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Director of Council Services David M. Raatz, Jr., Esq.

Deputy Director of Council Services Richelle K. Kawasaki, Esq.

## **COUNTY COUNCIL**

COUNTY OF MAUI 200 S. HIGH STREET WAILUKU, MAUI, HAWAII 96793 www.MauiCounty.us

June 27, 2025

OFFICE OF THE

The Honorable Alice L. Lee Council Chair County of Maui Wailuku, Hawaii 96793

Dear Chair Lee:

SUBJECT: AMENDMENT TO BILL 75, CD1 (2025) (ADEPT-3)

May I request the attached proposed amendment to Bill 75, CD1 (2025), entitled "A BILL FOR AN ORDINANCE AMENDING TITLE 19, MAUI COUNTY CODE RELATING TO THE COMPREHENSIVE ZONING ORDINANCE ON AGRICULTURAL TOURISM," be placed on the next Council meeting agenda.

Sincerely,

GABE JOHNSON, Chair Agriculture, Diversification, Environment and Public Transportation Committee

adept:ltr:003ach01:emb

Attachment

## MAUI COUNTY COUNCIL Amendment Summary Form

Legislation: Bill 75, CD1 (2025), entitled "A BILL FOR AN ORDINANCE

AMENDING TITLE 19, MAUI COUNTY CODE RELATING TO THE COMPREHENSIVE ZONING ORDINANCE ON

AGRICULTURAL TOURISM."

Proposer: Gabe Johnson, Chair / \_\_\_

Agriculture, Diversification, Environment, and Public

Transportation Committee.

Description: The proposed FD1 version, approved as to form and legality by the Department of the Corporation Counsel, amends

Bill 75, CD1 (2025), by:

1. Deleting the requirement for approval by the Department of 'Ōiwi Resources to register agricultural tourism activities based on the indigenous culture's traditions.

- 2. Allowing consultation with the Department of 'Oiwi Resources for guidance regarding conducting agricultural tourism activities based on the indigenous culture's traditions with respect for the indigenous culture's intellectual property, traditional and ancestral knowledge, and to avoid cultural appropriation.
- 3. Revising the language regarding the verification by the Department of Fire and Public Safety for registering agricultural tourism activities.
- 4. Deleting the Planning Director's right to revoke the producer's registration for up to five years and disallow continued agricultural tourism activities where at least three violations demonstrating intentional disregard for compliance have occurred.

Motion: Move to substitute Bill 75, CD1 (2025), with the attached

proposed FD1 version.

Attachment: Proposed Bill 75, CD1, FD1 (2025).

ORDINANCE NO. \_\_\_\_\_

## BILL NO. **75, CD1, FD1** (2025)

A BILL FOR AN ORDINANCE AMENDING TITLE 19, MAUI COUNTY
CODE RELATING TO THE COMPREHENSIVE ZONING ORDINANCE ON
AGRICULTURAL TOURISM

## BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI:

SECTION 1. Under certain conditions, Sections 205-2 and 205-4.5, Hawai'i Revised Statutes, authorize within the State Agricultural District, agricultural tourism on a working farm, or a farming operation as defined in Section 165-2, Hawai'i Revised Statutes, if the agricultural tourism activity is accessory and secondary to the principal agricultural use; does not interfere with surrounding farm operations; and the County has adopted ordinances regulating agricultural tourism.

This Ordinance's purpose is to establish agricultural tourism as an accessory use in the Agricultural District and advances the Countywide Policy Plan directive: "Promote the teaching of traditional practices, including aquaculture; subsistence agriculture; Pacific Island, Asian, and other forms of alternative health practices; and indigenous Hawaiian architecture." It also implements the following Maui Island Plan economic development policy 4.2.1.e: "Diversify the tourism industry by supporting appropriate niche activities such as ecotourism, cultural tourism, voluntourism, ag-tourism, health and wellness tourism, educational tourism, medical tourism, and other viable tourism-related businesses in

appropriate locations." This Ordinance incorporates recommendations by the Planning Director and the Lāna'i, Maui, and Molokai Planning Commissions in response to Resolution 24-172, CD1, FD1, as expressed in County Communication 84-25.

