# Agriculture, Diversification, Environment, & Public Transportation Committee on 2025-06-05 9:00 AM

Meeting Time: 06-05-25 09:00

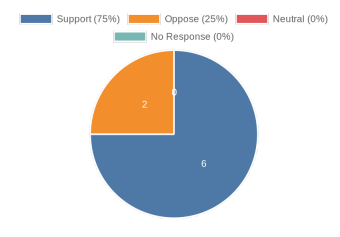
### **eComments Report**

Meetings	Meeting Time	Agenda Items	Comments	Support	Oppose	Neutral
Agriculture, Diversification, Environment, & Public Transportation Committee on 2025-06-05 9:00 AM	06-05-25 09:00	4	8	6	2	0

### Sentiments for All Meetings

The following graphs display sentiments for comments that have location data. Only locations of users who have commented will be shown.

### **Overall Sentiment**



## Agriculture, Diversification, Environment, & Public Transportation Committee on 2025-06-05 9:00 AM

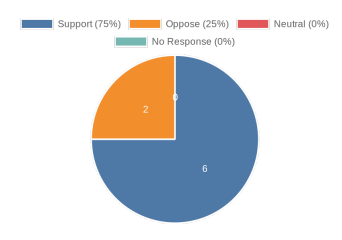
06-05-25 09:00

Agenda Name	Comments	Support	Oppose	Neutral
AGENDA	1	1	0	0
ADEPT-1(6) COMMUNITY FORESTRY (ADEPT-1(6))	1	1	0	0
ADEPT-3 BIII 75 (2025) BILL 75 (2025), AMENDING THE COMPREHENSIVE ZONING ORDINANCE ON AGRICULTURAL TOURISM (ADEPT-3)	3	2	1	0
ADEPT-4 Bill 76 (2025) BILL 76 (2025), AMENDING THE COMPREHENSIVE ZONING ORDINANCE ON MOBILE FOOD TRUCKS OR TRAILERS IN THE AGRICULTURAL DISTRICT (ADEPT-4)	3	2	1	0

### Sentiments for All Agenda Items

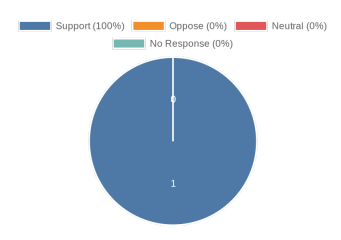
The following graphs display sentiments for comments that have location data. Only locations of users who have commented will be shown.

### **Overall Sentiment**



Agenda Item: eComments for A G E N D A

### **Overall Sentiment**



### **Guest User**

Location:

Submitted At: 7:44pm 06-03-25

Kihei Community Association Testimony

Support for Urban Forest Plan for Maui County

A very important benefit of creating an Urban Forest is the shading of hardscape. Our environments are getting hotter every day. This causes multitudes of stresses and increased expenses.

In Maui, we often see that trees are not given the respect that they deserve. We see them cut down and "topped" frequently, especially in parking lots where the hardscape is vast.

Ours is a problem that requires a cultural shift in a deeply entrenched attitude of taking trees for granted.

We all know the value of tree shade the reduction in temperatures
the preservation of parking lot surfaces
the freshness of air quality
the uptake of runoff
the increase in property values
the beauty and tranquility of our environment
the reduction of noise....and more

There are innumerable ways that trees support us. We need to stop hurting trees by our careless treatment of them by improper pruning and lack of appropriate care.

One of the best ways that the Urban Forest Master Plan can make a difference is to support the bill to change the Maui County Code, Section 19.36B, pertaining to Landscape Planting Plans and Shading of Parking Lots.

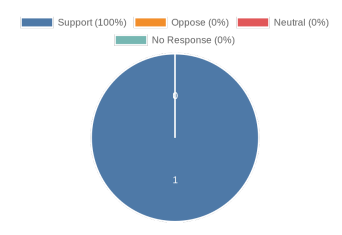
The new ordinance proposes 50% required shade of parking lots, no topping of trees, and necessity to follow the Maui County Planting Plan.

This indeed would be a revolution in our tree canopy. We are in great need of this change. It would be a benefit to all of our community.

Please support the UFMP in accomplishing this goal. Mahalo nui loa

Agenda Item: eComments for ADEPT-1(6) COMMUNITY FORESTRY (ADEPT-1(6))

### **Overall Sentiment**



### **Vincent Flores**

Location:

