A BILL FOR AN ACT

RELATING TO LEASES.

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

- 1 SECTION 1. The legislature finds that ownership of
- 2 commercial and industrial land in Hawaii is concentrated in the
- 3 hands of a few landowners who have refused to sell the fee
- simple titles to their lands, instead choosing to enter into 4
- 5 long-term leases. These landowners have raised rents on the
- 6 basis of artificial fair market values, and when land has been
- 7 offered for sale, it has been offered at prices reflecting
- 8 artificially created, speculative land values that do not
- 9 reflect actual fair market values.
- 10 The legislature also finds that Hawaii has an exceptionally
- 11 high rate of leasehold ownership, with approximately sixty per
- 12 cent of commercial and industrial land under leasehold. In the
- 13 very near future, hundreds of commercial and industrial leases
- 14 will expire. This could potentially lead to thousands of
- 15 businesses looking for suitable properties to which they can
- 16 relocate.
- **17** The purpose of this Act is to:

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1	(1)	Require lessors of commercial and industrial property
2		to afford lessees the option of renewing their leases;
3		and
4	(2)	Require, in leasehold renegotiations, that a rent
5		based on fair market value shall apply even if the
6		value is lower than the existing rent and the contract
7		bars the lowering of rent upon renegotiation.
8	SECT	ION 2. Chapter 519, Hawaii Revised Statutes, is
9	amended b	y adding a new section to be appropriately designated
10	and to re	ad as follows:
11	" <u>§51</u>	9- Commercial and industrial leases; renewal. (a)
12	For all 1	eases of commercial, business, manufacturing,
13	mercantil	e, or industrial or other nonresidential property, if
14	for a ter	m of five years or more, including extensions,
15	renewals,	or any other period accumulating to any particular
16	<u>lease or</u>	tenant, the lessor shall afford the lessee the option
17	to renew	the lease according to terms that are fair and
18	reasonabl	e to both the lessor and lessee.
19	<u>(b)</u>	For leases renewed under this section:
20	<u>(1)</u>	The rate of return shall be not more than five per
21		cent; provided that if the lessor agrees to

1		subordinate the fee to the lease, the lessor and
2		lessee may agree to any rate of return;
3	(2)	The land value shall be:
4		(A) Established by an appraiser pursuant to chapter
5		466K; and
6		(B) Based upon the tax-assessed valuation from 1985,
7		adjusted by the increase in the consumer price
8		index; and
9	<u>(3)</u>	The renewal shall be for not less than thirty-five
10		years, with a rent that is fixed for the initial
11		fifteen years and renegotiated every ten years
12		thereafter.
13	<u>(c)</u>	This section shall apply to leases under which one
14	hundred po	er cent of the leased property is in commercial,
15	business,	manufacturing, mercantile, industrial, or other
16	nonreside	ntial property.
17	(b)	This section shall apply to a sublease as if it were a
18	lease, to	a sublessee as if the sublessee were a lessee, and to
19	a subless	or as if the sublessor were a lessor."
20	SECT:	ION 3. The Hawaii Revised Statutes is amended by
21	adding a	new chapter to be appropriately designated and to read
22	as follows	5 :

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1	CHAPTER				
2	REAL PROPERTY LEASES				
3	§ -1 Definitions. As used in this chapter, unless the				
4	context clearly requires otherwise:				
5	"Fee owner" means the person who owns the fee simple title				
6	to the real property leased under a property development and the				
7	person's heirs, successors, legal representatives, and assigns.				
8	"Lease" means the conveyance of land or an interest in land				
9	by a fee simple owner, or other lessor, to a lessee who owns the				
10	project situated on the land for an original or extended lease				
11	term of thirty years or more in consideration of payment of rent				
12	or other recompense and one hundred per cent of the land and				
13	buildings are located in commercial, business, manufacturing,				
14	mercantile, industrial or other nonresidential property.				
15	"Leased fee" or "leased fee interest" means reversionary				
16	interests of the fee owner, lessor, and all legal and equitable				
17	owners of land that are leased, other than the lessee's or a				
18	sublessee's interest.				
19	"Legal and equitable owners" means the fee simple owners				
20	and all persons having legal or equitable ownership interests in				
21	the leased fee or in the lessor's leasehold estate, including				
22	mortgagees, developers, lienors, and sublessors, and their				
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- 1 respective heirs, successors, legal representatives, and
- 2 assigns.
- 3 "Lessee" means any person who owns a project and to whom
- 4 land upon which the project is located is leased, including the
- 5 person's heirs, successors, legal representatives, and assigns.
- 6 "Lessor" means any person who leases or subleases land to
- 7 another, and the person's heirs, successors, legal
- 8 representatives, and assigns.
- 9 "Lessors", "lessees", "fee owners", and "legal and
- 10 equitable owners" include individuals, both masculine and
- 11 feminine; corporations, firms, associations, partnerships,
- 12 limited liability companies, trusts, and estates; and the State
- 13 of Hawaii and any county or other political subdivision of the
- 14 State. When more persons than one are the lessors, lessees, fee
- 15 owners, or legal and equitable owners of a lot, the terms apply
- 16 to each of them, jointly and severally.
- 17 "Master lease" means the dominant lease in a property
- 18 development issued or assigned by the fee owner, or the lessor,
- 19 to the owner of a project, all or portions of which may be
- 20 subleased to occupants.

1	"Uniform standards" means the current Uniform Standards of
2	Professional Appraisal Practice approved by the director of
3	commerce and consumer affairs pursuant to section 466K-4(a).
4	§ -2 Lease renegotiations; calculation of rent;
5	definition. Whenever any agreement or document for the lease of
6	private lands provides for the renegotiation of the rental
7	amount or other recompense during the term of the lease, and the
8	renegotiated rental amount or other recompense is based,
9	according to the terms of the lease, in whole or in part upon
10	the fair market value of the land, or the value of the land as
11	determined by its highest and best use, or words of similar
12	import, such value, for the purposes of determining the amount
13	of rental or other recompense, shall be calculated upon the use
14	to which the land is restricted by the lease document; provided
15	that:
16	(1) Fair market value per square foot shall be determined
17	in conformance with the uniform standards;
18	(2) Any disputes over value shall be settled by the
19	procedure selected by the lessee and not by
20	arbitration under chapter 658A; and

(3) Any other provision or remedy afforded any class of

lessee in this chapter or in any other law relating to

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H.B. NO. H.D.

1		the lease of real property shall be equally available
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2		to all lessees; and no provision, right, benefit, or
3		remedy afforded to any class of lessee or tenant by
4		this chapter or in any other law or rule shall be
5		denied to any other class, lessee, or tenant.
6	S	-3 Rules. The Hawaii housing finance and development

- 8 -3 Rules. The Hawaii housing finance and development
 7 corporation shall adopt rules pursuant to chapter 91 as may be
 8 necessary to implement this chapter.
- 9 § -4 Applicability. This chapter applies to all
 10 property developments that are occupied by lessees pursuant to
 11 master leases whether executed before or after the effective
 12 date of this chapter.
- 13 § -5 Priority. If this chapter conflicts with another
 14 state law, this chapter shall prevail."
- 15 SECTION 4. New statutory material is underscored.
- 16 SECTION 5. This Act shall take effect on July 1, 2112.

Report Title:

Commercial and Industrial Leases; Renewal; Fair Market Value

Description:

Requires lessors of commercial and industrial property to afford lessees the option of renewing their leases. Requires, in leasehold renegotiations, that a rent based on fair market value shall apply even if that value is lower than existing rent and the lease contract bars the lowering of rent upon renegotiation. Effective July 1, 2112. (HB1829 HD1)

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