

A BILL FOR AN ACT

RELATING TO AGRICULTURAL ENTERPRISES.

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

1 SECTION 1. The Hawaii Revised Statutes is amended by 2 adding a new chapter to be appropriately designated and to read 3 as follows: 4 "CHAPTER 5 AGRICULTURAL ENTERPRISES 6 -1 Purpose. Article XI, section 3, of the Hawaii S 7 State Constitution establishes in part that the "State shall 8 conserve and protect agricultural lands, promote diversified 9 agriculture, increase agricultural self-sufficiency and assure 10 the availability of agriculturally suitable lands." 11 The legislature finds that smaller scale farming

12 operations, particularly those associated with diversified 13 agriculture, often do not have ready access to, or the resources 14 to pay for, their own modern processing, packing, storage, and 15 distribution enterprises to allow them to expand or maximize the 16 productivity of their agricultural operations. Due to global 17 competition and the recent implementation of national food



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1 safety standards, the department of agriculture has found it 2 necessary to support the growth of diversified agriculture by 3 encouraging agricultural enterprises on the department of 4 agriculture's lands. The department of agriculture encourages 5 activities including the planning, design, construction, 6 operation, and management of agricultural enterprises to ensure 7 the economic viability of agricultural operations, and allows 8 lessees to do the same. Therefore, the legislature finds that 9 it is in the State's best interests and helps meet state 10 constitutional requirements to promote and support diversified 11 agriculture and increase agricultural self-sufficiency by 12 establishing an agricultural enterprise program within the 13 department of agriculture.

Accordingly, the purpose of this chapter is to authorize the department of agriculture or its lessees to plan, design, construct, operate, manage, maintain, repair, demolish, and remove infrastructure or improvements on any lands over which the department has jurisdiction where the activity is necessary to support and promote agriculture; to accept from the department of land and natural resources the transfer of any

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1	lands that will serve an agricultural purpose; and to					
2	efficiently operate or manage those resources.					
3	§ -2 Definitions. As used in this chapter, unless the					
4	context otherwise requires:					
5	"Agricultural activities" include:					
6	(1) The care and production of livestock; livestock					
7	products; poultry; poultry products; and apiary,					
8	horticultural, and floricultural products;					
9	(2) The planting, cultivating, and harvesting of crops of	r				
10	trees; and					
11	(3) Any other activity that is directly associated with					
12	agriculture.					
13	"Agricultural enterprise" means an activity directly and					
14	primarily supporting the production and sale of agricultural					
15	products in the State.					
16	"Agricultural enterprise lands" means agricultural lands					
17	that are not designated as agricultural parks or non-					
18	agricultural park lands pursuant to chapter 166 or 166E,					
19	respectively.					
20	"Aquacultural activities" means the farming or ranching o	f				
21	any plant or animal species in a controlled salt, brackish, or					
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1 freshwater environment; provided that the farm or ranch is on or 2 directly adjacent to land. 3 "Board" means the board of agriculture. 4 "Department" means the department of agriculture. 5 "Lessee" means a lessee under a lease issued by or 6 transferred to the department or any tenant, licensee, grantee, 7 assignee, or other person authorized to conduct an agricultural 8 enterprise by the board or department. 9 -3 Department's powers in general; agricultural S 10 enterprises. In addition to any other powers authorized in this 11 chapter, to support and promote agriculture, the department may: 12 (1) Plan, design, construct, operate, manage, maintain, 13 repair, demolish, and remove infrastructure or 14 improvements on any lands under the jurisdiction of 15 the department; and Permit a lessee to plan, design, construct, operate, 16 (2) 17 manage, maintain, repair, demolish, and remove 18 infrastructure or improvements on any lands under the 19 jurisdiction of the department. 20 -4 Transfer and management of agricultural enterprise S 21 lands and agricultural enterprises; agricultural enterprise



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1	program. (a) Upon mutual agreement and approval by the board
2	and the board of land and natural resources:
3	(1) The department may accept from the department of land
4	and natural resources the transfer and management of
5	certain qualifying agricultural enterprise lands and
6	agricultural enterprises; and
7	(2) Certain assets, including position counts, related to
8	the management of existing encumbered and unencumbered
9	agricultural enterprise lands and agricultural
10	enterprises, and related facilities, shall be
11	transferred to the department.
12	(b) The department shall administer an agricultural
13	enterprise program to manage the transferred agricultural
14	enterprise lands and agricultural enterprises under rules
15	adopted by the board pursuant to chapter 91. The program and
16	its rules shall be separate and distinct from the respective
17	programs and rules for agricultural parks and non-agricultural
18	parks. Agricultural enterprise lands and agricultural
19	enterprises shall not be the same as, and shall not be selected
20	or managed as, lands under agricultural park or non-agricultural
21	park leases. Notwithstanding any other law to the contrary, the



