## A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

- 1 SECTION 1. The legislature finds that the department of
- 2 agriculture's non-agricultural park lands program supports,
- 3 among others, new and bona fide farmers, who are generally
- 4 farmers engaged in diversified agriculture on smaller parcels,
- 5 in gaining a foothold in the agricultural industry.
- 6 legislature further finds that technological advances have
- 7 created opportunities for innovation in agriculture to improve
- 8 efficiency, increase yields, and encourage sustainable farming
- 9 practices. However, these technologies often require high
- 10 investments of capital that farmers are often unable to access
- 11 alone. By partnering with investors or establishing
- 12 partnerships with others who have access to capital, farmers may
- 13 be able to invest in these technologies to establish and grow
- 14 their businesses.
- 15 The legislature finds that the department of agriculture's
- 16 administrative rules on the non-agricultural park lands program
- 17 require bona fide farmers to be: individuals who meet certain



- 1 qualifications; agricultural cooperatives or other agricultural
- 2 associations or partnerships, at least seventy-five per cent of
- 3 the members of which would qualify individually as bona fide
- 4 farmers; or corporations incorporated primarily for agricultural
- 5 production purposes where at least seventy-five per cent of
- 6 trustees, officers, stockholders, and members qualify
- 7 individually, excluding a holder of record having a security
- 8 interest.
- 9 The legislature further finds that there may be confusion
- 10 regarding qualifications for bona fide farmers. Specifically, a
- 11 durational Hawaii residency requirement may apply to bona fide
- 12 farmers, despite the fact that chapter 166E, Hawaii Revised
- 13 Statutes, relating to non-agricultural park lands, does not
- 14 include such a requirement. The legislature believes that the
- 15 law should more clearly specify the application of the
- 16 definition of "bona fide farmer" and broaden the types of
- 17 entities that may qualify for non-agricultural park leases.
- 18 The purpose of this Act is to expand opportunities for
- 19 certain entities, including farmers, to obtain investment
- 20 capital for their operations and be eligible for non-
- 21 agricultural park leases.

1	SECT	ION 2. Section 166E-8, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	In all dispositions, the department shall be subject
4	to the re	quirements set forth in rules adopted by the board
5	consisten	t with section 166E-6 and subject to the following:
6	(1)	All land and facilities shall be disposed of for
7		purposes of agricultural or aquacultural activities
8		only;
9	(2)	Each lessee shall derive a major portion of the
10		lessee's total annual income earned from the lessee's
11		activities on the premises; provided that this
12		restriction shall not apply if:
13		(A) Failure to meet the restriction results from
14		mental or physical disability or the loss of a
15		spouse; or
16		(B) The premises are fully used in the production of
17		crops or products for which the disposition was
18		granted;
19	(3)	The lessee shall comply with all federal and state
20		laws regarding environmental quality control;
21	(4)	The board shall:

1		(A)	Determine the specific uses for which the
2			disposition is intended;
3		(B)	Parcel the land into minimum size economic units
4			sufficient for the intended uses;
5		(C)	Make, or require the lessee to make, improvements
6			that are required to achieve the intended uses;
7		(D)	Set the upset price or lease rent based upon an
8			appraised evaluation of the property value,
9			adjustable to the specified use of the lot;
10		(E)	Set the term of the lease that shall be not less
11			than fifteen years nor more than sixty-five
12			years, including any extension granted for
13			mortgage lending or guarantee purposes; and
14		(F)	Establish other terms and conditions it deems
15			necessary, including but not limited to
16			restrictions against alienation and provisions
17			for withdrawal by the board; [and]
18	(5)	Any	transferee, assignee, or sublessee of a non-
19		agri	cultural park lease shall first qualify as an
20		appl	icant under this chapter. For the purpose of this
21		para	graph, any transfer, assignment, sale, or other

