17 less than ninety per cent of the total acreage of the 18 agricultural-energy enterprise. The agricultural-19 energy facility shall be limited to lands owned, 20 leased, licensed, or operated by the entity conducting 21 the agricultural activity.

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1		De wood in this newsgraph.
1		As used in this paragraph:
2		"Agricultural activity" means any activity
3		described in paragraphs (1) to (3) of this subsection.
4		"Agricultural-energy enterprise" means an
5		enterprise that integrally incorporates an
6		agricultural activity with an agricultural-energy
7		facility.
8		"Agricultural-energy facility" means a facility
9		that generates, stores, or distributes renewable
10		energy as defined in section 269-91 or renewable fuel
11		including electrical or thermal energy or liquid or
12		gaseous fuels from products of agricultural activities
13		from agricultural lands located in the State.
14		"Appurtenances" means operational infrastructure
15		of the appropriate type and scale for the economic
16		commercial generation, storage, distribution, and
17		other similar handling of energy, including equipment,
18		feedstock, fuels, and other products of agricultural-
19		energy facilities;
20	(18)	Construction and operation of wireless communication
21		antennas, including small wireless facilities;



1 provided that, for the purposes of this paragraph, "wireless communication antenna" means communications 2 3 equipment that is either freestanding or placed upon 4 or attached to an already existing structure and that 5 transmits and receives electromagnetic radio signals used in the provision of all types of wireless 6 7 communications services; provided further that "small 8 wireless facilities" shall have the same meaning as in 9 section 206N-2; provided further that nothing in this 10 paragraph shall be construed to permit the 11 construction of any new structure that is not deemed a 12 permitted use under this subsection; 13 (19)Agricultural education programs conducted on a farming 14 operation as defined in section 165-2, for the 15 education and participation of the general public; 16 provided that the agricultural education programs are 17 accessory and secondary to the principal agricultural 18 use of the parcels or lots on which the agricultural 19 education programs are to occur and do not interfere with surrounding farm operations. For the purposes of 20 21 this paragraph, "agricultural education programs"

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1		means activities or events designed to promote
2		knowledge and understanding of agricultural activities
3		and practices conducted on a farming operation as
4		defined in section 165-2;
5	(20)	Solar energy facilities that do not occupy more than
6		ten per cent of the acreage of the parcel, or twenty
7		acres of land, whichever is lesser or for which a
8		special use permit is granted pursuant to section 205-
9		6; provided that this use shall not be permitted on
10		lands with soil classified by the land study bureau's
11		detailed land classification as overall (master)
12		productivity rating class A;
13	(21)	Solar energy facilities on lands with soil classified
14		by the land study bureau's detailed land
15		classification as overall (master) productivity rating
16		B or C for which a special use permit is granted
17		pursuant to section 205-6; provided that:
18		(A) The area occupied by the solar energy facilities
19		is also made available for compatible
20		agricultural activities at a lease rate that is

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1	at	least fifty per cent below the fair market
2	ren	t for comparable properties;
3	(B) Pro	of of financial security to decommission the
4	fac	ility is provided to the satisfaction of the
5	app	propriate county planning commission [prior to]
6	bef	ore date of commencement of commercial
7	gen	eration; and
8	(C) Sol	ar energy facilities shall be decommissioned
9	at	the owner's expense according to the following
10	req	uirements:
11	(i)	Removal of all equipment related to the
12		solar energy facility within twelve months
13		of the conclusion of operation or useful
14		life; and
15	(ii)	Restoration of the disturbed earth to
16		substantially the same physical condition as
17		existed [prior to] <u>before</u> the development of
18		the solar energy facility.
19	For the	purposes of this paragraph, "agricultural
20	activiti	es" means the activities described in
21	paragrap	hs (1) to (3);

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1	(22)	Geothermal resources exploration and geothermal
2		resources development, as defined under section 182-1;
3	(23)	Hydroelectric facilities, including the appurtenances
4		associated with the production and transmission of
5		hydroelectric energy, subject to section 205-2;
6		provided that the hydroelectric facilities and their
7		appurtenances:
8		(A) Shall consist of a small hydropower facility as
9		defined by the United States Department of
10		Energy, including:
11		(i) Impoundment facilities using a dam to store
12		water in a reservoir;
13		(ii) A diversion or run-of-river facility that
14		channels a portion of a river through a
15		canal or channel; and
16		(iii) Pumped storage facilities that store energy
17		by pumping water uphill to a reservoir at
18		higher elevation from a reservoir at a lower
19		elevation to be released to turn a turbine
20		to generate electricity;
21		(B) Comply with the state water code, chapter 174C;

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1		(C)	Shall, if over five hundred kilowatts in
2			hydroelectric generating capacity, have the
3			approval of the commission on water resource
4			management, including a new instream flow
5			standard established for any new hydroelectric
6			facility; and
7		(D)	Do not impact or impede the use of agricultural
8			land or the availability of surface or ground
9			water for all uses on all parcels that are served
10			by the ground water sources or streams for which
11			hydroelectric facilities are considered; or
12	(24)	Notw	ithstanding any other law to the contrary,
13		comp	osting and co-composting operations; provided that
14		oper	ations that process their own green waste and do
15		not	require permits from the department of health
16		shal	l use the finished composting product only on the
17		oper	ation's own premises to minimize the potential
18		spre	ad of invasive species."
19	SECT	ION 3	. Statutory material to be repealed is bracketed
20	and stric	ken.	New statutory material is underscored.

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1 SECTION 4. This Act shall take effect on July 1, 3000.



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Report Title:

Overnight Camps; Agricultural Districts; Special Permits

Description:

Allows overnight camps in operation prior to January 1, 1961, to be regulated via the special permit process. Effective 7/1/3000. (HD1)

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