SECTION 2. Section 19.30A.050, Maui County Code, is amended by amending Subsection B to read as follows:

- "B. The following accessory uses are incidental or subordinate to, or customarily used in conjunction with, a permitted principal use, as follows:
  - 1. On the island of [Moloka'i,] Molokai, two farm dwellings per lot, one of which must not exceed 1,000 square feet of maximum developable area. On the islands of Lāna'i and Maui, two farm dwellings per lot, one of which must not exceed 1,500 square feet of developable area.
  - 2. One farm labor dwelling per five acres of lot area. On the island of Maui, the owner or lessee of the lot must meet at least two of the following three criteria:
    - a. Provide proof of at least \$35,000 of gross sales of agricultural products per year, for the preceding two consecutive years, for each farm labor dwelling on the lot, as shown by state general excise tax forms and federal form 1040 Schedule F filings.
    - b. Provide certification by the department of water supply that agricultural water rates are being paid if the subject lot is served by the County water system.
    - c. Provide a farm plan that demonstrates the feasibility of commercial agricultural production.

On the islands of [Moloka'i] Molokai and Lāna'i, the owner or lessee of the lot must meet both [of the] criteria provided by subsections 19.30A.050(B)(2)(a) and 19.30A.050(B)(2)(b).

- 3. A maximum of two commercial agricultural structures per lot, subject to parking requirements of chapter 19.36B.
- 4. Storage, wholesale and distribution, including barns; greenhouses; storage facilities for agricultural supplies, products, and irrigation water; farmer's cooperatives; and similar structures

customarily associated with one or more of the permitted principal uses or, for the purpose of this section, are associated with agriculture in the County.

- 5. Processing of agricultural products, the majority of which are grown in the County.
  - 6. Energy systems, small-scale.
  - 7. Small-scale animal-keeping.
- 8. Animal hospitals and animal board facilities; if conducted on the island of [Moloka'i,] Molokai, such uses must have been approved by the [Moloka'i] Molokai planning commission as conforming to the intent of this chapter.
- 9. Riding academies; if conducted on the island of [Moloka'i,] Molokai [such uses] must have been approved by the [Moloka'i] Molokai planning commission as conforming to the intent of this chapter.
- Open land recreation as follows: hiking: noncommercial camping; fishing; hunting; equestrian activities; rodeo arenas; arboretums; greenways; botanical gardens; guided tours that are accessory to principal uses, such as farm or plantation tours, petting zoos, and garden tours, excluding zipline, canopy, and bungee jumping conducted for commercial purposes; hang gliding; paragliding; mountain biking; and accessory restroom facilities. If hiking, fishing, hunting, equestrian activities, rodeo arenas, hang gliding, paragliding, or mountain biking are conducted for commercial purposes on the island of [Moloka'i,] Molokai, such uses must have been approved by the [Moloka'i] Molokai planning commission as conforming to the intent of this chapter. Open land recreation uses or structures not specifically permitted by this subsection, subsection 19.30A.060(A)(7), or chapter 19.40[,] are prohibited; certain open land recreation uses or structures may also be required to obtain a special permit in accordance with chapter 205, Hawai'i Revised Statutes.
- 11. Except on [Moloka'i,] Molokai, bed and breakfast homes permitted under chapter 19.64 that are:
  - a. Operated in conjunction with a bona fide agricultural operation that produced \$35,000 of gross sales of agricultural products for each of the preceding two years, as shown by state general excise tax forms and federal form 1040 Schedule F filings; or
  - b. In compliance with [all of] the following criteria, except that the bed and

breakfast home is not subject to a condominium property regime in accordance with chapter 514A or chapter 514B, Hawai'i Revised Statutes:

- i. The lot was created prior to November 1, 2008.
- ii. The lot is comprised of five acres or less.
- iii. An approved farm plan has been fully implemented and is consistent with chapter 205, Hawai'i Revised Statutes; or
- c. Located in sites listed on the State of Hawai'i register of historic places or the national register of historic places.
- 12. Short-term rental homes permitted under chapter 19.65, except that an approved farm plan has been fully implemented and is consistent with chapter 205, Hawai'i Revised Statutes.
- 13. Parks for public use, not including golf courses, and not including commercial uses, except when under the supervision of a government agency in charge of parks and playgrounds.
- 14. Family child care homes as defined in section 46-15.35(b), Hawai'i Revised Statutes, that are registered in accordance with chapter 346, Hawai'i Revised Statutes, and located in a legally permitted farm dwelling.
  - 15. Agricultural tourism on a farm.
  - a. Except on Molokai, agricultural tourism activities are permitted as described in this section.
  - b. All agricultural tourism activities must be related to and not interefere with the principal farming operations.
  - c. Agricultural tourism activities may only operate between 8:00 a.m. and 6:00 p.m.
  - d. If active agriculture operations cease for 60 consecutive days or longer, agricultural tourism activities are no longer allowed and are subject to the registration process described in this subsection.
  - e. The lot upon which the farm is located must have legal access to a public highway and fire apparatus access roads that must be maintained to support the width and imposed loads of fire apparatus.
  - f. All farms on which agricultural tourism activities are conducted must provide the

designated number of off-street parking spaces under chapter 19.36B.020.