Submitted At: 1:55am 06-04-25

### Aloha Council Members!

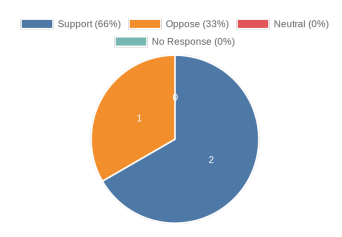
My name is Vincent Flores and I'm a certified arborist as well as an urban forester who has been serving Maui for the last decade and proud to say I am on the Board of Directors for Maui Green and Beautiful. I am submitting my testimony to make sure we're all on the same page for the Kaulunani Grant. The very first step of an Urban Forest Development Plan is to complete a detailed tree inventory with GIS. Imagine for a moment, that we're starting a restaurant together. The first step is to see what exactly we have in the pantry so we can decide what kind of menu we can design, not debate over whether or not the restaurant should be Thai or Mexican or spend half of our budget on fancy plates or art. The street trees are currently mapped and our main focus with the \$300,000 dollar grant needs to be, before anything else, to map the park trees, the trees on commercial property and to begin mapping private properties. As you know, we have Lidar Imaging that has been commissioned by the state, county, NOAA in 2011 & 2019, and most recently a tree canopy specific Lidar Set of Imaging through the US Forest Service just last year, and those Lidar Imaging sets are available to the public. The last thing we need is to waste a third or more of the grant money on another set of Lidar Imaging. I say this because I have read the request for proposal as well as the proposal by SR Partners and to be frank, I was disappointed in the fact that Lidar Imaging was included with such prominence in the proposal as it is a total waste of grant money, time and resources. It shows a lack of knowledge in urban forestry and tree related happenings here on Maui. After we've finished a detailed tree inventory of the commercial and park trees, we should use a portion of the grant money to

start a preliminary urban forestry division for the County to put together a work plan, management practices, policies, enforcement of said policies and then an overall management plan. Taking those two steps before any other will benefit the trees, the guardian plants, the limu, the community, the coral, and the island as a whole. I would like to work together to help SR partners to execute this grant and fulfill the minimum requirements of the grant as they do not have a certified arborist on staff. I would also like to be the one to take on the task of starting an Urban Forestry Division for the County of Maui and running it as its head. Mahalo for taking the time to read this and I look forward to meeting you at the next meeting! Aloha!

Gratefully, Vincent Flores

Agenda Item: eComments for ADEPT-3 Bill 75 (2025) BILL 75 (2025), AMENDING THE COMPREHENSIVE ZONING ORDINANCE ON AGRICULTURAL TOURISM (ADEPT-3)

### **Overall Sentiment**



### **Lauren Lipcon**

Location:

Submitted At: 6:42pm 06-04-25

Please see attached testimony.

### Pamela Tumpap

Location:

Submitted At: 11:45am 06-04-25

Please see attached testimony.

### Jonathan Helton

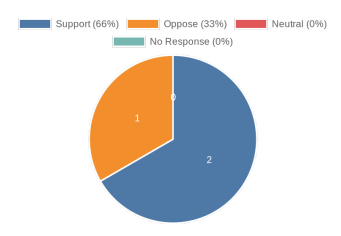
Location:

Submitted At: 10:52am 06-04-25

Please see attached.

Agenda Item: eComments for ADEPT-4 Bill 76 (2025) BILL 76 (2025), AMENDING THE COMPREHENSIVE ZONING ORDINANCE ON MOBILE FOOD TRUCKS OR TRAILERS IN THE AGRICULTURAL DISTRICT (ADEPT-4)

### **Overall Sentiment**



### Lauren Lipcon

Location:

Submitted At: 6:43pm 06-04-25

Please see attached testimony.

### Pamela Tumpap

Location:

Submitted At: 11:45am 06-04-25

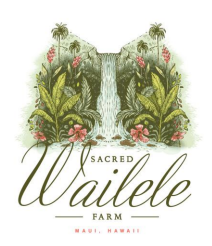
Please see attached testimony.

### Jonathan Helton

Location:

Submitted At: 10:54am 06-04-25

Please see attached



June 5, 2025

RE: Testimony on Bills 75 & 76 (2025) - OPPOSITION as Currently Written

**TO: ADEPT Committee** 

Submitted by: Lauren Lipcon, Owner, Sacred Wailele Farm – Makawao, Maui

Aloha Chair Johnson, Vice-Chair Sinenci, and Members of the ADEPT Committee,

My name is Lauren Lipcon, and I am the owner of a small fruit and flower farm in the Jack Diehl Agricultural Subdivision in Makawao. I am submitting testimony regarding Bills 75 & 76 (2025), which propose significant changes to the agricultural zoning framework.

I respectfully submit this testimony in <u>opposition</u> to Bills 75 and 76 as currently written — unless they are **amended to include specific, enforceable safeguards** that protect non-participating landowners, cultural sites, rural infrastructure, and public safety.

While I fully support the intent to uplift genuine agricultural producers, I have personally experienced the **devastating impacts of unregulated ag tourism on adjacent properties**, and I strongly urge the Council to adopt amendments that prevent further abuse.

The past 2.5 years have shown me exactly how devastating short-term rentals on ag-zoned land can be. I've personally endured:

- Repeated trespassing by tourists brought across my land through a restricted easement that was never intended for commercial traffic;
- Significant financial losses, including complete destruction of privacy to gain a touristic view of my property, destruction of newly installed irrigation, complete decimation of all mature trees over a sacred waterfall and the substantial devaluation of my property resulting from continuous nuisance, safety threats, and the loss of peaceful enjoyment
- A harassment campaign which has included a knife embedded in a tree, a dead rat in my mailbox, physical assault and most recently an explosive device detonated outside my bedroom window;
- Intentional disabling of the subdivision's fire protection system, leaving my home and farm exposed during wildfire season, in violation of HRS \$132-16, all while my farm, home and belongings bear an increased risk of wildfire due to the tourist trespasses
- Ongoing trespass onto multiple neighboring properties, including the exploitation of a sacred

**Hawaiian birthing pool and pictographs** on adjacent land without permission, cultural authority, or an EIS;

• The complete **collapse of my farm's business model**, which was designed around peace, sanctuary, and regenerative land stewardship — not commercial chaos.

