A BILL FOR AN ACT

RELATING TO REAL PROPERTY.

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

1	SECTION 1. Chapter 421J, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§421J- Personal agriculture allowed. (a) No
5	association shall prohibit or unreasonably restrict the use of a
6	unit owner's enclosed yard area for personal agriculture;
7	provided that the use is not in violation of the association's
8	existing master landscape plan or other restrictive covenants
9	applicable to the unit.
10	(b) This section shall apply only to enclosed yard areas
11	that are designated for the exclusive use of the unit owner.
12	(c) This section shall not:
13	(1) Apply to provisions in an association document that
14	impose reasonable restrictions on the use of a unit
15	owner's enclosed yard area for personal agriculture;
16	or

1	(2)	Prohibit an association from applying rules and	
2		regulations requiring that dead plant material and	
3		weeds, with the exception of straw, mulch, compost,	
4		and other organic materials intended to encourage	
5		vegetation and retention of moisture in the soil, be	
6		regularly cleared from the enclosed yard area.	
7	(d)	For purposes of this section:	
8	"Per	sonal agriculture" means a use of land where an	
9	individual cultivates lawful edible plant crops for personal use		
10	or donation	on.	
11	"Reas	sonable restrictions" means restrictions that are	
12	reasonably	y necessary to protect neighbor unit owners or	
13	residents	' use and enjoyment of their property and do not	
14	unreasonal	oly increase the cost of engaging in personal	
15	agricultu	re or unreasonably decrease its efficiency."	
16	SECT	ION 2. New statutory material is underscored.	
17	SECT	ION 3. This Act shall take effect on July 1, 2050.	

Report Title:

Planned Community Associations; Personal Agriculture; Enclosed Yard Area

Description:

Specifies that no planned community association shall prohibit or unreasonably restrict the use of a unit owner's enclosed yard area for personal agriculture, provided that the use is not in violation of the association's existing master landscape plan or other restrictive covenants applicable to the unit. Effective 7/1/2050. (SD1)

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