- g. Agricultural tourism activities a producer may offer include:
  - Demonstrations, workshops, or presentations relating to agricultural practices and products grown, raised, caught, or produced in Hawai'i, with priority given to County-grown, raised. caught, and produced agricultural products and value-added products, including botanical and traditional crafts, such as lei making, ku'i 'ai, cordage and rope making, saddlery and leatherwork, basketry, weaving, carving, feather work, coffee roasting and tasting, tea processing and brewing, tapa production, honey and beeswax production, cacao processing and tasting, dairving, cheese making, cooking, lā'au lapa'au and instruction in the use of medicinal plants, native Hawaiian agricultural practices, and agricultural conservation. innovation. sustainability.
  - ii. Activities that support archaeological, historical, and cultural site preservation, restoration, rehabilitation, or improvement under subsection 19.30A.050(A)(7), including living history demonstrations, site study and mentoring, traditional hale building, tool making, and interpretative demonstrations.
  - iii. The sale of agricultural products and non-agricultural commemorative items may be permitted under the commercial agricultural structures requirements of section 19.30A.072.
  - iv. Activities related to the indigenous culture's traditions. The department of 'ōiwi resources may be consulted for guidance regarding these activities, the avoidance of misappropriation of the indigeneous culture's traditions, and the practice of the activities with respect for the indigenous culture's intellectual property and traditional and ancestral knowledge.

- h. Producers who propose to own or operate an agricultural tourism activity must register the activity with, and obtain approval from, the department. The registration form must include:
  - <u>i.</u> The producer's name, address, and contact information.
  - <u>ii.</u> The tax map key number of the location of the proposed activity.
  - iii. Verification by the department that the producer is the owner, lessee, or licensee of the lot on which the proposed activity is located. If the producer is the lessee or licensee, owner authorization must also be provided. A lessee or licensee must have a verifiable lease with a minimum duration of one year for the portion of the lot upon which the activity is located.
  - iv. The type of activity being registered.
  - v. Verification by the department of fire and public safety of access from the lot upon which the farm is located to fire apparatus access roads that are maintained to support the width and imposed loads of fire apparatus.
  - vi. The signature of the producer, certifying acknowledgment of, and compliance with, the requirements of this chapter and all other applicable laws and regulations.
  - vii. Any additional information needed to ensure compliance with this chapter, if requested by the director.
- [15.] 16. Other uses that primarily support a permitted principal use; however, the uses must be approved by the appropriate planning commission as conforming to the intent of this chapter."

SECTION 3. Section 19.36B.020, Maui County Code, is amended to read as follows:

"19.36B.020 Designated number of off-street parking spaces. Unless otherwise provided in this chapter, the following

minimum numbers of accessible, onsite, off-street facilities for the parking of self-propelled motor vehicles [shall] must be provided in connection with the use of any land or the construction, alteration, or improvement of any building or structure. When reviewing a building permit application or proposed change of use, the department [shall] must determine whether the applicant must submit a parking and landscaping plan to establish compliance with this chapter. If the department requires a plan, the department will not recommend approval of a building permit application or proposed change of use until it approves the plan and will not approve a certificate of occupancy or final inspection until the applicant has implemented the approved plan. The number of required parking spaces [shall be] is based on the floor area of each use or component use except where otherwise specified. When calculating the total number of required parking spaces, a fraction less than one-half [shall be] is disregarded, and a fraction of onehalf or more [shall require] requires one parking space. following chart establishes the general requirements for accessible, onsite, off-street parking. Compliance with the Americans with Disabilities Act, administered through the State department of health, disability and communications access board, and with State requirements for electric-vehicle parking is also required.

