A BILL FOR AN ACT

RELATING TO AQUACULTURE.

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

- 1 SECTION 1. The legislature finds that direct leasing of
- 2 public lands has been a cornerstone for building a successful
- 3 commercial aquaculture industry in the state. Currently,
- 4 aquaculture leases have a statutory limit of thirty-five years,
- 5 with no option for renewal. Project financing and private
- 6 sector investment require sufficient lease terms for ventures to
- 7 reach economic viability. Federal loan guarantees for
- 8 aquaculture enterprises are available for loan terms up to forty
- 9 years, but require applicants to have a lease at least five
- 10 years longer than the term, a minimum of forty-five years.
- 11 State non-agricultural park leases, however, have a maximum term
- 12 of sixty-five years for experienced farmers and also include the
- 13 option for renewal.
- 14 The purpose of this Act is to encourage commercial
- 15 aquaculture production in the state by providing favorable terms
- 16 for leasing of public lands.
- 17 SECTION 2. Section 171-59, Hawaii Revised Statutes, is
- 18 amended by amending subsection (b) to read as follows:

HB2409 HD1 HMS 2010-1852



.1	" (b)	Dis	position of public lands for airline, aircraft,
2	airport-r	elate	d, agricultural processing, cattle feed
3	production, aquaculture, marine, maritime, and maritime-related		
4	operations may be negotiated without regard to the limitations		
5	set forth	in s	ubsection (a) and section 171-16(c); provided
6	that:		
7	(1)	The	disposition encourages competition within the
8		aero	nautical, airport-related, agricultural,
9		aqua	culture, maritime, and maritime-related
10		oper	ations;
11	(2)	The	disposition shall not exceed a maximum term of
12		thir	ty-five years, except [in]:
13		(A)	In the case of maritime and maritime-related
14			operations, which may provide for a maximum term
15			of seventy years; and
16		<u>(B)</u>	In the case of aquaculture operations, which may
17			provide for a maximum term of forty-five years.
18			Aquaculture operations in good standing shall
19			have the right of first refusal and may seek to
20			renew a lease issued under this paragraph.
21			Aquaculture operations, during the lease term,

1	may engage in supportive activities that are			
2	related to aquaculture;			
3	and			
4	(3) The method of disposition of public lands for cattle			
5	feed production as set forth in this subsection shall			
6	not apply after December 31, 1988.			
7	For the purposes of this subsection:			
8	"Agricultural processing" means the processing of			
9	agricultural products, including dairying, grown, raised, or			
10	produced in Hawaii.			
11	"Airport-related" means a purpose or activity that require			
12	air transportation to achieve that purpose or activity.			
13	"Aquaculture" means the propagation, cultivation, or			
14	farming of aquatic plants and animals in controlled or selected			
15	environments for research, commercial, or stocking purposes,			
16	including aquaponics or any growing of plants with aquaculture			
17	effluents.			
18	"Maritime-related" means a purpose or activity that			
19	requires and is directly related to the loading, off-loading,			
20	storage, or distribution of goods and services of the maritime			
21	industry."			

- 1 SECTION 3. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect upon its approval.

Report Title:

Commercial Aquaculture Leases

Description:

Increases lease terms for aquaculture ventures from 35 to 45 years. Provides aquaculture lessees in good standing the right of first refusal. Allows for supportive aquaculture activities. (HB2409 HD1)

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