A BILL FOR AN ACT

RELATING TO PUBLIC LANDS.

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

- 1 SECTION 1. The legislature finds that in 1992, the 2 department of land and natural resources entered into a 3 fifty-five year lease with the Sand Island Business Association 4 for the Sand Island industrial park, which covers approximately 5 seventy-four acres divided into one hundred twelve lots. 6 lease required the Sand Island Business Association to develop 7 the infrastructure improvements, sublease the lots to existing 8 lessees, and manage the Sand Island industrial park on behalf of 9 the department of land and natural resources. In 1999, the Sand 10 Island Business Association completed the infrastructure 11 improvements at a cost of more than \$41,000,000. In addition, 12 the members of the Sand Island Business Association have 13 invested more than \$20,000,000 in leasehold improvements to the 14 individual lots.
- As a result of these substantial investments, members of the Sand Island Business Association have expressed a strong interest in purchasing the fee interest of their leasehold lots.
- 18 In addition to securing these investments, as the lease period SB608 SD2 LRB 11-2511.doc



1 shortens, it becomes more difficult for the members to rely on 2 the leasehold as an asset when attempting to secure bank loans 3 for additional improvements. 4 The legislature understands that the department of land and 5 natural resources relies on the lease revenue from the Sand 6 Island industrial park to support the operations and management 7 of public lands programs, and that the lease revenue constitutes 8 nearly one-half of all lease revenues supporting the special 9 land and development fund. **10** The purpose of this Act is to authorize the department of 11 land and natural resources to consider the exchange of Sand 12 Island parcels to leaseholders, and to report its findings and 13 recommendations to the legislature. 14 SECTION 2. (a) The department of land and natural 15 resources may review and consider: 16 (1)The current terms of the lease between the department 17 and the Sand Island Business Association; 18 (2) Lease income to date; projected income through the 19 twenty-five year fixed-rent period, which ends in

2017; and estimated income after the fixed-rent

period;

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1	(3)	Whether a Sand Island parcel proposed for exchange to
2	. '	the department has a present and future value that is
3		greater than or equal to that of a Sand Island parcel
4		currently under the control of the department;
5	(4)	Whether a Sand Island parcel proposed for exchange to
6		the department has a tenant that would provide an
7		income stream that is greater than or equal to the
8		income stream generated by a tenant of a Sand Island
9		parcel under an existing lease;
10	(5)	The uses of the lease revenues to date, pursuant to
11		section 171-19, Hawaii Revised Statutes; and any
12		projected uses of future lease revenues; and
13	(6)	Any other considerations that would impact a decision
14		to proceed with the exchange of Sand Island parcels to
15		leaseholders.
16	(b)	The department of land and natural resources shall
17	report to	the legislature no later than twenty days prior to the
18	convening	of the regular session of 2012, on its review and
19	considerat	tion of the exchange of Sand Island parcels to
20	leasehold	ers, and its recommendations for further action.

SECTION 3. This Act shall take effect on July 1, 2050.

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Report Title:

Public Lands; Sand Island

Description:

Authorizes the department of land and natural resources to consider the exchange of Sand Island parcels to leaseholders; requires a report of findings and recommendation to the legislature. Effective 07/01/2050. (SD2)

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