A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY REVENUE.

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

1 SECTION 1. Pursuant to article XII, section 1, of the 2 state constitution, thirty per cent of the state receipts 3 derived from lands previously cultivated as sugarcane lands under any other provision of law and from water licenses are 4 5 allocated to the native Hawaiian rehabilitation fund. This fund is designated in the Hawaiian Homes Commission Act of 1920, as 7 amended, to be used for the rehabilitation of native Hawaiians, 8 native Hawaiian families, and Hawaiian homestead communities, 9 which includes the educational, economic, political, social, and 10 cultural processes by which the general welfare and conditions 11 of native Hawaiians are thereby improved and perpetuated. 12 Since 1994, these former sugarcane lands have been managed 13 by the agribusiness development corporation, a public 14 corporation with a mission that is not aimed at revenue generation. The decline of sugarcane production in Hawaii 15 coupled with the change in management of these lands has 16 17 resulted in a sixty-seven per cent decline in deposits to the native Hawaiian rehabilitation fund from 1994 to 2007.

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- The legislature finds that an additional revenue stream for 1 the native Hawaiian rehabilitation fund must be identified to 2 continue existing programs for native Hawaiians, native Hawaiian 3 families, and Hawaiian homestead communities. 4 SECTION 2. Section 213, Hawaiian Homes Commission Act, 5 1920, as amended, is amended by amending subsection (i) to read 6 7 as follows: "(i) Native Hawaiian rehabilitation fund. Pursuant to 8 Article XII, Section 1, of the Hawaii Constitution, thirty per 9 cent of the state receipts[7] derived from lands previously 10 11 cultivated as sugarcane lands under any other provision of law and from water licenses, [and] fifteen per cent of all revenues 12 from lease agreements granted lease extensions pursuant to 13 14 section 228, fifteen per cent of geothermal royalties collected 15 by the State pursuant to sections 182-7 and 182-18, Hawaii Revised Statutes, from mining leases executed after July 1, 16 2012, and thirty per cent of all revenues collected by the State 17 from the disposition of state lands to nongeothermal renewable 18 energy producers made after July 1, 2012, pursuant to section 19 171-95, Hawaii Revised Statutes, shall be deposited into this 20 21 fund. The department shall use this money for the rehabilitation of native Hawaiians, native Hawaiian families, 22
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2	educational, economic, political, social, and cultural processes
3	by which the general welfare and conditions of native Hawaiians
4	are thereby improved and perpetuated.
5	The native Hawaiian rehabilitation fund shall be subject to
6	the following conditions:
7	(1) All moneys received by the fund shall be deposited
8	into the state treasury and kept separate and apart
9	from all other moneys in the state treasury;
10	(2) The director of finance shall serve as a custodian of
11	the fund. All payments from the fund shall be made by
12	the director of finance only upon vouchers approved by
13	the commission;

and Hawaiian homestead communities, which shall include the

investment of moneys in the fund; The commission may invest and reinvest in investments (4)

(3) The commission shall develop guidelines for the

- authorized by chapter 88, Hawaii Revised Statutes. 17 The commission may hold, purchase, sell, assign, 18 transfer, or dispose of any securities and investments 19 in which any of the moneys shall have been invested, 20
- as well as the proceeds of such investments; and 21

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              The commission may pay out of any of the moneys held
         (5)
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              for investment, a reasonable amount to any person for
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              supplying investment advisory or consultive services;
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              and to meet such other costs incident to the prudent
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              investment of moneys as the commission may approve.
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         Any payment of principal, interest, or other earnings
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    arising out of the loan or investment of money from this fund
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    shall be credited to and deposited into this fund.
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         Sections 214, 215, 216, and 217 shall not apply to
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    administration of this fund. The department is authorized to
    adopt rules under chapter 91, Hawaii Revised Statutes, necessary
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    to administer and carry out the purposes of this fund.
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         The department shall submit an annual report to the
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    legislature and the United States Department of the Interior, no
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    later than twenty days prior to the convening of each regular
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    session of the legislature, beginning with the regular session
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    of 2011, on expenditures from this fund that are derived from
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    the amounts deposited from commercial and multipurpose project
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    lease extensions pursuant to section 228(e), including the
    amount expended, the recipient of the moneys expended, and the
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    purpose of the expenditure."
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1	SECT	ION 3. Section 171-95, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	Notwithstanding any limitations to the contrary, the
4	board of	land and natural resources may, without public auction:
5	(1)	Sell public lands at such price and on such other
6		terms and conditions as the board may deem proper to
7		governments, including the United States, city and
8		county, counties, other governmental agencies
9		authorized to hold lands in fee simple and public
10		utilities;
11	(2)	Lease to the governments, agencies, public utilities,
12		and renewable energy producers public lands for terms
13		up to, but not in excess of, sixty-five years at such
14		rental and on such other terms and conditions as the
15		board may determine; provided that thirty per cent of
16		any revenue from any disposition to a nongeothermal
17		renewable energy producer made after July 1, 2012,
18		shall be paid to the department of Hawaiian home lands
19		and shall be deposited into the native Hawaiian
20		rehabilitation fund;
21	(3)	Grant licenses and easements to the governments,
22		agencies, public utilities, and renewable energy