This is not agriculture. This is **commercial tourism masquerading as farming**, with no regulation, oversight, or accountability.

When private land is exploited for commercial use—especially without the consent of the landowner—it creates a significant burden. This includes increased liability, noise, road wear, maintenance costs, and legal costs, all borne by a non-participating landowner. No one should be forced to subsidize or absorb risk for an activity they do not support.

### I respectfully urge you to amend this bill to include the following safeguards:

- 1. Prohibit the use of restricted easements or roads for guest access without written consent from all affected landowners.
- 2. Require operators to use their own access roads when alternate routes exist.
- 3. Mandate Fire and Public Safety review— and keep the 20-foot road requirement
- 4. Forbid approval of ag tourism or food truck accessory uses for any parcel that has active County or State complaints, past enforcement actions, or unresolved violations.
- 5. **Require continued use of the Special Use Permit (SUP) process** for any high-impact or guest-based agricultural activity, to ensure public input, cultural respect, and enforceability.
- 6. Prohibit Ag Tourism and Food Trucks as an accessory use if STR permits are already in place

The County must not allow sacred sites to be exploited, neighbors to be endangered, **county resources like police and enforcement systems to be overburdened**, or rural infrastructure to be overwhelmed in the name of "ag tourism" and food trucks. If this bill proceeds, these protections must be in place to avoid irreversible harm to people, culture, land, and the very institutions tasked with protecting them.

Please take a few minutes to review the extensive evidence I have included for you showing exactly how terribly wrong this will all go, if critical safeguards are not included.

A balanced path forward is possible — one that uplifts true agricultural producers while also safeguarding neighboring landowners who do not wish to participate, yet endure overwhelming damage, risk, and loss.

Mahalo for your consideration,

Lundin

Lauren Lipcon, Owner, Sacred Wailele Farm

# **What Happens When Tourism Is Allowed on Ag Land without Safeguards**

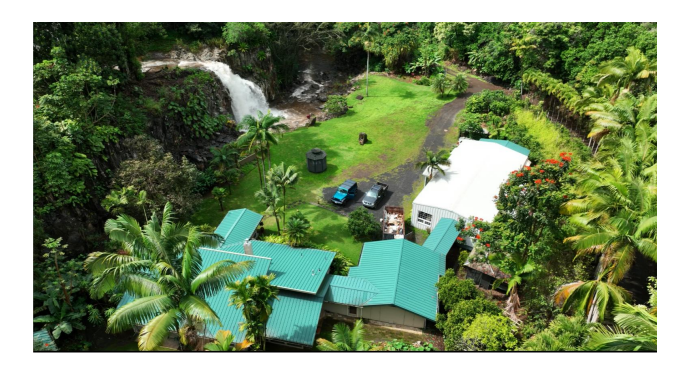
### A Visual Record from Sacred Wailele Farm

Submitted by Lauren Lipcon

Arial view of the farm - A working farm with private boundaries and cultivated land



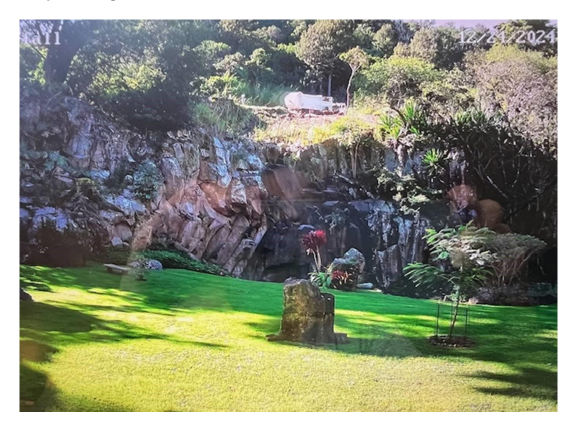
View of the waterfall (located within the farm's boundaries)



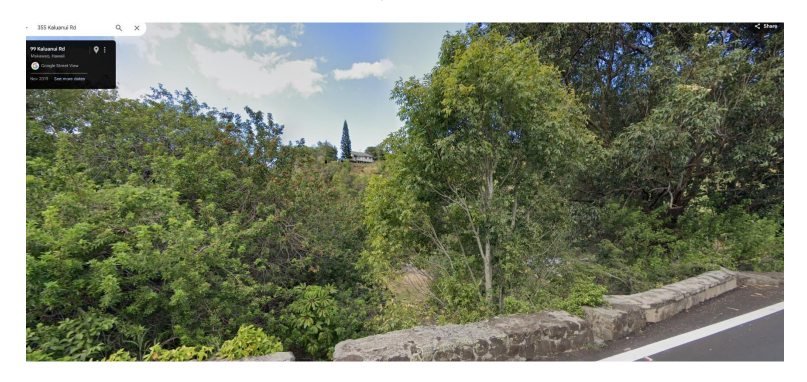
I purchased my farm as a private agricultural sanctuary — with no exposure to road traffic or tourism. It was meant to be a peaceful, healing space for both land and people.



