H.B. NO.1599

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# A BILL FOR AN ACT

RELATING TO REAL PROPERTY.

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

1 SECTION 1. The legislature finds that certain elements of 2 inequity exist in the relationship of fee simple owners of 3 commercial and industrial properties and holders of long-term 4 leasehold interest in those properties who undertake the leases 5 for the purpose of developing, improving, operating, and 6 subletting the properties. These inequities accrue to the 7 detriment of Hawaii's business and economic development and harm 8 Hawaii's working and retired taxpayers. Uncomplicated and fair 9 legislative remedies exist that can obviate these inequities.

10 The purpose of this Act is to implement certain conditions 11 governing long-term leases of commercial and industrial 12 properties.

13 SECTION 2. Chapter 519, Hawaii Revised Statutes, is
14 amended by adding a new section to be appropriately designated
15 and to read as follows:

#### 16 "§519- Leases of commercial and industrial property.

17 (a) Notwithstanding any other law to the contrary, any lease of

18 commercial or industrial leasehold property where the lessor is HB LRB 09-0473.doc

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1	the owner	, directly or indirectly, of fifty thousand square feet
2	or more o	f commercial or industrial leasehold property in the
3	State sha	ll be subject to the following terms and conditions:
4	(1)	Whenever a lease condition requires that a lessee
5		obtain the approval of the lessor for the assignment,
6		transfer, or encumbrance of the leasehold property,
7		the approval of the lessor may not be unreasonably
8		withheld;
9	(2)	Where a lessee is required by a lease with less than
10		thirty years remaining on its term to make major and
11		substantial improvements to any structures on the
12		leasehold property or to any infrastructure supporting
13		the leasehold property, the lessee:
14		(A) Shall not be required to make substantial new
15		improvements to infrastructure or structures; and
16		(B) Shall be limited to making reasonable maintenance
17		and repair work to satisfy federal, state, and
18		county laws, ordinances, and code requirements to
19		ensure the public's health, safety, and welfare;
20	(3)	Where a lease provides for the reversion of any
21		improvements on the leasehold property at the
22		termination of the lease, the improvements shall be
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1		returned subject to reasonable wear and tear that may
2		have resulted from the use of the improvements over
3		the full term of the lease;
4	(4)	Where a lease provides for periodic step-ups in lease
5		rent over the term of the lease, the increases in
6		lease rent shall be determined, in part, on a
7		determination of the financial feasibility of the rent
8		increase in relation to the current use of the
9		leasehold property; and
10	(5)	In the event that a lessor determines to sell the
11		leasehold interest and all improvements on the
12		leasehold property to the lessee, the lessor shall be
13		entitled to exclude from state income taxes in the
14		year of the sale any gain the lessor realizes from the
15		sale.
16	(b)	For purposes of this section, "commercial or
17	industria	l leasehold property" means any real property:
18	(1)	Situated in the State;
19	(2)	Zoned by a county for commercial, industrial, or mixed
20		use; and
21	(3)	That is subject to a lease with an unexpired term of
22		twenty years or more."
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	INTRODUCED BY: Colvin & Y. Am
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5	SECTION 5. This Act shall take effect on July 1, 2009.
4	SECTION 4. New statutory material is underscored.
3	begun, before its effective date.
2	matured, penalties that were incurred, and proceedings that were
1	SECTION 3. This Act does not affect rights and duties that

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## Report Title:

Real Property Leases

### Description:

Mandates conditions applicable to certain commercial and industrial leases.



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