A BILL FOR AN ACT

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

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

- 1 SECTION 1. The legislature finds that certain native
- 2 Hawaiians who are eligible for a lease pursuant to the Hawaiian
- 3 Homes Commission Act, 1920, as amended, have acquired a lease,
- 4 sold or transferred their interest in the lease, and then placed
- 5 their name on the waitlist for a second lease of Hawaiian home
- 6 lands. This has contributed to many otherwise eligible native
- 7 Hawaiians never receiving a lease offer.
- 8 The legislature believes that a department of Hawaiian home
- 9 lands beneficiary should be able to enter the Hawaiian Homes
- 10 Commission Act program with a reasonable expectation of
- 11 eventually receiving a lease.
- 12 The purpose of this Act is to prohibit lessees who sell or
- 13 transfer their interest in a Hawaiian home lands tract from
- 14 being placed on the waiting list maintained by the department of
- 15 Hawaiian home lands for an additional lease.
- 16 SECTION 2. Section 208 of the Hawaiian Homes Commission
- 17 Act, 1920, as amended, is amended to read as follows:

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H.B. NO. 2464

2	authority	granted	the	department	by	section	207	of	this	Act,	and

"§208. Conditions of leases. Each lease made under the

- 3 the tract in respect to which the lease is made, shall be deemed
- 4 subject to the following conditions, whether or not stipulated
- 5 in the lease:
- 6 (1) The original lessee shall be a native Hawaiian, not
 7 less than eighteen years of age. In case two lessees
 8 either original or in succession marry, they shall
 9 choose the lease to be retained, and the remaining
 10 lease shall be transferred, quitclaimed, or canceled
 11 in accordance with the provisions of succeeding
 12 sections.
 - (2) The lessee shall pay a rental of \$1 a year for the tract and the lease shall be for a term of ninety-nine years; except that the department may extend the term of any lease; provided that the approval of any extension shall be subject to the condition that the aggregate of the initial ninety-nine year term and any extension granted shall not be for more than one hundred ninety-nine years.

(3)	The lessee may be required to occupy and commence to
	use or cultivate the tract as the lessee's home or
	farm or occupy and commence to use the tract for
	aquaculture purposes, as the case may be, within one
	year after the commencement of the term of the lease

- (4) The lessee thereafter, for at least such part of each year as the department shall prescribe by rules, shall occupy and use or cultivate the tract on the lessee's own behalf.
- otherwise hold for the benefit of, any other person or group of persons or organizations of any kind, except a native Hawaiian or Hawaiians, and then only upon the approval of the department, or agree so to transfer, or otherwise hold, the lessee's interest in the tract; except that the lessee, with the approval of the department, also may transfer the lessee's interest in the tract to the following qualified relatives of the lessee who are at least one-quarter Hawaiian: husband, wife, child, or grandchild. A lessee who is at least one-quarter Hawaiian who has received an interest in

1	the tract through succession or transfer may, with the
2	approval of the department, transfer the lessee's
3	leasehold interest to a brother or sister who is at
4	least one-quarter Hawaiian. Such interest shall not,
5	except in pursuance of such a transfer to or holding
6	for or agreement with a native Hawaiian or Hawaiians
7	or qualified relative who is at least one-quarter
8	Hawaiian approved of by the department or for any
9	indebtedness due the department or for taxes or for
10	any other indebtedness the payment of which has been
11	assured by the department, including loans from other
12	agencies where such loans have been approved by the
13	department, be subject to attachment, levy, or sale
14	upon court process. The lessee shall not sublet the
15	lessee's interest in the tract or improvements
16	thereon; provided that a lessee may be permitted, with
17	the approval of the department, to rent to a native
18	Hawaiian or Hawaiians, lodging either within the
19	lessee's existing home or in a separate residential
20	dwelling unit constructed on the premises.