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1 agricultural enterprise program shall include the following 2 conditions pertaining to the transfer of encumbered or 3 unencumbered agricultural enterprise lands and agricultural 4 enterprises: 5 (1) At the time of transfer: 6 (A) The lessee or permittee shall be in full 7 compliance with the existing lease or permit; 8 (B) The lessee or permittee shall not be in arrears 9 in the payment of taxes, rents, or other 10 obligations owed to the State or any county; and 11 (C) The lessee's or permittee's agricultural 12 operation shall be economically viable as 13 determined by the board; 14 (2) No encumbered or unencumbered agricultural enterprise 15 lands and agricultural enterprises with soils 16 classified by the land study bureau's detailed land classification as overall (master) productivity rating 17 class A or B shall be transferred for the use or 18 19 development of golf courses, golf driving ranges, or 20 country clubs; and

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(3) The board shall determine the manner of transfer of
 agricultural enterprise lands and agricultural
 enterprises.

4 (c) For any encumbered or unencumbered agricultural
5 enterprise lands and agricultural enterprises transferred to the
6 department that are not being utilized or required for the
7 public purpose stated in an executive order issued by the
8 governor to the department pursuant to section 171-11, the order
9 setting aside the lands shall be withdrawn and the lands shall
10 be returned to the department of land and natural resources.

11 § -5 Conversion of qualified and encumbered other
12 agricultural lands. The department shall establish criteria by
13 rules adopted pursuant to chapter 91 and, subject to approval by
14 the board, may convert qualified and encumbered agricultural
15 enterprise lands and agricultural enterprises to department
16 leases or other forms of encumbrance.

17 § -6 Extension of qualified and encumbered agricultural
18 enterprise lands and agricultural enterprises. Notwithstanding
19 chapter 171, the board shall establish criteria and rules to
20 allow the cancellation, renegotiation, and extension of
21 transferred encumbrances by the department. Notwithstanding any



law to the contrary, qualified and encumbered agricultural
 enterprise lands and agricultural enterprises transferred to the
 department shall not have the respective length of term of the
 lease or rents reduced over the remaining fixed term of the
 applicable encumbrances.

6 § -7 Board rules. The board shall adopt rules pursuant
7 to chapter 91, including eligibility requirements for each
8 disposition and applicant qualification, to effectuate the
9 purposes of this chapter.

10 § -8 Agricultural enterprise special fund; established.
11 (a) There is established in the state treasury the agricultural
12 enterprise special fund to be administered by the department,
13 into which shall be deposited:

14 (1)Legislative appropriations to the special fund; and 15 All lease rent, fees, penalties, and any other revenue (2) 16 or funds collected from agricultural enterprise lands 17 and agricultural enterprises, together with the 18 revenue or funds collected from agricultural 19 enterprise lands and agricultural enterprises that are 20 transferred, or in the process of being transferred, 21 to the department under this chapter.



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1 (b) Moneys in the special fund shall be used for planning, 2 designing, constructing, operating, maintaining, managing, 3 repairing, demolishing, and removing infrastructure or 4 improvements on agricultural enterprise lands and for 5 agricultural enterprises under this chapter. 6 -9 Disposition. (a) Notwithstanding any provision of S 7 this chapter and chapter 171 to the contrary, the department may 8 dispose of the following by negotiation, drawing of lots, 9 conversion, or public auction: 10 (1) Public lands and related enterprises set aside and 11 designated for use pursuant to this chapter; and 12 Other lands and enterprises under the jurisdiction of (2) 13 the department pursuant to section -10. 14 Except as provided by subsection (d), the department shall 15 dispose of public lands by lease. 16 In all dispositions, the department shall be subject (b) 17 to the requirements set forth in rules adopted by the board consistent with section -7 and subject to the following: 18 19 All land and enterprises shall be disposed of in a (1) 20 manner that supports or promotes agricultural or aquacultural activities; 21