The tour operators illegally cleared all the trees above the waterfall — a retaliatory act after I spoke out about short-term rental (STR) dwellings being illegally rented to tourists. This wasn't just destructive; it destabilized the slope, increased runoff, and harmed the stream. Is this the kind of operator we want our County issuing "tour" and "food truck" permits to? Someone willing to destroy sacred land to serve a private agenda?

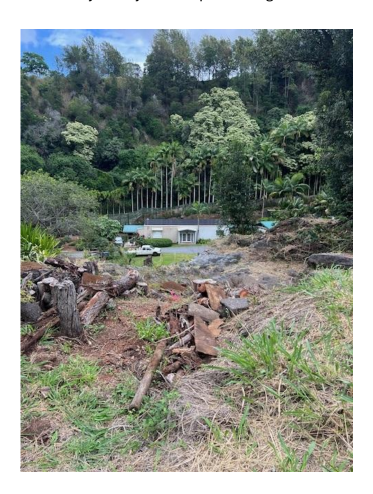


### View from Kaluanui Road — Before the Dec. 23, 2024 Destruction



### View from Kaluanui Road — After the Destruction

The debris was left next to the stream, creating a public safety hazard. With the trees gone, cars can now fly off a 30-foot cliff and land in my front yard. I requested a guardrail and cleaned up the debris myself.



This tourist, from Maliko Coffee Cottages, passed several "No Trespassing" signs. When I asked what he was doing, he said: "This is Sydney's property"





When I respectfully asked the tour operator to keep her tourists off my land, she told me:

- That I don't own my property
- That her guests could go wherever they want
- That I was never to speak to her tourists again
- That she would be removing my security gate and over 50 mature palms that have stood for 25+ years and are in my farm plan

That's when I discovered "the map" — and hired an attorney to protect my farm.

### **The Tour Map Given to Tourists**

This map shows not only my private land, but also the land of another neighbor — being advertised without permission. It even includes County-owned land (#22).

The waterfall on my property is listed as #19 and is prominently featured on the homepage of www.malikocoffeefarm.com.

This is what I'm being forced to fight in court.



Next, the tour operator's hired worker — a convicted felon — destroyed my irrigation and **450 feet of 25-year-old privacy hedges**, exposing my entire property, including my outdoor shower, to passing tourists. When I filmed from 30 feet away, I was **physically assaulted multiple times**, all captured on video.

Before After





Outdoor shower exposed to tourists now



### Tour operator Removing 450 feet of 25+ year established privacy hedges



My newly installed irrigation lines destroyed



### One Second Before Assault — The Trimmer Was Then Slammed Into My Abdomen



### 1998 Photo of the Restricted Easement

There was never a problem with the palms or hedges from 1998 until 2023 — until I spoke up about the tourists in my front yard.

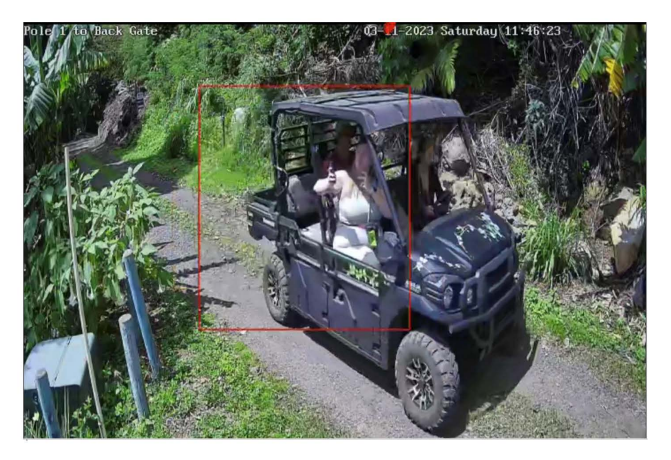


After removal of privacy hedge



### A Small Sample of Tourists Flooding My Property

After the hedges were destroyed, dozens of tourists came through unchecked.









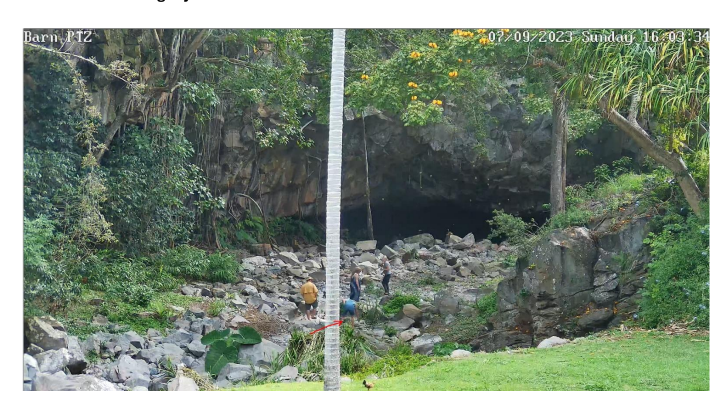
### **Tourists Committing Agricultural Theft**

