A BILL FOR AN ACT

RELATING TO WATER METERING.

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

1	SECTI	ION 1. Section 167-19, Hawaii Revised Statutes, is
2	amended by	amending subsection (b) to read as follows:
3	"(b)	Upon the board's certification, the chairperson or
4	the chairp	person's designee shall determine the acreage
5	assessment	to be levied against the property of each land
6	occupier i	n the following manner:
7	(1)	By determining the amount of acreage assessments to be
8		borne by the agricultural land and the pasture land
9		within the project according to the proportion
10		previously certified by the board;
11	(2)	By dividing the amount of acreage assessment to be
12		borne by the agricultural land by the number of
13		cultivatable acres, excluding streams, dry gulches,
14		and uncultivatable or unusable lands, within the
15		project and multiplying the quotient by the number of
16		cultivatable acres of agricultural land, except the
17		board may by rules adopted pursuant to chapter 91 set



1 a minimum acreage assessment for uncultivatable or 2 unusable lands, of the occupier within the project; 3 and By dividing the amount of acreage assessment to be 4 (3) 5 borne by the pasture land by the number of acres of 6 pasture land within the project and multiplying the 7 quotient by the number of acres of pasture land of the land occupier within the project. 8

The acreage assessments shall be in addition to any real 9 10 property taxes, and shall be collected by the board together 11 with the monthly water tolls. Except in the case of public 12 lands and lands designated as "available lands" under the Hawaiian Homes Commission Act, 1920, as amended, acreage 13 14 assessments shall be a paramount lien against the entire tract, 15 including improvements, of the land occupier of which the 16 assessed agricultural or pasture land, or both, of the land 17 occupier included within the project forms a part. Acreage 18 assessments levied pursuant to this chapter shall be a lien against each lot or parcel of land assessed from the date of 19 20 board certification declaring the assessment, and these liens 21 shall have priority over all other liens except real property

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1 tax liens and prior recorded state tax liens on real property. 2 The lien may be foreclosed in the same manner as liens for taxes 3 in accordance with sections 231-61 to 231-70. In case of the foreclosure of any homestead land pursuant to sections 231-61 to 4 231-70, the foreclosure sale shall be subject to chapter 171. 5 6 In the case of public lands and lands designated as "available 7 lands" under the Hawaiian Homes Commission Act, 1920, as amended, acreage assessments shall not constitute a lien on the 8 9 property involved and notice of any delinquent acreage 10 assessment shall be served upon either the board of land and 11 natural resources or the Hawaiian homes commission, as 12 applicable, for payment. Upon the board's certification, the 13 chairperson or the chairperson's designee also shall annually 14 notify all irrigation users by mail and conduct in-person visits 15 on procedures to remove unused irrigation system water meters 16 and stop acreage assessments." 17 SECTION 2. By , the board of agriculture shall

18 amend its administrative rules to:

19 (1) Prevent erroneous water toll charges and acreage
20 assessments, establish a process, that does not place
21 the burden upon land occupiers, to identify and



1		maintain an active record of land occupiers within the
2		boundaries of an irrigation district that:
3		(A) Have not applied for water service or water
4		service connections as prospective consumers
5		pursuant to section 4-157-6, Hawaii
6		Administrative Rules; and
7		(B) Have not drawn water without authorization
8		pursuant to section 4-157-18, Hawaii
9		Administrative Rules;
10	(2)	Immediately discontinue service to a land occupier for
11		non-use if there are no water toll charges for a
12		period of more than two years;
13	(3)	Ensure that the department of agriculture maintains
14		records of all weir, water meter, and water flow
15		measuring instrument readings taken by the department
16		pursuant to chapter 4-157, Hawaii Administrative
17		Rules, and makes individualized reading records
18		available to land occupiers upon request;
19	(4)	Require written notice to land occupiers whenever a
20		weir, water meter, or water flow measuring instrument
21		is removed by the department for any reason and to



1 cease any associated water toll charges and acreage 2 assessments; (5) Establish a formal process for land occupiers within 3 4 the boundaries of the irrigation district, that have not applied for water service or water service 5 connections as prospective consumers and have not 6 7 drawn water without authorization, to contest 8 erroneous water toll charges and acreage assessments, 9 and any accumulated interest accrued therefrom, and 10 credit or waive any incorrect amounts; and 11 (6) Establish a formal process for land occupiers with 12 outstanding water toll charges and acreage 13 assessments, including any accumulated interest 14 accrued therefrom, to enter into a reasonable payment 15 plan with the department. 16 SECTION 3. New statutory material is underscored. 17 SECTION 4. This Act shall take effect upon its approval.



Report Title:

BOA; DOA; Acreage Assessments; Administrative Rules; Water Tolls; Meter Reading Records

Description:

Requires the Chairperson of the Board of Agriculture or their designee to annually notify all irrigation users by mail and conduct in-person visits on procedures to remove unused irrigation system water meters and stop acreage assessments. By an unspecified date, requires the Board of Agriculture to amend its administrative rules to require the Department of Agriculture to: maintain an active record of land occupiers within the boundaries of an irrigation district that have not applied for water service or water service connections as prospective consumers and have not drawn water without authorization; immediately discontinue service to a land occupier for non-use if there are no water toll charges for a period of more than two years; maintain records of all weir, water meter, and water flow measuring instrument readings taken; make individualized reading records available to land occupiers upon request; provide written notice to land occupiers whenever a weir, water meter, or water flow measuring instrument is removed by the Department for any reason and to cease any associated water toll charges and acreage assessments; establish a formal process for certain land occupiers to contest erroneous water toll charges and acreage assessments; and establish a formal process for land occupiers with outstanding water toll charges and acreage assessments to enter into a reasonable payment plan with the Department. (SD1)

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