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1	(2)	Each lessee shall derive a major portion of the
2		lessee's total annual income earned from the lessee's
3		activities on the premises; provided that this
4		restriction shall not apply if:
5		(A) Failure to meet the restriction results from
6		mental or physical disability of the lessee or
7		the loss of the lessee's spouse; or
8		(B) The premises are fully used to support or promote
9		the agricultural or aquacultural activities for
10		which the disposition was granted;
11	(3)	The lessee shall comply with all federal and state
12		laws regarding environmental quality control;
13	(4)	The board shall:
14		(A) Determine the specific uses for which the
15		disposition is intended;
16		(B) Parcel the land into minimum size economic units
17		sufficient for the intended uses;
18		(C) Make, or require the lessee to make, improvements
19		that are necessary to achieve the intended uses;



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1		(D) Set the upset price or lease rent based upon an
2		appraised evaluation of the property value,
3		adjustable to the specified use of the lot;
4		(E) Set the term of the lease, which shall not be
5		less than fifteen years or more than sixty-five
6		years, including any extension granted for
7		mortgage lending or guarantee purposes; and
8		(F) Establish other terms and conditions that it
9		deems necessary, including restrictions against
10		alienation and provisions for withdrawal by the
11		board; and
12	(5)	Any transferee, assignee, or sublessee of an
13		agricultural enterprise lease shall first qualify as
14		an applicant under this chapter. For the purpose of
15		this paragraph, any transfer, assignment, sale, or
16		other disposition of any interest, excluding a
17		security interest, by any legal entity that holds an
18		agricultural enterprise lease shall be treated as a
19		transfer of the agricultural enterprise lease and
20		shall be subject to the approval of the board,
21		reasonable terms and conditions consistent with this



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chapter, and rules adopted pursuant to this chapter.
 No transfer shall be approved by the board if the
 disposition of the stock or assets or other interest
 of the applicant would result in the failure of the
 person to qualify for an agricultural enterprise
 lease.

7 (c) A violation of any provision in this section shall be
8 cause for the board to cancel the lease and take possession of
9 the land, or take other action as the board, in its sole
10 discretion, deems appropriate; provided that the board shall
11 provide notice to the lessee of the violation in accordance with
12 rules adopted pursuant to section -7.

13 (d) The board may issue easements, licenses, permits, and 14 rights-of-entry for uses that are consistent with the purposes 15 for which the lands were set aside or are otherwise subject to 16 the authority of the department pursuant to section -10.

17 § -10 Authority to plan, design, develop, and manage
18 agricultural enterprise lands and agricultural enterprises. The
19 department, or its lessees subject to the department's approval,
20 may plan, design, develop, and manage agricultural enterprise
21 lands and agricultural enterprises on:



1	(1)	Public lands set aside by executive order pursuant to
2		section 171-11 for use as agricultural enterprise
3		lands and agricultural enterprises;
4	(2)	Other lands with the approval of the board that may be
5		subject to a joint venture partnership agreement
6		pursuant to section -11; and
7	(3)	Lands acquired by the department by way of
8		foreclosure, voluntary surrender, or otherwise
9		pursuant to section 155-4(11).
10	S	-11 Agricultural enterprise lands and agricultural
11	enterpris	e development. On behalf of the State or in
11 12	_	e development. On behalf of the State or in ip with a federal agency, county, or private party, the
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12	partnersh departmen	ip with a federal agency, county, or private party, the
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12 13 14 15 16	partnersh departmen agricultu § negotiate	<pre>ip with a federal agency, county, or private party, the t may develop agricultural enterprise lands and ral enterprises. -12 Lease negotiation. (a) The department may and enter into leases with any person who:</pre>
12 13 14 15 16 17	partnersh departmen agricultu § negotiate (1)	<pre>ip with a federal agency, county, or private party, the t may develop agricultural enterprise lands and ral enterprises. -12 Lease negotiation. (a) The department may and enter into leases with any person who: Holds a revocable permit for agricultural purposes;</pre>

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1	(3)	Is determined by the department to have a beneficial
2		impact on agriculture;
3	provided	that the department shall notify in writing those
4	eligible	for lease negotiations under this section and shall
5	inform the	e applicants of the terms, conditions, and restrictions
6	provided 1	by this section.
7	Any	eligible person may apply for a lease by submitting a
8	written a	pplication to the department within thirty days from
9	the date o	of receipt of notification; provided that the
10	departmen	t may require documentary proof from any applicant to
11	determine	that the applicant meets eligibility and qualification
12	requirement	nts for a lease.
13	(b)	Lands eligible for lease negotiations under this
14	section a	re limited to lands that are:
15	(1)	Determined to be sufficiently capable of serving
16		agricultural purposes;
17	(2)	Set aside for agricultural or agricultural-related
18		uses, by the governor through an executive order, to
19		the department; and
20	(3)	Not needed by any state or county agency for any other
21		public purpose.