1		producers on such terms and conditions as the board
2		may determine for road, pipeline, utility,
3		communication cable, and other rights-of-way;
4	(4)	Exchange public lands with the governments and
5		agencies;
6	(5)	Execute quitclaim deeds to the governments and
7		agencies, with or without consideration, releasing any
8		claim to the property involved made upon disputed
9		legal or equitable grounds, whenever the board in its
10		discretion deems it beneficial to the State; and
11	(6)	Waive or modify building and other requirements and
12		conditions contained in deeds, patents, sales
13		agreements, or leases held by the governments and
14		agencies whenever such waiver or modification is
15		beneficial to the State."
16	SECT	ION 4. Section 182-7, Hawaii Revised Statutes, is
17	amended b	y amending subsection (c) to read as follows:
18	"(c)	The payments to the State as fixed by the board shall
19	be specif	ied; provided that:
20	(1)	In the case of bauxite, bauxitic clay, gibbsite,
21		diaspore, boehmite, and all ores of aluminum, the
22		amount of royalties for each long dry ton of ore as

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term.

beneficiated shall not be less than twenty-five cents
or the equivalent of the price of one pound of virgin
pig aluminum, whichever is higher, nor shall it exceed
the equivalent of the price of three pounds of virgin
pig aluminum;

- (2) The rate of royalty for ore processed into aluminous oxide in the State shall be set at eighty per cent of the rate of royalty for ore not processed to aluminous oxide in the State; and
- 10 (3) The royalty shall be fixed at a rate [which] that will
 11 tend to encourage the establishment and continuation
 12 of the mining industry in the State.

The prices of virgin pig aluminum for the purpose of determining the royalties under this section shall be the basic price on the mainland United States market for virgin pig, not refined, f.o.b. factory. The royalties shall be in lieu of any severance or other similar tax on the extracting, producing, winning, beneficiating, handling, storing, treating, or transporting of the mineral or any product into which it may be processed in the State, and shall not be subject to reopening or renegotiating for and during the first twenty years of the lease

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1 In the event the lessee desires to mine other minerals, the 2 lessee, before mining the minerals, shall so notify the board in 3 writing, and the board and the lessee shall negotiate and fix the royalties for the minerals. 4 5 Any other law to the contrary notwithstanding, [thirty] 6 twenty-five per cent of all royalties received by the State from 7 geothermal resources shall be paid to the county in which mining 8 operations covered under [a] an existing state geothermal 9 resource mining lease or new state geothermal resource mining 10 lease made after July 1, 2012, are situated. 11 Any other law to the contrary notwithstanding, and 12 contingent upon the receipt by the appropriate county in which 13 mining operations are situated of twenty-five per cent of all royalties received by the State, fifteen per cent of all 14 15 royalties received by the State from geothermal resources produced under a state geothermal resource mining lease made 16 after July 1, 2012, shall be paid to the department of Hawaiian 17 home lands and shall be deposited into the native Hawaiian 18 19 rehabilitation fund."

SECTION 5. Section 182-18, Hawaii Revised Statutes, is

amended by amending subsection (a) to read as follows:

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1 The board shall fix the payment of royalties to the State for the utilization of geothermal resources at a rate 2 3 [which] that will encourage the initial and continued production 4 of [such] the resources[-]; provided that the rate fixed by the 5 board shall be no less than twelve per cent of the gross amount 6 or value of the geothermal resources produced under the lease. 7 With respect to all geothermal mining leases previously issued 8 or to be issued, where the board determines that it is necessary 9 to encourage the initial or continued production of geothermal 10 resources, the board [shall have the authority to] may waive 11 royalty payments to the State for any fixed period of time up to 12 but not exceeding eight years." SECTION 6. Nothing in this Act shall diminish the office 13 of Hawaiian affairs' pro rata portion of the public trust lands, 14 pursuant to article XII, section 6, of the state constitution. 15 16 SECTION 7. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 17 18 SECTION 8. This Act shall take effect on July 1, 2012.

Report Title:

DHHL; Native Hawaiian Rehabilitation Fund

Description:

Identifies geothermal royalties and revenue from public land dispositions to nongeothermal renewable energy producers as supplemental sources of revenue for the native Hawaiian rehabilitation fund. (SD2)

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