

A BILL FOR AN ACT

RELATING TO THE RIGHT TO FARM.

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

1	SECTION 1. The legislature finds that while the Hawaii
2	Right to Farm Act was established to protect legitimate farming
3	operations from undue nuisance lawsuits, there is a need to
4	ensure that these protections are appropriately balanced with
5	the rights of residents and the preservation of community
6	standards. The legislature further finds that it is imperative
7	to refine the Hawaii Right to Farm Act to prevent misuse and
8	empower local communities to determine acceptable agricultural
9	practices.
10	Accordingly, the purpose of this Act is to amend the Hawaii
11	Right to Farm Act by:
12	(1) Amending the definition of "farming operation" to

(1) Amending the definition of "farming operation" to include customary and traditional subsistence farming conducted by native Hawaiian cultural practitioners and exclude concentrated animal feeding operations and business entities with unclear or non-transparent ownership or beneficiary structures;

13

14

15

16

17

1	(2)	Establishing additional criteria for farming	
2		operations to meet in order to be protected against	
3		nuisance claims; and	
4	(3)	Clarifying the purpose and intent of the Hawaii Right	
5		to Farm Act.	
6	SECTION 2. Section 165-2, Hawaii Revised Statutes, is		
7	amended a	s follows:	
8	1.	By adding a new definition to be appropriately inserted	
9	and to re	ad:	
10	" <u>"Co</u>	ncentrated animal feeding operation" has the same	
11	meaning a	s in title 40 Code of Federal Regulations section	
12	122.23."		
13	2.	By amending the definition of "farming operation" to	
14	read:		
15	""Fa	rming operation" means a commercial agricultural,	
16	silvicult	ural, or aquacultural facility or pursuit conducted, in	
17	whole or	in part, including the care and production of livestock	
18	and lives	tock products, poultry and poultry products, apiary	
19	products,	and plant and animal production for nonfood uses; the	
20	planting,	cultivating, harvesting, and processing of crops; and	
21	the farmi	ng or ranching of any plant or animal species in a	

1	COLLETOTIEC	sait, blackish, of freshwater environment. Falming
2	operation'	' includes but shall not be limited to:
3	(1)	Agricultural-based commercial operations as described
4		in section [+]205-2(d)(15)[+];
5	(2)	Noises, odors, dust, and fumes emanating from a
6		commercial agricultural or an aquacultural facility or
7		pursuit;
8	(3)	Operation of machinery and irrigation pumps;
9	(4)	Ground and aerial seeding and spraying;
10	(5)	The application of chemical fertilizers, conditioners,
11		insecticides, pesticides, and herbicides; [and]
12	(6)	The employment and use of labor[-]; and
13	(7)	Customary and traditional subsistence farming
14		conducted by native Hawaiian cultural practitioners.
15	"Farming o	peration" does not include concentrated animal feeding
16	operations	and business entities with unclear or non-transparent
17	ownership	or beneficiary structures. A farming operation that
18	conducts p	processing operations or salt, brackish, or freshwater
19	aquacultur	re operations on land that is zoned for industrial,
20	commercial	, or other nonagricultural use shall not, by reason of
21	that zonin	g, fall beyond the scope of this definition; provided

1	that those processing operations form an integral part of		
2	operations that otherwise meet the requirements of this		
3	definition."		
4	SECTION 3. Section 165-4, Hawaii Revised Statutes, is		
5	amended to read as follows:		
6	"§165-4 Right to farm. (a) No court, official, public		
7	servant, or public employee shall declare any farming operation		
8	a nuisance for any reason if the farming operation [has]:		
9	(1) Was established before the commencement of surrounding		
10	non-agricultural activities;		
11	(2) Has been conducted in a manner consistent with		
12	generally accepted agricultural and management		
13	practices $[-]$, as defined by the county in which the		
14	farming operation is located; and		
15	(3) Does not cause significant environmental harm or		
16	public health concern.		
17	There shall be a rebuttable presumption that a farming operation		
18	does not constitute a nuisance.		
19	(b) County ordinances governing agricultural practices		
20	shall supersede the provisions of this chapter.		

1	<u>(c)</u>	No court, official, public servant, or public employee
2	shall gra	nt the protections under this chapter unless a farming
3	operation	has publicly disclosed its ownership and beneficiary
4	structure	s, including the existence of any parent companies."
5	SECT	ION 4. Section 165-6, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"[+]	§165-6[] Liberal construction. This chapter [is
8	remedial	in nature and] shall be liberally construed to
9	effectuat	e its $purposes[-]$, with due consideration given to:
10	(1)	Safeguarding the rights of local communities to
11		determine acceptable agricultural practices that align
12		with their environmental, health, and cultural
13		<pre>priorities;</pre>
14	(2)	Protecting the public's right to clean air, clean
15		water, and the preservation of the environment;
16	(3)	Ensuring transparency and accountability in the
17		ownership and operation of farming operations;
18	(4)	Preventing the misuse of farming protections by large-
19		scale industrial agricultural operations, including
20		concentrated animal feeding operations, that are

JAN 1 4 2025

1	inconsistent with sustainable and community-oriented
2	agricultural practices; and
3	(5) Empowering counties to adopt and enforce ordinances
4	that protect the well-being of residents and the
5	environment."
6	SECTION 5. If any provision of this Act, or the
7	application thereof to any person or circumstance, is held
8	invalid, the invalidity does not affect other provisions or
9	applications of the Act that can be given effect without the
10	invalid provision or application, and to this end the provisions
11	of this Act are severable.
12	SECTION 6. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 7. This Act shall take effect upon its approval.
15	INTRODUCED BY:

2025-0311 HB HMSO-1

Report Title:

Hawaii Right to Farm Act; Farming Operations; Customary and Traditional Subsistence Farming; Animal Feeding Operations; Ownership and Beneficiary Structure; Nuisance Claims

Description:

Amends the definition of "farming operation" by including customary and traditional subsistence farming conducted by native Hawaiian cultural practitioners and excluding concentrated animal feeding operations and business entities with unclear or non-transparent ownership or beneficiary structures. Establishes additional criteria for farming operations to meet in order to be protected against nuisance claims. Clarifies the purpose and intent of the Hawaii Right to Farm Act.

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