

A BILL FOR AN ACT

RELATING TO THE TRANSFER OF NON-AGRICULTURAL PARK LANDS.

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

SECTION 1. Act 90, Session Laws of Hawaii 2003, was enacted to transfer certain non-agricultural park lands from the department of land and natural resources to the department of agriculture. The legislature finds that while three hundred parcels consisting of approximately nineteen thousand acres have been transferred over the past seventeen years, many parcels have not been transferred.

8 The purpose of this Act is to set a deadline for the 9 transfer of certain non-agricultural park lands from the 10 department of land and natural resources to the department of 11 agriculture pursuant to Act 90, Session Laws of Hawaii 2003, and 12 chapter 166E, Hawaii Revised Statutes, and to require the two 13 departments to periodically meet to discuss the potential for 14 future land transfers.

15 SECTION 2. Section 166E-3, Hawaii Revised Statutes, is 16 amended to read as follows:

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1 "§166E-3 Transfer and management of non-agricultural park 2 lands and related facilities to the department of agriculture. 3 Upon mutual agreement and approval of the board and the (a) 4 board of land and natural resources: 5 (1)The department may accept the transfer of and manage 6 certain qualifying non-agricultural park lands; and 7 (2)Certain assets, including position counts, related to 8 the management of existing encumbered and unencumbered 9 non-agricultural park lands and related facilities 10 shall be transferred to the department. 11 (b) The department shall administer a program to manage 12 the transferred non-agricultural park lands under rules adopted 13 by the board pursuant to chapter 91. The program and its rules 14 shall be separate and distinct from the agricultural park 15 program and its rules. Non-agricultural park lands are not the 16 same as, and shall not be selected or managed as are lands under 17 agricultural park leases. Prior to offering a lease, the 18 department shall inquire with the department of land and natural 19 resources regarding any easements required by the department of 20 land and natural resources on the lands subject to the lease. 21 Notwithstanding any other law to the contrary, the program shall

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1	include the following conditions pertaining to encumbered non-	
2	agricultural park lands:	
3	(1)	The lessee or permittee shall perform in full
4		compliance with the existing lease or permit;
5	(2)	The lessee or permittee shall not be in arrears in the
6		payment of taxes, rents, or other obligations owed to
7		the State or any county;
8	(3)	The lessee's or permittee's agricultural operation
9		shall be economically viable as specified by the
10		board; and
11	(4)	No encumbered or unencumbered non-agricultural park
12		lands with soils classified by the land study bureau's
13		detailed land classification as overall (master)
14		productivity rating class A or B shall be transferred
15		for the use or development of golf courses, golf
16		driving ranges, and country clubs.
17	The trans	fer of non-agricultural park lands shall be done [in a
18	manner to	be determined by the board of agriculture.] pursuant
19	to this section.	
20	(C)	For any encumbered or unencumbered non-agricultural
21	park land	s transferred to the department that are not being

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1	utilized or required for the public purpose stated, the order		
2	setting aside the lands shall be withdrawn and the lands shall		
3	be returned to the department of land and natural resources.		
4	(d) No later than one year after the effective date of		
5	this Act, the department and the department of land and natural		
6	resources shall meet and identify by mutual agreement the non-		
7	agricultural park lands under the jurisdiction of the department		
8	of land and natural resources that should be rezoned as		
9	conservation district and remain under the jurisdiction of the		
10	department of land and natural resources.		
11	(e) All non-agricultural park lands under the jurisdiction		
12	of the department of land and natural resources and not		
13	identified pursuant to subsection (d) shall be placed under the		
14	jurisdiction of the department no later than December 31, 2023.		
15	(f) Beginning with the 2026-2027 fiscal year, and no less		
16	than every fifth fiscal year thereafter, the department and the		
17	department of land and natural resources shall meet and		
18	determine any additional lands that may be appropriate for		
19	transfer from the department of land and natural resources to		
20	the department for the purposes of this chapter."		

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SECTION 3. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY: JAN 2 2 2021

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Report Title:

DLNR; HDOA; Land Transfer; Non-Agricultural Park Lands

Description:

Requires the department of land and natural resources (DLNR) and department of agriculture (HDOA) to meet and identify the nonagricultural park lands that should be rezoned as conservation district. Requires that agriculture lands under the jurisdiction of DLNR be transferred to HDOA not later than 12/31/2023. Requires DLNR and HDOA to meet every 5 years to discuss transferring remaining lands. Requires HDOA to inquire about any easements needed by DLNR before offering a lease.

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