USE	MINIMILM NILMER	P OF OFF-STREET
USE	MINIMUM NUMBER OF OFF-STREET PARKING SPACES	
	PARKING	SPACES
1) HOUSING		
Dwelling units:	Floor area of dwelling	Minimum number of
apartment, duplex	unit in square feet:	parking spaces:
dwelling, farm	Under 3,000	[2] <u>Two</u>
dwelling, farm labor	3,000-3,999	[3] <u>Three</u>
dwelling, [multi-	4,000-4,999	[4] Four
family] multifamily	5,000-5,999	[5] <u>Five</u>
dwelling, single-family	6,000-6,999	[6] <u>Six</u>
dwelling.	7,000-7,999	[7] <u>Seven</u>
Note: A dwelling unit's	8,000 and above	[8] <u>Eight</u>
parking spaces may	,	
be in tandem.		
Dwelling units:	[1] One for each accessory dwelling.	
accessory dwelling.		
Home business.	[1] One for each home	business that is
	allowed to have clients,	patrons, or customers
	on the premises, in add	lition to any other
	parking requirements u	ınder this chapter.
Transient	Type:	Minimum number of
accommodations.	-31	parking spaces:
	Bed and breakfast	[1] One parking space
Note: A dwelling unit's	home	for each bedroom
		[used] for bed and

3 •		I
parking spaces may		breakfast home use,
be in tandem.		plus <b>[2]</b> <u>two</u> parking
		spaces for the
		operator of the bed
		and breakfast home
		or as required for a
}		single-family dwelling,
		whichever is greater.
	Short-term rental	[2] Two, if the short-
İ	home	term rental home has
		[4] <u>four</u> or fewer
		bedrooms or as
		required for the
		dwelling, whichever is
		greater; [3] three, if
		the short-term rental
		home has [5] five or
		more bedrooms, or as
i		required for the
		dwelling, whichever is
		greater.
	Hotel, motel, other	[1] One per rental
	transient vacation	unit, except that a
	rental, with or without	transient vacation
	kitchen facilities	rental in a single-
		family dwelling [shall]
		must provide the
		same number of
		parking spaces as a
		single-family dwelling.
		Units capable of being
		[utilized] used as [2]
		two or more units are
		counted as separate
		rental units.
2) COMMERCIAL BU	SINESS, OR INDUSTRIA	
[Agriculture]	[1] One per 500 square	
Agricultural retail	that the minimum [shal	
structure, [agriculture	l form	
product] agricultural		
products stand,		
bakery and catering		
(with no onsite eating		
or drinking), farmer's		
market, general		
merchandising,		
general office,		
personal and business		
portorial and business	<u></u>	

	<del>-</del>
services, personal	
services	
establishment, animal	
hospital.	
Agricultural tourism	One parking space per two participants
activities under	(paving not required).
section 19.30A.050.	
General	[1] One per 1,000 square feet for all areas
merchandising of only	including office, storage, and showroom.
large items such as	inicidums office, storage, and showroom.
1 —	
furniture, flooring,	
mattresses, and	
appliances.	
Animal boarding	[3] Three plus [1] one per 20 boarding units
facility.	above 60 boarding units. The parking spaces
	may be shared with animal hospital parking
	space requirements.
Bank.	[1] One per 300 square feet, [provided] except
	that the minimum [shall be] is [3.] three.
Eating and drinking	[1] One per 100 square feet of amusement,
establishment or	serving, and dining areas (not counting drive-
agricultural food	through uses), [provided] except that the
establishment as	minimum [shall be] is [4] four; [2] two or more
defined in section	[such] establishments in a "food court"
19.30A.015 with	configuration may share amusement and
	,
dining areas.	dining areas. Mobile food trucks or trailers
	may not occupy any parking space required by
<del></del>	this title.
Eating and drinking	[1] One per 500 square feet of serving area,
establishment or	[provided] except that the minimum [shall be]
agricultural food	is [3] three for each establishment. Mobile
establishment as	food trucks or trailers may not occupy any
defined in section	parking space required by this title.
19.30A.015 without	
dining areas, [(]such	
as take-out counters	
or "food retail"[)].	
Mobile food truck.	[0;] None; mobile food trucks [shall not] may
	not occupy any parking space required by this
	title.
Industrial or storage	[1] One per 1,500 square feet, [provided]
uses, warehouse.	except that the minimum [shall be] is [3.]
uses, waremouse.	three.
CDD mirrod	[2] Two for each dwelling unit, plus [1] one per
SBR mixed-use	
establishment.	300 square feet of non-residential floor area.
SBR service	[1] One per 300 square feet.
establishment.	