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1 (C) In negotiating and executing a lease pursuant to this 2 section, the board shall: 3 Require the appraisal of the parcel using the Uniform (1) Standards of Professional Appraisal Practice to 4 5 determine the rental amount, including percentage of 6 rent; 7 (2) Require the payment of a premium, computed as twenty-8 five per cent of the annual lease rent; provided that 9 the premium to be added to the annual lease rent for 10 each year of the lease shall be equal to the number of 11 years the lessee has occupied the land; provided 12 further that the premium period shall not exceed seven 13 years; and 14 Recover from the lessee the costs of expenditures (3) 15 required by the department to convert the parcel into 16 leasehold. 17 S -13 Policy. Notwithstanding chapter 171, disposition 18 of lands set aside for use pursuant to this chapter shall not be 19 subject to the prior approval of the board of land and natural 20 resources.



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1 -14 Rights of holders of security interests. S (a) 2 Prior board action shall be required when an institutional 3 lender acquires the lessee's interest through a foreclosure sale, judicial or nonjudicial, or by way of assignment in lieu 4 of foreclosure, or when the institutional lender sells or causes 5 the sale of the lessee's interest in a lease by way of a 6 7 foreclosure sale, judicial or nonjudicial. The institutional 8 lender shall convey to the board a copy of the sale or 9 assignment as recorded in the bureau of conveyances.

10 (b) Notwithstanding any other provision of this chapter,
11 for any lease that is subject to a security interest held by an
12 institutional lender who has given to the board a copy of the
13 encumbrance as recorded in the bureau of conveyances:

14 (1) If the lease is canceled for violation of any non-15 monetary lease term or condition, or if the lease is 16 deemed terminated or rejected under bankruptcy laws, 17 the institutional lender shall be entitled to issuance of a new lease in its name for a term equal to the 18 19 term of the lease remaining immediately prior to the 20 cancellation, termination, or rejection, with all terms and conditions being the same as in the 21



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canceled, terminated, or rejected lease, except only 1 2 for the liens, claims, and encumbrances, if any, that were superior to the institutional lender before the 3 cancellation, termination, or rejection; provided that 4 a lease that is rejected or deemed rejected under 5 bankruptcy law shall be deemed canceled and terminated 6 7 for all purposes under state law; If the lessee's interest under a lease is transferred 8 (2) 9 to an institutional lender, including by reason of 10 paragraph (1), acquisition of the lessee's interest 11 pursuant to a judicial or nonjudicial foreclosure 12 sale, or an assignment in lieu of foreclosure: 13 (A) The institutional lender shall be liable for the 14 obligations of the lessee under the lease for the 15 period of time during which the institutional 16 lender is the holder of the lessee's interest; 17 provided that the institutional lender shall not 18 be liable for any obligations of the lessee 19 arising after the institutional lender has 20 assigned the lease; and



1		(B)	Sect	ion $-9(b)(1)$ and (2) shall not apply to
2			the	lease or the demised land during the time the
3			inst	itutional lender holds the lease; provided
4			that	:
5			(i)	For non-monetary lease violations, the
6				institutional lender shall first remedy the
7				lease terms that caused the cancellation,
8				termination, or rejection to the
9				satisfaction of the board; and
10			(ii)	The new lease issued to the institutional
11				lender shall terminate one hundred twenty
12				days from the effective date of issuance, at
13				which time the institutional lender shall
14				either sell or assign the lease and section
15				-9(b)(1) and (2) shall apply to the new
16				lease;
17	(3)	If t	here	is a delinquent loan balance secured by a
18		secu	rity	interest:
19		(A)	The	lease shall not be canceled or terminated,
20			exce	pt for cancellation by reason of default of
21			the	lessee;



