A BILL FOR AN ACT

RELATING TO LEASE EXTENSIONS ON PUBLIC LAND.

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

- 1 SECTION 1. The legislature finds that many of the leases
- 2 for commercial, industrial, resort, and government properties on
- 3 public land statewide may be nearing the end of the lease term.
- 4 Faced with the uncertainty of continued tenancy, lessees have
- 5 little incentive to make major investments in infrastructural
- 6 improvements and to ensure the long-term maintenance of the
- 7 facilities. As a result, the infrastructure on these properties
- 8 has been deteriorating.
- 9 The legislature finds that business lessees typically sell
- 10 or assign their leases that are nearing the end of the lease
- 11 terms at a discount. The legislature further finds that it
- 12 would be unfair to the prior assignors of the leases if the
- 13 State granted extensions of leases that previously could not be
- 14 extended under existing law or lease terms to the newly assigned
- 15 lessees who acquired their leases at a discount due to short
- 16 remaining lease terms.

1 The purpose of this Act is to authorize the board of land 2 and natural resources to extend commercial, industrial, resort, 3 or governmental leases, other than those to which the University 4 of Hawaii is a party, that have not been sold or assigned within 5 years, for lessees who commit to substantial the last 6 improvement to the existing improvements. 7 SECTION 2. Chapter 171, Hawaii Revised Statutes, is 8 amended by adding a new section to part II to be appropriately designated and to read as follows: 9 10 "§171- Commercial, industrial, resort, or government 11 leases; extension of term. (a) Notwithstanding section 171-36, 12 for leases that have not been assigned or transferred within years prior to receipt of an application for a lease 13 14 extension submitted pursuant to this section, the board may 15 extend the rental period of a lease of public lands for 16 commercial use, industrial use, resort use, or government use 17 upon approval by the board of a development agreement proposed by the lessee or by the lessee and developer to make substantial 18 19 improvements to the existing improvements; provided that this 20 section shall not apply to the lease of public lands owned by 21 the department of Hawaiian home lands.

1	(b)	Prior to entering into a development agreement, the
2	lessee or	the lessee and developer shall submit to the board the
3	plans and	specifications for the total development proposed.
4	The board	shall review the plans and specifications and
5	determine	<u>:</u>
6	(1)	Whether the development proposed in the development
7		agreement is of sufficient worth and value to justify
8		the extension of the lease;
9	(2)	The estimated period of time to complete the
10		improvements and expected date of completion of the
11		<pre>improvements; and</pre>
12	(3)	The minimum revised annual rent based on the fair
13		market value of the lands to be developed, as
14		determined by an appraiser for the board, and if
15		deemed appropriate by an appraiser, the appropriate
16		percentage of rent where gross receipts exceed a
17		specified amount.
18	No lease	extension shall be approved until the board and the
19	lessee or	the lessee and developer mutually agree to the terms
20	and conditions of the development agreement.	

1 (c) No construction shall commence until the lessee or the 2 lessee and developer have filed with the board a sufficient bond 3 conditioned upon the full and faithful performance of all the 4 terms and conditions of the development agreement. 5 (d) Any extension of a lease pursuant to this section 6 shall be based upon the substantial improvements to be made and 7 shall be for a period not longer than years. During the extended term of the lease, the lease may be subleased, subject 8 9 to approval by the board. 10 (e) The applicant for a lease extension shall pay all costs and expenses incurred by the department in connection with 11 12 processing, analyzing, or negotiating any lease extension 13 request, lease document, or development agreement under this 14 section. 15 (f) As used in this section: "Government use" means a development undertaken under a 16 lease held by any agency or department of the State or its 17 political subdivisions other than the University of Hawaii or 18

any department, agency, or administratively attached entity of

the University of Hawaii system.

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1 "Resort use" means a development that provides transient 2 accommodations as defined in section 237D-1 and related 3 services, which may include a front desk, housekeeping, food and 4 beverage, room service, and other services customarily 5 associated with transient accommodations; provided that no 6 development shall qualify as a resort use under this section 7 unless at least per cent of the living or sleeping 8 quarters in the development are used solely for transient 9 accommodations for the term of any lease extension. 10 "Substantial improvements" means any renovation, 11 rehabilitation, reconstruction, or construction of existing 12 improvements, including minimum requirements for off-site and 13 on-site improvements, the cost of which equals or exceeds 14 per cent of the market value of the existing improvements, that 15 the lessee or the lessee and developer installs, constructs, and 16 completes by the date of completion of the total development." 17 SECTION 3. New statutory material is underscored. 18 SECTION 4. This Act shall take effect on July 1, 2050, and 19 shall be repealed on June 30,

Report Title:

BLNR; Public Lands; Lease Extension; Development Agreement

Description:

Authorizes the Board of Land and Natural Resources to extend certain leases of public lands for commercial, industrial, resort, or government use upon approval of a proposed development agreement to make substantial improvements to the existing improvements. Takes effect 7/1/2050. Sunsets on June 30, (SD1)

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