A BILL FOR AN ACT

RELATING TO PUBLIC LAND DISPOSITIONS.

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

1 SECTION 1. The legislature finds that Article XI, 2 section 1, of the Hawaii State Constitution provides that: 3 For the benefit of present and future generations, the 4 State and its political subdivisions shall conserve 5 and protect Hawaii's natural beauty and all natural 6 resources, including land, water, air, minerals and 7 energy sources, and shall promote the development and 8 utilization of these resources in a manner consistent. 9 with their conservation and in furtherance of the 10 self-sufficiency of the State. All public natural 11 resources are held in trust by the State for the 12 benefit of the people.

13 The legislature further finds that public lands should be 14 managed in the spirit of malama aina and that the United States 15 military's use of public land has been inconsistent with that 16 spirit. The legacy of Kahoolawe, Waikane, Makua, Pohakuloa, and 17 Red Hill are tragic. The Navy failed to clear all unexploded



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1 ordnance from Kahoolawe. A federal court concluded that the 2 Army "failed to use good faith efforts to develop a plan and 3 secure funding for [clearing unexploded ordnance] from the high 4 priority sites that the Army was supposed to identify" in Makua 5 pursuant to a settlement agreement. Portions of the state land 6 at Pohakuloa are, according to a state circuit court, heavily 7 contaminated on the surface with material potentially presenting 8 an explosive hazard that pose a significant danger to public 9 health and welfare. Multiple fuel leaks at the Red Hill 10 underground storage facility contaminated Oahu's water supply.

11 The legislature recognizes and acknowledges the State's 12 kuleana to "take an active role" in preserving its trust lands, 13 as specified in *Ching v. Case*, 145 Haw. 148, 449 P.3d 1146 14 (2019).

15 The legislature believes that with sixty-five-year leases 16 for certain lands to the military due to expire shortly, it is 17 time to return those lands to the people of Hawaii and limit the 18 impacts to Hawaii's precious natural and cultural resources.

19 The purpose of this Act is to require the board of land and 20 natural resources to adopt certain restrictions regarding land 21 dispositions to the United States military.



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1	SECTION 2. Chapter 171, Hawaii Revised Statutes, is		
2	amended by adding a new section to part II, subpart B, to be		
3	appropriately designated and to read as follows:		
4	" §171- Leases for military use. (a) Each applicant		
5	that seeks to lease public lands for use by any branch of the		
6	military shall consult with public trust beneficiaries before		
7	submitting an application. The application shall include a		
8	management plan that takes into consideration the input from the		
9	consulted public trust beneficiaries.		
10	(b) The board shall review the application and management		
11	plan and determine:		
12	(1) Whether the proposed activities further the public		
13	interest; and		
14	(2) Whether the management plan will use reasonable		
15	management practices and prevent the degradation of		
16	natural and cultural resources.		
17	If the board determines that the management plan does not		
18	further the public interest or prevent the degradation of		
19	natural and cultural resources, the board shall deny the		
20	application.		



1 If a lease is approved, the management plan shall (C) 2 become an exhibit to the lease. 3 (d) Each lease of public lands for use by any branch of 4 the military shall: 5 Require the lessee to submit annual reports (1) 6 demonstrating that the approved conditions or 7 management plan have been implemented and continue to 8 be met; 9 (2) Require a minimum annual rent based on the fair market 10 value of the lands to be leased, as determined by an appraiser for the board. If the applicant does not 11 12 agree with the fair market value, the board shall have 13 sole discretion to resolve the dispute; provided that 14 the resolution is consistent with the public trust; 15 (3) Have a maximum term of ten years; and 16 Prohibit the renewal or extensions of the terms. (4) 17 (e) For the purpose of developing or assisting in the 18 development of any rule, enforcing this chapter, enforcing rules 19 adopted by the board, or determining compliance with any lease 20 entered into pursuant to this section, upon the request of the 21 department, the lessee shall:



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1	(1)	Furnish information relating to the use of the leased
2		premises;
3	(2)	Conduct monitoring or testing; and
4	(3)	Permit a designated representative at all reasonable
5		times to have access to and to copy all records
6		relating to the leased property.
7	<u>(f)</u>	For the purpose of developing or assisting in the
8	developme	nt of any rule, enforcing this chapter, enforcing rules
9	adopted b	y the board, or determining compliance with any lease
10	entered i	nto pursuant to this section, any duly authorized
11	represent	ative of the department may:
12	(1)	Enter the leased public lands, including any
13		establishment or place on the leased lands, at
14		reasonable times; and
15	(2)	Inspect, monitor, or test the soils, air, surface
16		water, or groundwater of the leased public lands.
17	(g)	The public lands leased pursuant to this section, or
18	any porti	on thereof, shall be subject to withdrawal by the board
19	at any ti	me during the term of the lease with reasonable notice
20	and compe	nsation for public uses or purposes, including
21	residenti	al, commercial, industrial, or resort developments, for



1	constructing new roads or extensions, or changes in line or
2	grade of existing roads, for rights-of-way and easements of all
3	kinds, and shall be subject to the right of the board to remove
4	soil, rock, or gravel as may be necessary for the construction
5	of roads and rights-of-way within or without the demised
6	premises.
7	(h) Upon the violation of any condition or term of any
8	lease to be observed or performed by the lessee or tenant
9	pursuant to this section, the board, after the notice of default
10	as provided in section 171-20, and subject to the rights of each
11	holder of record having a security interest as provided in
12	section 171-21, shall terminate the lease or tenancy and take
13	possession of the leased land, without demand or previous entry
14	and without legal process, together with all improvements placed
15	thereon, and shall retain all rent paid in advance as damages
16	for the violations.
17	(i) The board shall adopt rules pursuant to chapter 91 to
18	effectuate this section."
19	SECTION 3. This Act does not affect rights and duties that
20	matured, penalties that were incurred, and proceedings that were
21	begun before its effective date.



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- 1 SECTION 4. New statutory material is underscored.
- 2 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY: JAN 2 4 2023



Report Title:

Department of Land and Natural Resources; Public Lands; Leases; Military

Description:

Establishes duration, environmental, and other restrictions on public lands leased to the military.

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