1		disposition of any interest, excluding a security
2		interest, by any legal entity that holds a non-
3		agricultural park lease shall be treated as a transfer
4		of the non-agricultural park lease and shall be
5		subject to the approval of the board and to reasonable
6		terms and conditions, consistent with this chapter or
7		rules of the board that the board may deem necessary.
8		No transfer shall be approved by the board if the
9		disposition of the stock or assets or other interest
10		of the legal entity would result in the failure of the
11		entity to qualify for a non-agricultural park land
12		lease[+] <u>;</u>
13	<u>(6)</u>	Any provision in this chapter to the contrary
14		notwithstanding, when a person, whether an individual,
15		agricultural cooperative, agricultural association,
16		partnership, joint venture, or corporation
17		incorporated primarily for agricultural production
18		purposes, seeks an agricultural lease to construct or
19		expand and operate a facility for agriculture or
20		aquaculture that requires more than \$500,000 in
21		construction and equipment acquisition costs, the

1	board may determine that person is eligible for the
2	<pre>lease; provided that:</pre>
3	(A) The agricultural or aquacultural use is based on
4	operations or methodology that require high,
5	advanced, or innovative technology and
6	substantial initial capital funding;
7	(B) No less than fifty-one per cent of the
8	operational decision-making authority regarding
9	crop or product selection and pricing is held by
10	persons who are either citizens of the United
11	States who have resided in the State for at least
12	three years or permanent status aliens who have
13	resided in the State for at least five years, and
14	a bona fide farmer, or a nonindividual concern,
15	who:
16	(i) Has not less than two years' experience as a
17	<pre>full-time farmer;</pre>
18	(ii) Is an owner-operator of an established farm
19	conducting a substantial farming operation;

1	(iii)	For a substantial period of the person's
2		life resided on a farm or depended on farm
3		income for the person's livelihood;
4	<u>(iv)</u>	Has been a farm tenant or farm laborer or
5		other individual, who has for the two years
6		last preceding the person's application
7		obtained the major portion of the person's
8		income from farming operations;
9	<u>(v)</u>	Has a college degree in agriculture;
10	(vi)	By reason of ability, experience, and
11		training as a vocational trainee is likely
12		to successfully operate a farm;
13	(vii)	Has qualified for and received a commitment
14		for a loan under the Bankhead-Jones Farm
15		Tenant Act as amended, or as may hereafter
16		be amended, for the acquisition of a farm;
17	(viii)	Is displaced from employment in an
18		agricultural production enterprise;
19	(ix)	Is a member of the Hawaii Young Farmer
20		Association, a Future Farmer of America

1				graduate, or Go Farm Hawai'i participant with
2				two years of training with farming projects;
3			<u>(x)</u>	Possesses the qualifications under the new
4				farmer program pursuant to section 155-1; or
5			(xi)	Possesses other qualifications as the board
6				of agriculture may prescribe;
7		(C)	The	agricultural or aquacultural operations are
8			prim	arily to produce food crops, or products that
9			cont	ribute to the replacement of similar food
10			crop	s or products that are imported into the
11			Stat	e; or
12		(D)	The	board finds that making the determination of
13			elig	ibility is in the best interests for
14			agri	culture in the State and is consistent with
15			the	department's mission and priorities; and
16	<u>(7)</u>	For purposes of this subsection:		
17		"Farm" includes ranch and "farmer" includes rancher.		
18		"Individual" means a natural person who is not part of		
19		a pa	artner	ship, corporation, or joint venture.

1	"Nonindividual concern" means a partnership,			
2	corporation, or joint venture properly formed under			
3	law."			
4	SECTION 3. The board of agriculture shall submit a report			
5	of its findings and recommendations, including any proposed			
6	legislation, to the legislature no later than twenty days prior			
7	to the convening of each regular session. The report shall			
8	include an accounting of non-agricultural park lessees by parcel			
9	that includes:			
10	(1) The range of gross proceeds from agricultural sales;			
11	(2) The type of agricultural products sold;			
12	(3) The range of the volume of sales and product prices;			
13	and			
14	(4) Whether accessory uses are being conducted on			
15	property, and if so, what type, by industry.			
16	SECTION 4. Statutory material to be repealed is bracketed			
17	and stricken. New statutory material is underscored.			
18	SECTION 5. This Act shall take effect on July 1, 2020.			

## Report Title:

Department of Agriculture; Non-agricultural Park Lands Program; Bona Fide Farmer; Qualifications

## Description:

Temporarily authorizes the Board of Agriculture to decide on a case-by-case basis which entities qualify for a non-agricultural park lease. Establishes conditions and qualifications for a lease. Includes reporting requirements. (SD1)

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