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1 No increase over and above the fair market rent, (B) 2 based upon the actual use of the land demised and 3 subject to the use restrictions imposed by the lease and applicable laws, shall be imposed or 4 become payable; and 5 6 (C) No lands shall be withdrawn from the lease, 7 except either by eminent domain proceedings 8 beyond the control of the board or with prior 9 written consent of the institutional lender which 10 shall not be unreasonably withheld; and 11 (4) If the lease contains any provision requiring the 12 payment of a premium to the lessor on assignment of 13 the lease, any premium shall be assessed only after 14 all amounts owing by any debt secured by a security 15 interest held by an institutional lender have been 16 paid in full. 17 (C) Ownership of both the lease and the security interest

18 by an institutional lender shall not effect or cause a merger 19 thereof, and both interests shall remain distinct and in full 20 force and effect unless the institutional lender elects in

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writing to merge the lease and security interest with the
 consent of the board.

3 (d) The board may include in any consent form or document
4 provisions consistent with the intent of this section as may be
5 required to make a lease mortgageable or more acceptable for
6 mortgageability by an institutional lender.

7 (e) The rights of a purchaser, assignee, or transferee of 8 an institutional lender's security interest, including a junior 9 lien holder, shall be exercisable by the purchaser, assignee, or 10 transferee as successor in interest to the institutional lender; 11 provided that:

12 (1) The purchase, assignment, or transfer shall conform
13 with subsection (b)(4); and

14 (2) The purchase, assignment, or transfer of the rights
15 shall be reserved for and exercisable only by an
16 institutional lender.

17 Other purchasers shall not be precluded from acquiring the 18 institutional lender's security interest but shall not have 19 exercisable rights as successor in interest to the original 20 institutional lender.

21

(f) For the purposes of this section:



1 "Institutional lender" means a federal, state, or private 2 lending institution, licensed to do business in the State, that 3 makes loans to qualified applicants on the basis of a lease awarded for security, in whole or in part, together with any 4 5 other entity that acquires all or substantially all of an 6 institutional lender's loan portfolio. 7 "Makes loans" means lends new money or renews or extends 8 indebtedness owing by a qualified applicant to an institutional 9 lender, after June 30, 2006. 10 "Security interest" means any interest created or perfected 11 by a mortgage, assignment by way of mortgage, or by a financing 12 statement and encumbering a lease, land demised by the lease, or 13 personal property located at, affixed or to be affixed to, or 14 growing or to be grown upon the demised land." 15 SECTION 2. Section 141-1, Hawaii Revised Statutes, is 16 amended to read as follows: 17 "§141-1 Duties in general. The department of agriculture 18 shall: 19 (1) Gather, compile, and tabulate, from time to time,

20

information and statistics concerning:

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1		(A)	Entomology and plant pathology: Insects, scales,
2			blights, and diseases injurious or liable to
3			become injurious to trees, plants, or other
4			vegetation, and the ways and means of
5			exterminating pests and diseases already in the
6		·	State and preventing the introduction of pests
7			and diseases not yet [here;] in the State; and
8		(B)	General agriculture: Fruits, fibres, and useful
9			or ornamental plants and their introduction,
10			development, care, and manufacture or
11		a.	exportation, with a view to introducing,
12			establishing, and fostering new and valuable
13			plants and industries;
14	(2)	Enco	urage and cooperate with the agricultural
15		exte	nsion service and agricultural experiment station
16		of t	he University of Hawaii and all private persons
17		and	organizations doing work of an experimental or
18		educ	ational character coming within the scope of the
19		subj	ect matter of chapters 141, 142, and 144 to 150A,
20		and	avoid, as far as practicable, duplicating the work
21		of t	hose persons and organizations;



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1 (3) Enter into contracts, cooperative agreements, or other 2 transactions with any person, agency, or organization, 3 public or private, as may be necessary in the conduct 4 of the department's business and on [such] any terms 5 as the department may deem appropriate; provided that the department shall not obligate any funds of the 6 7 State, except the funds that have been appropriated to 8 the department. Pursuant to cooperative agreement 9 with any authorized federal agency, employees of the 10 cooperative agency may be designated to carry out, on 11 behalf of the State the same as department personnel, 12 specific duties and responsibilities under chapters 13 141, 142, 150A, and rules adopted pursuant to those 14 chapters, for the effective prosecution of pest 15 control and animal disease control and the regulation 16 of import into the State and intrastate movement of 17 regulated articles;