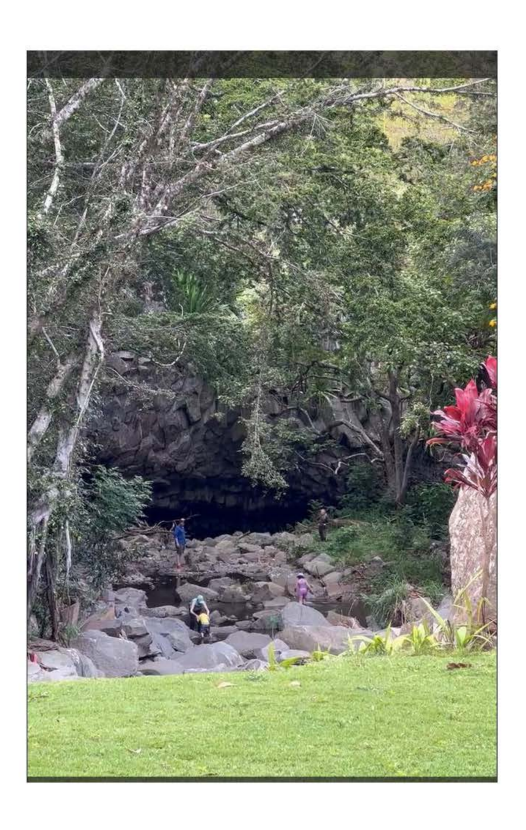
Fruit picked directly off my trees



### **Tourists Trespassing in the Streambed**

Not only on my property — but on a neighboring parcel. I've seen children fall, elderly visitors struggle, and no system for flash flood warnings. How is this safe? How are we protecting visitors — or ourselves — from tragedy?





### 50+ Person "Event" trespassing and destroying the streambed

They didn't enter through my gate, but all exited through it. The security gate was left wide open all night.





A Kitchen Knife Embedded in My Tree - I discovered this minutes after the tour operator stopped in this exact spot. I have the footage. I took this as a death threat.



A Dead Rat in My Mailbox - The next morning, the tour operator's felon worker yelled at me from across the lawn: "You f\*\*king rat." This was retaliation for my reporting tourists that flying a drone that filmed me showering outdoors.



### **Closing Statement: Evidence of Harm**

These images are just a small sampling of what I've endured over the past 2.5 years. These bills (76 & 76) — as written — would effectively legalize tourism and food trucks on agricultural land. What I've shown here is not isolated. If left unchecked, this pattern will spread across Maui's rural communities.

What's happening to me is not farming — it's **commercial tourism masquerading as agriculture**, using County processes to gain legitimacy and avoid regulation, and **it undermines real farmers that need help**.

### **A Path Forward Exists**

We can support *true* farmers while protecting neighbors and sacred land.

A balanced solution is possible — one that helps agriculture thrive without sacrificing rural communities.

Mahalo for your kokua - Lauren Lipcon, Sacred Wailele Farm — lauren@sacredwailelefarm.com



June 5, 2025

Maui County Council
Agriculture, Diversification, Environment, and Public Transportation Committee
Gabe Johnson, Chair
Shane M. Sinenci, Vice Chair
Members of the Agriculture, Diversification, Environment, and Public Transportation
Committee

## (ADEPT-3) - BILL 75 (2025), AMENDING THE COMPREHENSIVE ZONING ORDINANCE ON AGRICULTURAL TOURISM

Aloha Chair Johnson, Vice Chair Sinenci and members of the Committee,

The Maui Chamber of Commerce supports Bill 75 (2025) as agricultural tourism (agtourism) offers a multitude of benefits for both farmers and local communities including diversified income streams, community engagement, economic growth, job creation, and more. We appreciate the opportunity to provide additional comments on this revised version of the bill.

We support many of the changes made to this bill by the Maui Planning Commission. However, we are concerned about the provision requiring agtourism activities to cease if active agricultural operations stop for 60 days. While we understand the intent, we feel 60 days is too short a period, especially considering the realities of farming like crop rotation, market fluctuations, or unexpected setbacks like natural disasters. We recommend extending this timeframe and creating a process for appeals or extensions in cases where a farmer has a valid reason for the extended temporary pause. Establishing and running agtourism operations requires significant investment and this bill's intent is to support our agricultural producers.

We also want to address two proposed amendments from Councilmember Paltin:

• Activity Hours: We are concerned that the proposed change to only allow agtourism activities from 8am-6pm may be too limiting. Without surveying farmers and based on quick research, we believe extending the hours to 8am-8pm would provide more flexibility. As some farms may also wish to offer evening activities like stargazing, mo'olelo, or other activities, we recommend allowing a time extension process where farms can apply to have nighttime agtourism operation hours by detailing the activity, its connection to the farm, and how they will mitigate impacts to neighbors.

•



ADEPT-3 June 5, 2025 Page 2.

• Cultural Misappropriation: We appreciate that you are following up on the Maui Planning Commission's recommendations. As a chamber of commerce, we stand for ethics and have concerns on this as well. We believe this topic and how to handle any issues requires further community insight and discussion. Rather than holding up this bill, we recommend not adopting these amended sections (sections iv and v under paragraph 15e, and section v under paragraph 15h) for now and creating a working group to explore how best to address this more thoroughly. The working group could include representatives from the Maui Farm Bureau, Hawaii Farmers Union United, Activities & Attractions Association of Hawaii, Native Hawaiian Hospitality Association, cultural practitioners, community members and more. We would be happy to be involved and alert our members and others to encourage participation. One idea the working group could consider is to have a hotline/reporting system at the Department of 'Ōiwi Resources where a representative could then go meet with the company and learn more to assess if there was a misunderstanding, cultural variation, lack of knowledge, or willful misappropriation.

