A BILL FOR AN ACT

RELATING TO PUBLIC LANDS.

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

- 1 SECTION 1. The legislature finds that state living parks
- 2 possess unique historical and cultural value. In state living
- 3 parks, individuals reside on lands located within the living
- 4 park and are an essential part of the purpose of the park for
- 5 the benefit of the public. As set forth in Senate Resolution
- 6 264-77, the purpose of a living park is to nurture and foster
- 7 native Hawaiian culture and spread knowledge of its values and
- 8 ways.
- 9 Kahana valley state park is an example of a living park.
- 10 Between 1965 and 1969, the State condemned the ahupuaa o Kahana
- 11 for use as a state park, making it the only landowner in the
- 12 State of Hawaii, other than the owners of Niihau, to own an
- 13 intact ahupuaa. An ahupuaa, a triangular slice of land running
- 14 from the mountains to the ocean, was the major land division
- 15 used by pre-contact Hawaiians.
- 16 Families living in Kahana at the time of condemnation were
- 17 of varied ethnic backgrounds, and the people of Kahana generally
- 18 lived a simple, subsistence lifestyle in harmony with native



- 1 Hawaiian values and traditions. In 1970, a governor's task
- 2 force proposed the concept of a living park as a way in which
- 3 the residents could continue to live in the park and participate
- 4 in the park for the benefit of the public.
- 5 To effectuate the living park concept, Act 5, Session Laws
- 6 of Hawaii 1987, authorized the department of land and natural
- 7 resources to issue long-term residential leases to individuals
- 8 who had been living on the land. In 1993, the department of
- 9 land and natural resources entered into sixty-five-year leases
- 10 with thirty-one qualifying families and required that all
- 11 lessees be an essential part of the interpretive programs by
- 12 contributing at least twenty-five hours of service each month to
- 13 benefit the park. To provide lessees with money to construct
- 14 new houses, Act 238, Session Laws of Hawaii 1988, appropriated
- 15 funds to provide low-interest home construction and mortgage
- 16 loans for Kahana valley state park lessees. The appropriation
- 17 was sufficient for twenty-six lessees to receive loans in the
- 18 amount of \$50,000 each.
- 19 Since 1993, three leases have been terminated by the
- 20 department of land and natural resources for non-compliance with
- 21 lease conditions. Other families living in Kahana valley have
- 22 sought to obtain long-term leases, but the department of land



- 1 and natural resources refuses to issue any further leases,
- 2 relying on the attorney general's opinion issued on March 24,
- 3 2008, asserting that Act 5, Session Laws of Hawaii 1987,
- 4 expired.
- 5 Since 1970, Kahana residents and the greater community
- 6 proposed numerous plans to the board of land and natural
- 7 resources. However, the board of land and natural resources
- 8 never adopted a master plan for Kahana valley state park. As a
- 9 result, there has been a lack of clarity, vision, goals, and
- 10 policies directing the residents and the department of land and
- 11 natural resources in the development and management of Kahana
- 12 valley state park.
- 13 The management of a living park requires that the
- 14 department of land and natural resources have the authority to
- 15 negotiate and enter into long-term residential leases, a clear
- 16 master plan, and the resources to support the living park,
- 17 including the establishment of a land manager position akin to a
- 18 konohiki.
- 19 The purpose of this Act is to:
- 20 (1) Authorize the department of land and natural resources
- 21 to issue long-term residential leases to qualified
- 22 persons; and

1	(2)	Establish a living park planning council to develop a
2		master plan for each state living park that will
3		provide the framework, proposed rules, measurements
4		for success, and planning process to ensure that the
5		living park achieves its purpose and goals.
6	SECT	ION 2. As used in this Act, "living park" means a
7	state par	k where individuals residing on lands located within
8	the state	park are an essential part of the purpose of the park,
9	for the be	enefit of the public.
10	SECT	ION 3. Notwithstanding any other law to the contrary,
11	including	chapter 171, Hawaii Revised Statutes, the department
12	of land a	nd natural resources is authorized to negotiate and
13	enter into	o long-term residential leases for sites in state parks
14	with acrea	age greater than five thousand acres but not more than
15	six thous	and acres, with the following qualified persons:
16	(1)	Persons who at the time of enactment of this Act
17		reside in a state living park and are contributing at
18		least twenty-five hours of service each month to
19		benefit the state living park; and
20	(2)	Other qualified persons who may be identified in a

living park master plan approved by the board of land

and natural resources.

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1	SECTION	4.	(a)	For	each	state	living	park	there	shall	be

- 2 established a living park planning council to be placed within
- 3 the department of land and natural resources for administrative
- 4 purposes. The planning council shall consist of five voting
- 5 members, appointed in the manner and to serve for the terms
- 6 provided in section 26-34, Hawaii Revised Statutes, and two
- 7 exofficio nonvoting members.
- 8 (b) The voting members of the living park planning council
- 9 shall be as follows:
- 10 (1) One member shall be a representative of the department
- of land and natural resources;
- 12 (2) Three members shall be representatives of families who
- reside in the state living park, selected from a list
- of resident nominees provided by the president of the
- park's community association; and
- 16 (3) One member shall be a representative of the general
- 17 public.
- 18 (c) The exofficio nonvoting members of the planning
- 19 council shall be appointed in equal numbers by the senator and
- 20 the representative representing the district in which the state
- 21 living park is located. Each nonvoting member of the planning