18 (4) Secure copies of the laws of other states,
19 territories, and countries, and other publications
20 germane to the subject matters of chapters 141, 142,



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1 and 144 to 150A, and make laws and publications 2 available for public information and consultation; 3 Provide buildings, grounds, apparatus, and (5) 4 appurtenances necessary for the examination, 5 quarantine, inspection, and fumigation provided for by 6 chapters 141, 142, and 144 to 150A; for the obtaining, 7 propagation, study, and distribution of beneficial 8 insects, growths, and antidotes for the eradication of 9 insects, blights, scales, or diseases injurious to 10 vegetation of value and for the destruction of 11 injurious vegetation; and for carrying out any other purposes of chapters 141, 142, and 144 to 150A; 12 13 (6) Formulate and recommend to the governor and 14 legislature additional legislation necessary or 15 desirable for carrying out the purposes of chapters 16 141, 142, and 144 to 150A; 17 (7) Publish at the end of each year a report of the 18 expenditures and proceedings of the department and of 19 the results achieved by the department, together with 20 other matters germane to chapters 141, 142, and 144 to 21 150A and that the department may deem proper;



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1 Administer a program of agricultural planning and (8) 2 development, including the formulation and 3 implementation of general and special plans, including but not limited to the functional plan for 4 5 agriculture; administer the planning, development, and 6 management of the agricultural park program; plan, 7 construct, operate, and maintain the state irrigation 8 water systems; plan, design, construct, operate, 9 manage, maintain, repair, demolish, and remove 10 infrastructure or improvements on any lands of which 11 the department has jurisdiction; review, interpret, 12 and make recommendations with respect to public 13 policies and actions relating to agricultural land and 14 water use; assist in research, evaluation, 15 development, enhancement, and expansion of local 16 agricultural industries; and serve as liaison with 17 other public agencies and private organizations for 18 the above purposes. In the foregoing, the department 19 shall act to conserve and protect agricultural lands 20 and irrigation water systems, promote diversified 21 agriculture, increase agricultural self-sufficiency,



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1	and ensure the availability of agriculturally suitable
2	lands; and
3	(9) Manage, administer, and exercise control over any
4	public lands, as defined under section 171-2, that are
5	designated important agricultural lands pursuant to
6	section 205-44.5, including but not limited to
7	establishing priorities for the leasing of these
8	public lands within the department's jurisdiction."
9	SECTION 3. Chapter 166E, Hawaii Revised Statutes, is
10	amended by adding a new section to be appropriately designated
11	and to read as follows:
12	" <u>§166E-</u> <u>Annual by-parcel accounting of non-agricultural</u>
13	park lessees. The board of agriculture shall submit to the
14	legislature, no later than twenty days prior to the convening of
15	each regular session, a by-parcel accounting of non-agricultural
16	park lessees that includes:
17	(1) The range of gross proceeds from agricultural sales;
18	(2) The type of agricultural products sold;
19	(3) The range of the volume of sales and product prices;
20	and



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(4) Whether accessory uses are being conducted on
property, and if so, what type, by industry."
SECTION 4. There is appropriated out of the general
revenues of the State of Hawaii the sum of \$1,200,000 or so much
thereof as may be necessary for fiscal year 2020-2021 to be
deposited into the agricultural enterprise special fund.
SECTION 5. There is appropriated out of the agricultural
enterprise special fund the sum of \$ or so much thereof
as may be necessary for fiscal year 2020-2021 for the planning,
design, construction, operation, management, maintenance,
repair, demolition, and removal of infrastructure on lands under
the jurisdiction of the department of agriculture to support and
promote agriculture.
The sum appropriated shall be expended by the department of
agriculture for the purposes of this Act.
SECTION 6. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.
SECTION 7. This Act shall take effect on July 1, 2050.

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Report Title:

HDOA; Agricultural Enterprises; Agricultural Enterprise Special Fund; Appropriation

Description:

Authorizes the Department of Agriculture to plan, design, construct, operate, manage, maintain, repair, demolish, and remove infrastructure on any lands under the jurisdiction of the department, to support and promote agriculture. Establishes the agricultural enterprise program. Establishes the Agricultural Enterprise Special Fund. Requires the Board of Agriculture to annually report an accounting of non-agricultural park lessees to the Legislature. Appropriates funds. Effective 7/1/2050. (SD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