Mahalo for the opportunity to provide testimony on this bill.

Sincerely,

Pamela Tumpap

Lamela Jumpap

President

To advance and promote a healthy economic environment for business, advocating for a responsive government and quality education, while preserving Maui's unique community characteristics.



1050 Bishop St. #508 Honolulu, HI 96813 808-864-1776 info@grassrootinstitute.org

Removing barriers to Hawaii's prosperity

June 5, 2025, 9 a.m. Kalana O Maui Building

To: Maui County Council Committee on Agriculture, Diversification, Environment and Public Transportation Gabe Johnson, Chair
Shane Sinenci. Vice Chair

From: Grassroot Institute of Hawaii

Jonathan Helton, Policy Analyst

Re: Bill 75 (2025) — RELATING TO THE COMPREHENSIVE ZONING ORDINANCE ON AGRICULTURAL TOURISM

Aloha Chair Johnson, Vice Chair Sinenci and other members of the Committee,

The Grassroot Institute of Hawaii **supports** <u>Bill 75 (2025)</u>, which would allow agricultural tourism activities as an accessory use in agricultural districts.

The bill includes a list of activities that would be considered agricultural tourism, such as gift shops, lei making, carving, coffee roasting and tasting, living history demonstrations and wayfinding using the stars.

Grassroot believes this measure would enable Maui's farmers and ranchers to diversify their income sources and foster small-scale entrepreneurship. Agriculture-based tourism activities could help offset the cost of farming or ranching, and would promote Hawaii-made goods to visitors and locals.

Likewise, this bill would let more Maui residents participate in tourism, the island's biggest economic engine.

As the bill points out, these changes are in accordance with the Countywide Policy Plan and the Maui Island Plan, both of which emphasize the need to promote the teaching of traditional practices and the diversification of the tourism industry.

The Maui Department of Agriculture's 2024-2028 Strategic Plan also emphasizes the importance of this approach. It states that "to expand agritourism on the island of Maui, efforts could be made to develop and promote agritourism infrastructure, such as farm stays, campgrounds and event venues; this would allow

visitors to experience the daily workings of farms and ranches, and provide more opportunities for educational workshops and hands-on experiences."<sup>1</sup>

The draft Maui County Food and Nutrition Security Plan recognizes the potential of agritourism. Its Goal 3 relates to vibrant local food economies, and states: "When appropriate, encourage forms of agritourism that support agricultural education opportunities for the community and help to connect residents to their food system."

However, Grassroot does have concerns about some of the proposed amendments to the bill.

One amendment would remove nighttime activities as a permitted use. Grassroot believes that allowing tourism activities related to "traditional or ancestral activities related to the location and movement of celestial and elemental bodies," would educate visitors about the importance of stars and wayfinding, deepening their appreciation for Hawaiian culture.

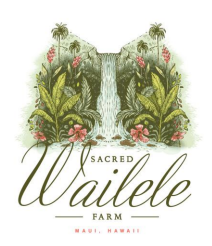
Another amendment would require approval from the Department of 'Ōiwi Resources for any traditional or cultural-related activities. Grassroot does not object to this amendment, but the department should have a set timeline — such as 10 business days — within which to approve agricultural tourism applications. This would give Maui farmers and entrepreneurs greater certainty when setting up their businesses.

Thank you for the opportunity to testify.

Jonathan Helton
Policy Analyst
Grassroot Institute of Hawaii

<sup>&</sup>lt;sup>1</sup> "County of Maui Department of Agriculture (MDOA) 2024–2028 Strategic Plan," Maui Department of Agriculture, p. 133.

<sup>&</sup>lt;sup>2</sup> "Maui County Food and Nutrition Security Plan," Second Draft for Public Comment, Maui Department of Agriculture, December 2024, p. 32.



June 5, 2025

RE: Testimony on Bills 75 & 76 (2025) - OPPOSITION as Currently Written

**TO: ADEPT Committee** 

Submitted by: Lauren Lipcon, Owner, Sacred Wailele Farm – Makawao, Maui

Aloha Chair Johnson, Vice-Chair Sinenci, and Members of the ADEPT Committee,

My name is Lauren Lipcon, and I am the owner of a small fruit and flower farm in the Jack Diehl Agricultural Subdivision in Makawao. I am submitting testimony regarding Bills 75 & 76 (2025), which propose significant changes to the agricultural zoning framework.

I respectfully submit this testimony in <u>opposition</u> to Bills 75 and 76 as currently written — unless they are **amended to include specific, enforceable safeguards** that protect non-participating landowners, cultural sites, rural infrastructure, and public safety.

While I fully support the intent to uplift genuine agricultural producers, I have personally experienced the **devastating impacts of unregulated ag tourism on adjacent properties**, and I strongly urge the Council to adopt amendments that prevent further abuse.