- 1 council shall possess general knowledge of at least one of the
- 2 four strategic areas listed below:
- 3 (1) Land use laws or land use planning;
- 4 (2) Community-based planning;
- 5 (3) The environment; or
- 6 (4) Native Hawaiian culture.
- 7 (d) The council shall select a chairperson by a majority
- 8 vote of its voting members; provided that no member may serve as
- 9 chairperson for more than three consecutive years.
- 10 (e) Council members shall serve without compensation but
- 11 shall be reimbursed for actual expenses, including travel
- 12 expenses, incurred in the performance of their official duties.
- (f) Any action taken by the planning council shall be
- 14 approved by a majority of its voting members. Three voting
- 15 members shall constitute a quorum to conduct business.
- 16 (g) The first meeting shall be held on the third Tuesday
- 17 in July, beginning in 2009.
- 18 SECTION 5. The development of a master plan for a state
- 19 living park shall rest with the planning council. The master
- 20 plan shall be reviewed and updated as needed. In developing the
- 21 master plan, the council, among other things, shall:

1	(1)	Establish goals and objectives to ensure the living
2		park reaches its full potential;
3	(2)	Set forth standards, timelines, and other measurements
4		to ensure the living park achieves its goals and
5		objectives;
6	(3)	Identify programs that enhance educational
7		opportunities and cultural awareness in the living
8		park;
9	(4)	Develop plans to secure funding for a land manager, a
10		housing fund, and any other financial needs identified
11		in the living park master plan;
12	(5)	Seek out and consult with all residents of the living
13		park, kupuna, community groups adjacent to the living
14		park, and organizations that have knowledge that may
15		benefit the living park;
16	(6)	Advise the department of land and natural resources on
17		any matter relating to the living park;
18	(7)	Propose agreements that will establish the full
19		authority of the planning council to implement the
20		master plan, including whether the planning council
21		can hire a land manager, establish a non-profit
22		organization, or enter into contracts;

1	(0)	Establish Criteria, policies, and concrots governing
2		the management of the living park leases, including
3		but not limited to:
4		(A) Selection of persons for leases; provided that
5		preference is given to persons residing in the
6		park who contribute twenty-five hours of service
7		each month to benefit the living park and are
8		actively seeking a lease in the living park;
9		(B) Designation of lands to be leased;
10		(C) Terms and conditions of leases;
11		(D) Monitoring and enforcement of lease terms and
12		conditions;
13		(E) Treatment of persons residing in a living park
14		without a lease; and
15		(F) Assignment and renewal of leases;
16	(9)	Maintain, promote, and perpetuate the aloha spirit as
17		defined in section 5-7.5, Hawaii Revised Statutes; and
18	(10)	Develop protocols and proposals to encourage the
19		caring for kupuna and the sharing and perpetuation of
20		kupuna knowledge.
21	SECT	ION 6. The living park planning council shall submit a
22	proposed	master plan to the board of land and natural resources
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- 1 no later than one year following the first meeting of the
- 2 planning council. Within ninety days after submission of the
- 3 proposed master plan, the board of land and natural resources
- 4 shall either adopt the proposed master plan or deny the proposed
- 5 master plan. If it denies the proposed master plan, the board
- 6 of land and natural resources shall submit to the living park
- 7 planning council, in writing, its reasons for denying the
- 8 proposed master plan. The living park planning council shall
- 9 revise the proposed master plan and resubmit the revised
- 10 proposed master plan to the board of land and natural resources
- 11 until a final master plan is adopted.
- 12 The living park master plan shall become effective upon its
- 13 adoption by the board of land and natural resources. Pending
- 14 adoption of the living park master plan, the department of land
- 15 and natural resources and the residents of the living park shall
- 16 be guided by existing plans developed by the residents of the
- 17 living park. For example, in Kahana valley, the Kahana state
- 18 park development plan, dated December 1985, and the living park
- 19 plan of Kahana's people, dated 1979, shall be guiding documents
- 20 for Kahana valley state park.
- 21 SECTION 7. Until the living park master plan is adopted
- 22 pursuant to this Act and a long-term residential lease

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- 1 application has been acted upon, persons currently residing in a
- 2 living park at the time of enactment of this Act shall not be
- 3 evicted on the grounds that they lack a valid lease; provided
- 4 that they are contributing at least twenty-five hours of service
- 5 each month to benefit the living park.
- 6 SECTION 8. The department of land and natural resources is
- 7 directed to submit an initial progress report, including any
- 8 proposed legislation, regarding the implementation of this Act
- 9 not later than twenty days prior to the convening of the regular
- 10 session of 2010 and a final progress report, including any
- 11 proposed legislation, not later than twenty days prior to the
- 12 convening of the regular session of 2011.
- 13 SECTION 9. This Act shall take effect on July 1, 2020.

Report Title:

State Living Parks; Living Park Planning Council

Description:

Authorizes DLNR to issue long-term residential leases to qualified persons in state living parks. Establishes living park planning councils to develop state living park master plans to ensure the living park achieves its purpose and goals. Takes effect July 1, 2020. (HB1552 HD2)