H.B. NO. 2 464

1	(6)	Notwithstanding the provisions of paragraph (5), the
2		lessee, with the consent and approval of the
3		commission, may mortgage or pledge the lessee's
4		interest in the tract or improvements thereon to a
5		recognized lending institution authorized to do
6		business as a lending institution in either the State
7		or elsewhere in the United States; provided the loan
8		secured by a mortgage on the lessee's leasehold
9		interest is insured or guaranteed by the Federal
10		Housing Administration, Department of Veterans
11		Affairs, or any other federal agency and their
12		respective successors and assigns, which are
13		authorized to insure or guarantee such loans, or any
14		acceptable private mortgage insurance as approved by
15		the commission. The mortgagee's interest in any such
16		mortgage shall be freely assignable. Such mortgages,
17		to be effective, must be consented to and approved by
18		the commission and recorded with the department.
19		Further, notwithstanding the authorized purposes
20		of loan limitations imposed under section 214 of this

Act and the authorized loan amount limitations imposed

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1		under section 215 of this Act, loans made by lending
2		institutions as provided in this paragraph, insured or
3		guaranteed by the Federal Housing Administration,
4		Department of Veterans Affairs, or any other federal
5		agency and their respective successors and assigns, or
6		any acceptable private mortgage insurance, may be for
7		such purposes and in such amounts, not to exceed the
8		maximum insurable limits, together with such
9		assistance payments and other fees, as established
10		under section 421 of the Housing and Urban Rural
11		Recovery Act of 1983 which amended Title II of the
12		National Housing Act of 1934 by adding section 247,
13		and its implementing regulations, to permit the
14		Secretary of Housing and Urban Development to insure
15		loans secured by a mortgage executed by the homestead
16		lessee covering a homestead lease issued under section
17		207(a) of this Act and upon which there is located a
18		one to four family single family residence.
19	(7)	The lessee shall pay all taxes assessed upon the tract
20		and improvements thereon. The department may pay such

1		taxes and have a lien therefor as provided by section
2		216 of this Act.
3	(8)	If the lessee sells or transfers the lessee's interest
4		in the lease, even in a manner otherwise authorized by
5		this Act, the lessee shall be ineligible for placement
6		on any subsequent waiting list maintained by the
7		department to receive a lease authorized by section
8		<u>207.</u>
9	[(8)]	(9) The lessee shall perform such other conditions,
10		not in conflict with any provision of this Act, as the
11		department may stipulate in the lease; provided that
12		an original lessee shall be exempt from all taxes for
13		the first seven years after commencement of the term
14		of the lease."
15	SECT	ION 3. Section 209 of the Hawaiian Homes Commission
16	Act, 1920	, as amended, is amended to read as follows:
17	"§20	9. Successors to lessees. (a) Upon the death of the
18	lessee, t	he lessee's interest in the tract or tracts and the
19	improveme	nts thereon, including growing crops and aquacultural
20	stock (ei	ther on the tract or in any collective contract or
21	program t	o which the lessee is a party by virtue of the lessee's

1 interest in the tract or tracts), shall vest in the relatives of 2 the decedent as provided in this paragraph. From the following 3 relatives of the lessee who are (1) at least one thirty-second Hawaiian, spouse, children, grandchildren, brothers, or sisters, 4 5 or (2) native Hawaiian, father and mother, widows or widowers of 6 the children, widows or widowers of the brothers and sisters, or 7 nieces and nephews, -- the lessee shall designate the person or 8 persons to whom the lessee directs the lessee's interest in the tract or tracts to vest upon the lessee's death. The Hawaiian 9 10 blood requirements shall not apply to the descendants of those who are not native Hawaiians but who were entitled to the leased 11 lands under section 3 of the Act of May 16, 1934 (48 Stat. 777, 12 13 779), as amended, or under section 3 of the Act of July 9, 1952 14 (66 Stat. 511, 513). In all cases that person or persons need not be eighteen years of age. The designation shall be in 15 writing, may be specified at the time of execution of the lease 16 17 with a right in the lessee in similar manner to change the beneficiary at any time and shall be filed with the department 18 and approved by the department in order to be effective to vest 19 **20** the interests in the successor or successors so named.