The past 2.5 years have shown me exactly how devastating short-term rentals on ag-zoned land can be. I've personally endured:

- Repeated trespassing by tourists brought across my land through a restricted easement that was never intended for commercial traffic;
- Significant financial losses, including complete destruction of privacy to gain a touristic view of my property, destruction of newly installed irrigation, complete decimation of all mature trees over a sacred waterfall and the substantial devaluation of my property resulting from continuous nuisance, safety threats, and the loss of peaceful enjoyment
- A harassment campaign which has included a knife embedded in a tree, a dead rat in my mailbox, physical assault and most recently an explosive device detonated outside my bedroom window;
- Intentional disabling of the subdivision's fire protection system, leaving my home and farm exposed during wildfire season, in violation of HRS \$132-16, all while my farm, home and belongings bear an increased risk of wildfire due to the tourist trespasses
- Ongoing trespass onto multiple neighboring properties, including the exploitation of a sacred

**Hawaiian birthing pool and pictographs** on adjacent land without permission, cultural authority, or an EIS;

• The complete **collapse of my farm's business model**, which was designed around peace, sanctuary, and regenerative land stewardship — not commercial chaos.

This is not agriculture. This is **commercial tourism masquerading as farming**, with no regulation, oversight, or accountability.

When private land is exploited for commercial use—especially without the consent of the landowner—it creates a significant burden. This includes increased liability, noise, road wear, maintenance costs, and legal costs, all borne by a non-participating landowner. No one should be forced to subsidize or absorb risk for an activity they do not support.

### I respectfully urge you to amend this bill to include the following safeguards:

- 1. Prohibit the use of restricted easements or roads for guest access without written consent from all affected landowners.
- 2. Require operators to use their own access roads when alternate routes exist.
- 3. Mandate Fire and Public Safety review— and keep the 20-foot road requirement
- 4. Forbid approval of ag tourism or food truck accessory uses for any parcel that has active County or State complaints, past enforcement actions, or unresolved violations.
- 5. **Require continued use of the Special Use Permit (SUP) process** for any high-impact or guest-based agricultural activity, to ensure public input, cultural respect, and enforceability.
- 6. Prohibit Ag Tourism and Food Trucks as an accessory use if STR permits are already in place

The County must not allow sacred sites to be exploited, neighbors to be endangered, **county resources like police and enforcement systems to be overburdened**, or rural infrastructure to be overwhelmed in the name of "ag tourism" and food trucks. If this bill proceeds, these protections must be in place to avoid irreversible harm to people, culture, land, and the very institutions tasked with protecting them.

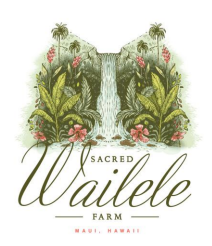
Please take a few minutes to review the extensive evidence I have included for you showing exactly how terribly wrong this will all go, if critical safeguards are not included.

A balanced path forward is possible — one that uplifts true agricultural producers while also safeguarding neighboring landowners who do not wish to participate, yet endure overwhelming damage, risk, and loss.

Mahalo for your consideration,

Lundin

Lauren Lipcon, Owner, Sacred Wailele Farm



June 5, 2025

RE: Testimony on Bills 75 & 76 (2025) - OPPOSITION as Currently Written

**TO: ADEPT Committee** 

Submitted by: Lauren Lipcon, Owner, Sacred Wailele Farm – Makawao, Maui

Aloha Chair Johnson, Vice-Chair Sinenci, and Members of the ADEPT Committee,

My name is Lauren Lipcon, and I am the owner of a small fruit and flower farm in the Jack Diehl Agricultural Subdivision in Makawao. I am submitting testimony regarding Bills 75 & 76 (2025), which propose significant changes to the agricultural zoning framework.

I respectfully submit this testimony in <u>opposition</u> to Bills 75 and 76 as currently written — unless they are **amended to include specific, enforceable safeguards** that protect non-participating landowners, cultural sites, rural infrastructure, and public safety.

While I fully support the intent to uplift genuine agricultural producers, I have personally experienced the **devastating impacts of unregulated ag tourism on adjacent properties**, and I strongly urge the Council to adopt amendments that prevent further abuse.

The past 2.5 years have shown me exactly how devastating short-term rentals on ag-zoned land can be. I've personally endured:

- Repeated trespassing by tourists brought across my land through a restricted easement that was never intended for commercial traffic;
- Significant financial losses, including complete destruction of privacy to gain a touristic view of my property, destruction of newly installed irrigation, complete decimation of all mature trees over a sacred waterfall and the substantial devaluation of my property resulting from continuous nuisance, safety threats, and the loss of peaceful enjoyment
- A harassment campaign which has included a knife embedded in a tree, a dead rat in my mailbox, physical assault and most recently an explosive device detonated outside my bedroom window;
- Intentional disabling of the subdivision's fire protection system, leaving my home and farm exposed during wildfire season, in violation of HRS \$132-16, all while my farm, home and belongings bear an increased risk of wildfire due to the tourist trespasses
- Ongoing trespass onto multiple neighboring properties, including the exploitation of a sacred

**Hawaiian birthing pool and pictographs** on adjacent land without permission, cultural authority, or an EIS;

• The complete **collapse of my farm's business model**, which was designed around peace, sanctuary, and regenerative land stewardship — not commercial chaos.

This is not agriculture. This is **commercial tourism masquerading as farming**, with no regulation, oversight, or accountability.

When private land is exploited for commercial use—especially without the consent of the landowner—it creates a significant burden. This includes increased liability, noise, road wear, maintenance costs, and legal costs, all borne by a non-participating landowner. No one should be forced to subsidize or absorb risk for an activity they do not support.

