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A BILL FOR AN ACT

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT, 1920, AS AMENDED.

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

- SECTION 1. Section 214, Hawaiian Homes Commission Act,

 1920, as amended, is amended by amending subsection (b) to read

 as follows:

 "(b) In addition the department may:
 - (1) Use moneys in the Hawaiian home operating fund, with the prior approval of the governor, to match federal, state, or county funds available for the same purposes and to that end, enter into such undertaking, agree to such conditions, transfer funds therein available for such expenditure, and do and perform such other acts and things, as may be necessary or required, as a condition to securing matching funds for such projects or works;
 - (2) Loan or guarantee the repayment of or otherwise underwrite any authorized loan or portion thereof to lessees in accordance with section 215;
- 17 (3) Loan or guarantee the repayment of or otherwise

 18 underwrite any authorized loan or portion thereof to a

1		cooperative association in accordance with section
2		215;
3	(4)	Permit and approve loans made to lessees by government
4		agencies or private lending institutions, where the
5		department assures the payment of such loans; provided
6		that upon receipt of notice of default in the payment
7		of such assured loans, the department may, upon
8		failure of the lessee to cure the default within sixty
9		days, cancel the lease and pay the outstanding balance
10	•	in full or may permit the new lessee to assume the
11		outstanding debt; and provided further that the
12		department shall reserve the following rights: [the]
13		(A) The right of succession to the lessee's interest
14		and assumption of the contract of loan; [the]
15	•	(B) The right to require that written notice be given
16		to the department immediately upon default or
17		delinquency of the lessee; and [any]
18		(C) Any other rights enumerated at the time of
19		assurance necessary to protect the monetary and
20		other interests of the department;
21	(5)	Secure, pledge, or otherwise guarantee the repayment
22		of moneys borrowed by the department from government

1	agencies or private rending institutions and pay the
2	interim interest or advances required for loans;
3	provided that the State's liability, contingent or
4	otherwise, either on moneys borrowed by the department
5	or on departmental guarantees of loans made to lessees
6	under this paragraph and paragraphs (2), (3), and (4)
7	of this subsection, shall at no time exceed
8	[\$50,000,000;] \$; the department's guarantee
9	of repayment shall be adequate security for a loan
10	under any state law prescribing the nature, amount, or
11	form of security or requiring security upon which
12	loans may be made;
13 (6)	Use available loan fund moneys or other funds
14	specifically available for such purposes as cash
15	guarantees when required by lending agencies;
16 (7)	Exercise the functions and reserved rights of a lender
17	of money or mortgagee of residential property in all
18	direct loans made by government agencies or by private
19	lending institutions to lessees the repayment of which
20	is assured by the department. The functions and
21	reserved rights shall include but not be limited to $[-7]$
22	the purchasing, repurchasing, servicing, selling,

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foreclosing, buying upon foreclosure, guaranteeing the repayment, or otherwise underwriting, of any loan, the protecting of security interest, and after foreclosures, the repairing, renovating, or modernization and sale of property covered by the loan and mortgage;

Pledge receivables of loan accounts outstanding as (8) collateral to secure loans made by government agencies or private lending institutions to the department, the proceeds of which shall be used by the department to make new loans to lessees or to finance the development of available lands for purposes permitted by this Act; provided that any loan agreement entered into under this paragraph by the department shall include a provision that the money borrowed by the department is not secured directly or indirectly by the full faith and credit or the general credit of the State or by any revenues or taxes of the State other than the receivables specifically pledged to repay the loan; provided further that in making loans or developing available lands out of money borrowed under this paragraph, the department may establish, revise,

1		charge, and collect fees, premiums, and charges as
2		necessary, reasonable, or convenient, to assure
3		repayment of the funds borrowed, and the fees,
4		premiums, and charges shall be deposited into the
5		Hawaiian home trust fund; and provided further that no
6		moneys of the Hawaiian home loan fund may be pledged
7		as security under this paragraph; and
8	(9)	Notwithstanding any other provisions of this Act to
9		the contrary, transfer into the Hawaiian home trust
10		fund any available and unpledged moneys from any loan
11	į	funds, the Hawaiian loan guarantee fund, or any fund
12		or account succeeding thereto, except the Hawaiian
13		home loan fund, for use as cash guarantees or reserves
14		when required by a federal agency authorized to insure
15		or guarantee loans to lessees."
16	SECT	ION 2. Statutory material to be repealed is bracketed
17	and stric	ken. New statutory material is underscored.
18	SECT	ION 3. This Act shall take effect on July 1, 2117.

Report Title:

Loans made to Hawaiian Home Lands lessees

Description:

Increases the limit the department is currently authorized to borrow or guarantee on loans from \$50,000,000 to an unspecified amount to cover the department's guarantee requirements for its housing program. Effective 7/1/2117. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.