	111 0	ase of the death of any ressee, except as hereinabove
2	provided,	who has failed to specify a successor or successors as
3	approved	by the department, the department may select from only
4	the follo	wing qualified relatives of the decedent:
5	(1)	Spouse; or
6	(2)	If there is no spouse, then the children; or
7	(3)	If there is no spouse or child, then the
8		grandchildren; or
9	(4)	If there is no spouse, child, or grandchild, then
10		brothers or sisters; or
11	(5)	If there is no spouse, child, grandchild, brother, or
12		sister, then from the following relatives of the
13		lessee who are native Hawaiian: father and mother,
14		widows or widowers of the children, widows or widowers
15		of the brothers and sisters, or nieces and nephews.
16	The right	s to the use and occupancy of the tract or tracts may
17	be made e	effective as of the date of the death of the lessee.
18	In t	the case of the death of a lessee leaving no designated
19	successor	or successors, spouse, children, grandchildren, or
20	relative	qualified to be a lessee of Hawaiian home lands, the
21	land oub-	icat to the leage shall resume its status as unleased

- 1 Hawaiian home lands and the department is authorized to lease
- 2 the land to a native Hawaiian as provided in this Act.
- 3 Upon the death of a lessee who has not designated a
- 4 successor and who leaves a spouse not qualified to succeed to
- 5 the lease or children not qualified to succeed to the lease, or
- 6 upon the death of a lessee leaving no relative qualified to be a
- 7 lessee of Hawaiian home lands, or the cancellation of a lease by
- 8 the department, or the surrender of a lease by the lessee, the
- 9 department shall appraise the value of all the improvements and
- 10 growing crops or improvements and aquacultural stock, as the
- 11 case may be, and shall pay to the nonqualified spouse or the
- 12 nonqualified children as the lessee shall have designated prior
- 13 to the lessee's death, or to the legal representative of the
- 14 deceased lessee, or to the previous lessee, as the case may be,
- 15 the value thereof, less any indebtedness to the department, or
- 16 for taxes, or for any other indebtedness the payment of which
- 17 has been assured by the department, owed by the deceased lessee
- 18 or the previous lessee. These payments shall be made out of the
- 19 Hawaiian home loan fund and shall be considered an advance
- 20 therefrom and shall be repaid by the successor or successors to
- 21 the tract involved. If available cash in the Hawaiian home loan



- 1 fund is insufficient to make these payments, payments may be
- 2 advanced from the Hawaiian home general loan fund and shall be
- 3 repaid by the successor or successors to the tract involved;
- 4 provided that any repayment for advances made from the Hawaiian
- 5 home general loan fund shall be at the interest rate established
- 6 by the department for loans made from the Hawaiian home general
- 7 loan fund. The successor or successors may be required by the
- 8 commission to obtain private financing in accordance with
- 9 section 208(6) to pay off the amount advanced from the Hawaiian
- 10 home loan fund or Hawaiian home general loan fund.
- 11 (b) The appraisal of improvements and growing crops, or
- 12 stock, if any, shall be made by any one of the following
- methods:
- 14 (1) By a disinterested appraiser hired by the department;
- provided that the previous lessee or deceased lessee's
- 16 legal representative shall not be charged for the cost
- of the appraisal; or
- 18 (2) By one disinterested appraiser mutually agreeable to
- both the department and the previous lessee or the
- 20 deceased lessee's legal representative, with the cost
- of appraisal borne equally by the two parties; or



By not more than three disinterested appraisers of
which the first shall be contracted for and paid by
the department. If the previous lessee or the
deceased lessee's legal representative does not agree
with the appraised value, the previous lessee or the
deceased lessee's legal representative shall contract
with and pay for the services of a second appraiser
whose appraisal report shall be submitted to the
department not later than ninety days from the date of
the first appraisal report; provided that the first
appraisal shall be used if the second appraiser is not
hired within thirty days from the date the department
transmits the first appraisal report to the previous
lessee or the deceased lessee's representative. If
the appraisal values are different and a compromise
value between the two appraisals is not reached, a
third appraisal shall be made by an appraiser
appointed by the first two appraisers not later than
ninety days from the date of the second appraisal
report and the third appraiser shall determine the
final value. The cost of the third appraisal shall be

1	borne equally by the department and the previous
2	lessee or the deceased lessee's legal representative.
3	The department may adopt rules not in conflict with this
4	section to establish appraisal procedures, including the time
5	period by which the department and the previous lessee or the
6	deceased lessee's legal representative shall act on appraisal
7	matters.
8	(c) If a previous lessee has abandoned the tract or tracts
9	or cannot be located after at least two attempts to contact the
10	previous lessee by certified mail, the department by public
11	notice published at least once in each of four successive weeks
12	in a newspaper of general circulation in the State shall give
13	notice to the previous lessee that the lease will be canceled in
14	accordance with sections 210 and 216 of this title and the
15	department will appraise the value of the improvements and
16	growing crops and stock, if any, if the previous lessee does not
17	present himself or herself within one hundred and twenty days
18	from the first day of publication of the notice. Following
19	cancellation of the lease and appraisal of the improvements and
20	growing crops and stock, if any, the department shall make the
21	payout as provided in subsection (a).