### I respectfully urge you to amend this bill to include the following safeguards:

- 1. Prohibit the use of restricted easements or roads for guest access without written consent from all affected landowners.
- 2. Require operators to use their own access roads when alternate routes exist.
- 3. Mandate Fire and Public Safety review— and keep the 20-foot road requirement
- 4. Forbid approval of ag tourism or food truck accessory uses for any parcel that has active County or State complaints, past enforcement actions, or unresolved violations.
- 5. **Require continued use of the Special Use Permit (SUP) process** for any high-impact or guest-based agricultural activity, to ensure public input, cultural respect, and enforceability.
- 6. Prohibit Ag Tourism and Food Trucks as an accessory use if STR permits are already in place

The County must not allow sacred sites to be exploited, neighbors to be endangered, **county resources like police and enforcement systems to be overburdened**, or rural infrastructure to be overwhelmed in the name of "ag tourism" and food trucks. If this bill proceeds, these protections must be in place to avoid irreversible harm to people, culture, land, and the very institutions tasked with protecting them.

Please take a few minutes to review the extensive evidence I have included for you showing exactly how terribly wrong this will all go, if critical safeguards are not included.

A balanced path forward is possible — one that uplifts true agricultural producers while also safeguarding neighboring landowners who do not wish to participate, yet endure overwhelming damage, risk, and loss.

Mahalo for your consideration,

Lundin

Lauren Lipcon, Owner, Sacred Wailele Farm



June 5, 2025

Maui County Council
Agriculture, Diversification, Environment, and Public Transportation Committee
Gabe Johnson, Chair
Shane M. Sinenci, Vice Chair
Members of the Agriculture, Diversification, Environment, and Public Transportation Committee

### (ADEPT-3) - BILL 75 (2025), AMENDING THE COMPREHENSIVE ZONING ORDINANCE ON AGRICULTURAL TOURISM

Aloha Chair Johnson, Vice Chair Sinenci and members of the Committee,

The Chamber notes that allowing food trucks on agricultural land presents a unique opportunity to support local farmers, small businesses, and the broader agricultural industry in Hawaii. The changes proposed in this bill align with countywide development policies that promote direct-to-consumer sales, creating new revenue streams for farmers and entrepreneurs while enhancing public access to locally grown and prepared foods.

Revitalizing agriculture is critical for both sustainability and economic resilience. By enabling food trucks to operate on agricultural land, farmers can diversify their income. Given the high costs and challenges of farming in Hawaii, integrating mobile food vendors into agricultural areas not only stimulates economic activity but also fosters synergy between the agricultural and visitor industries, further leveraging Hawaii's tourism market to sustain local food production.

While we appreciated the Maui Planning Commission's change to differentiate food trucks and farm stands, we are still concerned with the language that there cannot be food trucks within 500ft of each other and that is decided on a first come, first served basis. We understand the intent of this rule to not have food truck pods, but think 500ft is limiting. If there are two farm parcels next to each other who both want to have food trucks, one may lock the other out of the opportunity. This can also come down to placement of a truck where it may be best suited to be on one side of the property where it does not impact their farming activities, but that may be less than 500ft from their neighbor's truck. We believe changing the language to limit it to 1 food truck per parcel (or per farm operation, if it is a large, divided parcel) would achieve the same goal without causing unintended consequences.

For these reasons, the Maui Chamber of Commerce supports passing this bill with our suggested change.

Sincerely,

Pamela Tumpap

Lamela Jumpap

President

To advance and promote a healthy economic environment for business, advocating for a responsive government and quality education, while preserving Maui's unique community characteristics.



1050 Bishop St. #508 Honolulu, HI 96813 808-864-1776 info@grassrootinstitute.org

Removing barriers to Hawaii's prosperity

June 5, 2025, 9 a.m. Kalana O Maui Building

To: Maui County Council Committee on Agriculture, Diversification, Environment and Public Transportation Gabe Johnson, Chair
Shane Sinenci, Vice Chair

From: Grassroot Institute of Hawaii

Jonathan Helton, Policy Researcher

RE: BIII 76 (2025) — RELATING TO MOBILE FOOD TRUCKS OR TRAILERS IN THE AGRICULTURAL DISTRICT

Aloha Chair Johnson, Vice Chair Sinenci and other members of the Committee,

The Grassroot Institute of Hawaii **supports** <u>Bill 76 (2025)</u>, which would allow mobile food trucks and trailers as a by-right accessory use in agricultural districts.

Grassroot believes this bill would enable Maui's farmers and ranchers to diversify their income sources and participate in the tourism industry.

Currently, anyone who wants to set up a food truck on agricultural-zoned land must apply for a special-use permit. This is a time-consuming and costly process that deters many would-be entrepreneurs from expanding their farm or ranch businesses. Meanwhile, agricultural food establishments and product stands are allowed as a by-right accessory use, yet there is no significant difference between these permanent structures and food trucks.

Finally, Grassroot supports the amendment suggested by the Maui Planning Commission: Food trucks and trailers should not face distance restrictions. If two farms want to set up food trucks within 500 feet of each other, they should be allowed to do so.

Thank you for the opportunity to testify.

Jonathan Helton
Policy Analyst
Grassroot Institute of Hawaii