# A BILL FOR AN ACT

RELATING TO PUBLIC LANDS.

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

- 1 SECTION 1. The purpose of this Act is to establish a
- 2 lottery system for the leasing of cabins on public lands for
- 3 recreation-residence use.
- 4 SECTION 2. Section 171-1, Hawaii Revised Statutes, is
- 5 amended by adding two new definitions to be appropriately
- 6 inserted and to read as follows:
- 7 ""Good standing" means the status of a lessee who is in
- 8 full compliance with the lessee's obligations under the lease.
- 9 "Recreation-residence" means a part-time residence for
- 10 occasional, recreational use and not for continuous occupancy by
- 11 the lessee or lessee's family, friends, and guests."
- 12 SECTION 3. Section 171-7, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§171-7 General duties of the board. Except as provided
- 15 by law, the board of land and natural resources through the
- 16 chairperson shall:
- 17 (1) Maintain an accurate inventory of public lands;

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(2)	Prevent illegal activities on, unlawful occupation of,
	or trespassing on public lands;
(3)	Cause all trespassers and persons unlawfully occupying
	public lands, and their effects, and all animals
	trespassing on the lands to be removed therefrom and
	to impound the animals according to law;
(4)	Enter on any public land in order to take possession
	thereof, and to resume possession of $\underline{ , }$ any public land
	in case of surrender, forfeiture, or escheat;
(5)	Enforce contracts respecting sales, leases, licenses,
	permits, or other disposition of public lands;
(6)	Conduct all public auctions, lotteries, and sales
	pertaining to the disposition of public lands and
	other property authorized by the board;
(7)	Recover money due the State for damage done to any
	public lands by wrongful entry and occupation or by
	wrongful removal therefrom or destruction of any
	property;
(8)	Bring [such] actions and proceedings as may be
	necessary to carry out the powers and duties of the
	board in the name of the State and [to] defend such
	<ul><li>(3)</li><li>(4)</li><li>(5)</li><li>(6)</li><li>(7)</li></ul>

1		actions brought against the State as may be	
2		authorized;	
3	(9)	Keep a record of all official transactions $[ au]$ relating	
4		to public lands within the chairperson's jurisdiction	
5		[and such record], which shall be a public record; and	
6	(10)	Administer oaths in all matters pertaining to the	
7		administration of the public lands."	
8	SECT	ION 4. Section 171-44, Hawaii Revised Statutes, is	
9	amended t	o read as follows:	
10	"§17	1-44 Lease for recreation-residence use. [+](a)[+]	
11	Notwithst	anding any limitations to the contrary, the board of	
12	land and	natural resources [may] shall lease, by [direct	
13	negotiati	on] public lottery and without recourse to public	
14	auction,	lands within a state park or forest reserve and other	
15	lands set aside under executive orders, for recreation-residence		
16	use for a period not to exceed twenty years on such terms and		
17	conditions as may be prescribed by the board[-]; provided that:		
18	(1)	A lessee determined to be in good standing by the	
19		board at the expiration of the lessee's lease may	
20		directly negotiate with the board to renew the lease	
21		for an additional term not to exceed twenty years;	

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1	(2)	Any lease renewed shall be based on the fair market
2		value of the leased land, excluding any on site
3		improvements; and
4	(3)	A lessee shall notify the board in writing no less
5		than sixty days before the termination of the lease if
6		the lessee intends to renew the lease.
7	[+](	b)[+] The [+]board[+] of land and natural resources
8	shall enf	orce all provisions of [recreation-residential]
9	recreatio	n-residence use lease agreements and shall establish a
10	schedule	of penalties and fines for any breach of the provisions
11	of a [ <del>rec</del>	reation-residential] recreation-residence use lease
12	agreement	unless penalties and fines are specified in the lease
13	agreement	
14	<u>(c)</u>	Recreation-residence use leases offered by public
15	lottery s	hall be:
16	(1)	Offered at fair market value, to be determined by
17		appraisal pursuant to section 171-17; and
18	(2)	Limited to one person per recreation-residence;
19		provided that if two or more lessees intend to jointly
20		reside in the same recreation-residence, only one
21		lessee may enter the public lottery.

1 (d) The board shall limit participation in the public 2 lottery of recreation-residence use leases to residents of the same county in which the land to be leased is located; provided 3 4 that limiting participation in the public lottery to residents 5 of the county will be for the benefit of the residents of the 6 county; ensure premises leased will be properly maintained by 7 the lessee; and preserve the environmental, cultural, and scenic 8 values of the leased premises. If the number of county 9 residents participating in the public lottery is fewer than the 10 number of leases available, the board shall open the public 11 lottery to all residents of the State, followed by nonresidents. 12 (e) Any transfer or assignment of a recreation-residence 13 use lease shall be subject to a fee of \$1,200, to be paid to the 14 board. The board shall annually increase or decrease the fee to 15 reflect changes to the implicit price deflator for the gross 16 domestic product as published by the Bureau of Economic 17 Analysis, applied on a five-year rolling average." 18 SECTION 5. This Act does not affect rights and duties that 19 matured, penalties that were incurred, and proceedings that were 20 begun before its effective date.

- 1 SECTION 6. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 7. This Act shall take effect on July 1, 3000.

#### Report Title:

BLNR; Public Lands; Recreation-residence Use Leases; Public Lottery

### Description:

Requires the Board of Land and Natural Resources to lease public lands for recreation-residence use by public lottery and restrict participation in the public lottery to residents of the county in which the leased land is located. Effective 7/1/3000. (HD2)

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