- 1 (d) After the cancellation of a lease by the department in
- 2 accordance with sections 210 and 216 of this title, or the
- 3 surrender of a lease by a lessee, the department may transfer
- 4 the lease or issue a new lease to any qualified native Hawaiian
- 5 regardless of whether or not that person is related in any way
- 6 by blood or marriage to the previous lessee.
- 7 (e) If any successor or successors to a tract is a minor
- 8 or minors, the department may appoint a guardian therefor,
- 9 subject to the approval of the court of proper jurisdiction.
- 10 The quardian shall be authorized to represent the successor or
- 11 successors in all matters pertaining to the leasehold; provided
- 12 that the guardian, in so representing the successor or
- 13 successors, shall comply with this title and the stipulations
- 14 and provisions contained in the lease, except that the guardian
- 15 need not be a native Hawaiian as defined in section 201 of this
- 16 title.
- 17 (f) If the successor sells or transfers the successor's
- 18 interest in the lease, even in a manner otherwise authorized by
- 19 this Act, the successor shall be ineligible for placement on any
- 20 subsequent waiting list maintained by the department to receive
- 21 a lease authorized by section 207."



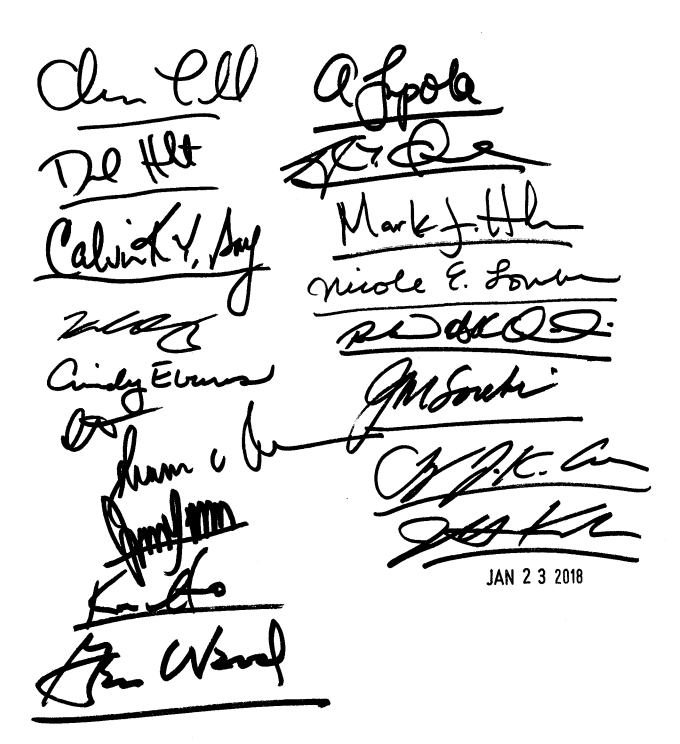
- 1 SECTION 4. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 5. The provisions of the amendments made by this
- 5 Act to the Hawaiian Homes Commission Act, 1920, as amended, are
- 6 declared to be severable, and if any section, sentence, clause,
- 7 or phrase, or the application thereof to any person or
- 8 circumstances is held ineffective because there is a requirement
- 9 of having the consent of the United States to take effect, then
- 10 that portion only shall take effect upon the granting of consent
- 11 by the United States and effectiveness of the remainder of these
- 12 amendments or the application thereof shall not be affected.
- 13 SECTION 6. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 7. This Act shall take effect upon its approval by
- 16 the governor of the State of Hawaii with the consent of the
- 17 United States Congress.

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INTRODUCED BY:

HB LRB 18-0153-1.doc

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Report Title:

DHHL; Lessees; Waitlists

Description:

Excludes from any waiting list maintained by the Department of Hawaiian Home Lands any lessee or successor who sells or transfers their lease on a tract of Hawaiian home lands.

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