Self-storage.	[1] One per 5,000 squar	re feet
Service station, repair	[1] One per 200 square	
shop, public garage,	, <b>.</b>	
automobile services.	through fueling areas, which [shall] must not	
automobile services.	be used for required parking, or [1] one per 40 percent of lot area, whichever is greater. The	
	storing and keeping of d	<u> </u>
		——————————————————————————————————————
	vehicle parts [shall] mus	
	enclosure bounded com	
01	least [6] six feet in heigh	
Shopping center.	[1] One per 300 square	
	commercial area (not su	ibject to component
S	use requirements).	
Swap meet.	[1] One per 500 square feet.	
Vehicle and	[1] One per 500 square	
equipment rental or	showrooms, services, of	
sales.	facilities, [provided] exce	
	[shall be] is [3;] three; [0	
	storage of vehicles and	
	ENTERTAINMENT (PUB	LIC OR
COMMERCIAL)	1110	C 1
Amusement center,	[1] <u>One</u> per 100 square	ieet.
entertainment		
establishment.	111.0	foot [1] and not [4] form
Auditorium, theater,		feet, [1] one per [4] four
stadium, assembly	seats, or [1] one per [8]	
area, arena,	length, whichever is gre	aler.
gymnasium.	FOR MY	
Bowling alley.	[3] Three per lane.	<u> </u>
Clubhouse, private	[1] <u>One</u> per 200 square	teet.
club, fitness center,		
health club.		
Golf course.	[3] Three per hole. Parl	
	located on any lot occup	pied by the golf course
	if the golf course occupi	ies multiple lots.
Golf driving range.	[1] One per tee.	
Miniature golf course.	[1] One per hole.	
Swimming pool.	[1] One per 600 square	feet of pool and
	associated buildings.	
Tennis court.	[4] Four for each court.	
Passive recreation.	[0] <u>None</u> for up to [2] <u>tw</u>	
	above [2] two acres (pay	
Active recreation.	Type:	Minimum number of
		parking spaces:
	Athletic field for	50 per athletic field;
	baseball, football,	[0] <u>no</u> additional for
	soccer, other team	adjacent practice field;
	sports (non-stadium).	10 for practice field

		without a full-sized
		field.
	Outdoor basketball	[6] <u>Six</u> per court.
	court.	
	Children's	[0] <u>None.</u>
	playground.	
	Skate park.	[1] <u>One</u> per 500
		square feet.
	Site for motor sports,	[1] One per [2] two
	paintball, zip lines,	participants at regular
	fitness course.	capacity.
Arboretum, botanical	[3] Three plus [1] one p	er acre, except that the
garden.	maximum number of re	
	[shall be no more than] is 20.	
4) SOCIAL OR CIVIC		
Airport, heliport, other		angars, and in-terminal
public transportation.	operations to be determ	
Face a second	government agency tha	
	heliport, or other public	
	support services, such	<u>-</u>
	and cargo, to be determ	
	component uses.	
Cemetery,	[0;] None; any offices or	other accessory uses
mausoleum.	to be determined separa	<del>-</del>
Church, including	[1] One per 300 square feet, [1] one per [5] five	
place of worship.	seats, or [1] one per [8] eight feet of bench	
Face of the second	length, whichever is gre	
Community center.	[1] One per 100 square	
Day care facility,	[1] One per [6] six clients, plus [1] one per	
nursing home,	employee onsite at one time.	
assisted living facility.		
Fire station, police	To be determined by th	e fire chief, police chief.
station.		, <b>F</b>
Library, museum.	[1] One per 500 square	feet. [provided] except
	that the minimum [sha	
Minor medical center,	[1] One per 300 square	
medical or dental	that the minimum [sha	
clinic.		
Major medical center.	[1] One per [2] two beds	S.
Mortuary, funeral	[1] One per 100 square	
home.	121 <u>0110</u> por 100 oquare	
Public utility	[1] One.	
substation.	[1] 0110.	
Recycling, redemption	[3] Three.	
facility.	101 111100.	
Idenity.		

School, educational	[1] One per classroom if all students are under
institution, general	16 years of age; [8] eight per classroom if any
education, specialized	student is 16 years of age or older.
education.	

SECTION 4. Material to be repealed is bracketed. New material is underscored. In printing this bill, the County Clerk need not include the brackets, the bracketed material, or the underscoring.

SECTION 5. This Ordinance takes effect on approval.

APPROVED AS TO FORM AND LEGALITY:

/s/ Andrew Nelson

Department of the Corporation Counsel County of Maui

adept:misc:003abill03

INTRODUCED BY:

GABE JOHNSON