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SENATE CONCURRENT RESOLUTION

APPROVING THE ACTION OF THE BOARD OF LAND AND NATURAL RESOURCES RELATING TO A LAND EXCHANGE.

WHEREAS, section 171-50, Hawaii Revised Statutes, provides that land exchanges of public land for private land are subject to disapproval by the Legislature by two-thirds vote of either the Senate or the House of Representatives or by majority vote of both in any regular or special session; and

WHEREAS, Tiana Partners, a Hawaii general partnership and the Hawaiian Humane Society, a Hawaii nonprofit corporation, are tenants-in-common owners of land situate in Niu, Honolulu, Oahu, identified as Tax Map Keys: (1) 3-7-04:01 (Parcel 1), (2) 3-7-04:02 (Parcel 2), (3) 3-7-04:20 (Parcel 20), and (4) 3-7-04:21 (Parcel 21); and

WHEREAS, Tiana Partners owns an undivided interest of .479816032 in said lands; and

WHEREAS, the Hawaiian Humane Society owns an undivided interest of .520183968 in said lands; and

WHEREAS, the Hawaiian Humane Society acquired said interest from Elisabeth J. K. L. Lucas by deed documents dated December 28, 1976 and December 30, 1982, subject to the condition that the property be "used for the benefit of the public for the operation of an educational preserve for flora and fauna, to be made accessible as an educational preserve for the public under the control of the Hawaiian Humane Society, its successors and assigns, and, if not used, then to the State of Hawaii, its successors and assigns, for and as a public park."; and

WHEREAS, this condition represents a springing executory interest in favor of the State of Hawaii with regard to the Hawaiian Humane Society's undivided .520183968 interest in said

land, that only would vest upon the Hawaiian Humane Society's failure to use said land as specified ("State's interest"); and

WHEREAS, said lands are in a remote and steep area not conducive for use as a public park; and

WHEREAS, the State of Hawaii, Department of Land and Natural Resources, Division of State Parks does not have the adequate resources to maintain said land as a park reserve; and

WHEREAS, Parcel 2, which is a portion of said lands, is located within the Honolulu Watershed Forest Reserve as established by Governor's proclamation dated October 13, 1913, as amended by Governor's proclamation dated December 24, 1926; Honolulu Watershed Forest Reserve; and

WHEREAS, lands abutting Parcel 2 along its easterly boundary are public lands also within the Honolulu Watershed Forest Reserve; and

WHEREAS, the Department of Land and Natural Resources, Division of Forestry and Wildlife considers Parcel 2 to be a good addition to the public holdings within the Honolulu Watershed Forest Reserve for watershed protection and other public use purposes; and

WHEREAS, Tiana Partners and Hawaiian Humane Society are proposing a land exchange pursuant to section 171-50, Hawaii Revised Statutes, whereby Tiana Partners and the Hawaiian Humane Society have agreed to allow the Hawaiian Humane Society to convey its interest in Parcels 1, 20, and 21 to Tiana Partners in exchange for cash and other consideration, subject to the State of Hawaii relinquishing its springing executory interest in the Hawaiian Humane Society's undivided .520183968 interest in said lands in exchange for Tiana Partners and the Hawaiian Human Society conveying a 100 per cent undivided fee simple interest in Parcel 2 to the State of Hawaii; and

WHEREAS, at its meeting of December 8, 2006, under agenda item D-14, the Board of Land and Natural Resources approved in principle the proposed exchange involving the State's interest in Parcels 1, 2, 20, and 21; and

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WHEREAS, at its meeting of December 14, 2007, under agenda
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    item D-15, the Board of Land and Natural Resources approved to
3
    amend its prior action to reflect the parties' intent to
    exchange present and future interest in land in Parcels 1, 2,
4
5
    20, and 21; and
6
         WHEREAS, pursuant to section 171-50, Hawaii Revised
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8
    Statutes, "[a]ny exchange of public land for private land shall
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   be subject to disapproval by the Legislature by two-thirds vote
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    of either the Senate or the House of Representatives or by
    majority vote of both in any regular or special session
11
    following the date of the Board of Land and Natural Resources'
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    approval in principle of the exchange."; now, therefore,
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14
         BE IT RESOLVED by the Senate of the Twenty-fourth
15
   Legislature of the State of Hawaii, Regular Session of 2008, the
16
17
   House of Representatives concurring, that the following
    exchange, approved by the Board of Land and Natural Resources,
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19
   be reviewed by the Legislature:
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   LAND EXCHANGE BETWEEN TIANA PARTNERS, HAWAIIAN HUMANE SOCIETY
21
22
   AND STATE OF HAWAII
23
24
         Statute:
                   Section 171-50, Hawaii Revised Statutes, as
25
                   amended.
26
27
         Purpose:
                   Addition to the public holdings within the
                   Honolulu Watershed Forest Reserve
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29
         Date of Board Approval in Principle:
                                                  December 8, 2006
30
31
32
         Date of Board Approval of Amendment: December 14, 2007
33
34
35
         I.
              TIANA PARTNERS AND HAWAIIAN HUMANE SOCIETY TO CONVEY
              TO THE STATE OF HAWAII A 100% UNDIVIDED FEE SIMPLE
36
              INTEREST IN:
37
38
                                                  Appraised Value
39
              Location Tax Map Key
                                        Area
40
                        (1) 3-7-04:02 \pm 263.0 acres
              Niu,
                                                       $710,000
41
              Oahu
42
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S.C.R. NO. ²¹⁰_{H.D. 1}

1	II. THE STATE OF HAWAII TO CONVEY TO TIANA PARTNERS AND
2	HAWAIIAN HUMANE SOCIETY ITS SPRINGING EXECUTORY
3	INTEREST IN THE HAWAIIAN HUMANE SOCIETY'S UNDIVIDED
4	.520183968 INTEREST IN:
5	
6	Location Tax Map Key Area Appraised Value
7	
8	Niu, (1) 3-7-04:01,
9	Oahu 02, 20, and 21 ±680.58 acres \$67,000
10	
11	III. NAME OF DISINTERESTED APPRAISERS WHO APPRAISED THE
12	PROPERTIES
13	
14	Public Interest
15	Appraisal Hawaii Inc., pursuant to appraisal report dated
16	November 6, 2007, and amendment report dated February 14,
17	2008, both of which indicate the effective date of value as
18	being December 8, 2006.
19	
20	Private Land
21	Appraisal Hawaii Inc., pursuant to appraisal report dated
22	November 6, 2007, and amended report dated February 14,
23	2008, both of which indicate the effective date of value as
24	being December 8, 2006; and
25	
26	BE IT FURTHER RESOLVED that a certified copy of this
27	Concurrent Resolution be transmitted to the Chairperson of the
28	Board of Land and Natural Resources.