A BILL FOR AN ACT

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

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

1	SECTION 1. Section 207, Hawaiian Homes Commission Act,
2	1920, is amended by amending subsection (a) to read as follows:
3	"(a) The department [is authorized to] may lease to native
4	Hawaiians the right to the use and occupancy of a tract or
5	tracts of Hawaiian home lands [within the following acreage
6	limits per each lessee: (1) not more than forty acres of
7	agriculture lands or lands used for aquaculture purposes; or (2)
8	not more than one hundred acres of irrigated pastoral lands and
9	not more than one thousand acres of other pastoral lands; or (3)
10	not more than one acre of any class of land to be used as a
11	residence-lot;]:
12	(1) For agricultural purposes, including farming,
13	regardless of whether those purposes are for-profit or
14	non-profit; provided that the availability of leases
15	for these purposes shall depend on the availability of
16	suitable tracts of land;

1	(2)	For aquacultural purposes; provided that no lessee may	
2		lease more than forty acres of land for these	
3		purposes;	
4	(3)	That are irrigated for pastoral purposes; provided	
5		that no lessee may lease more than one hundred acres	
6		of these lands;	
7	(4)	That are other pastoral lands; provided that no lessee	
8		<pre>may lease more than one thousand acres of these lands;</pre>	
9		<u>or</u>	
10	(5)	For a residential lot; provided that no lessee may	
11		lease more than one acre of land for this purpose;	
12	provided	further that in the case of any existing lease of a	
13	farm lot	[in the Kalanianaole Settlement] on Molokai, a	
14	residence	lot may exceed one acre but shall not exceed four	
15	acres in	area, the location of such area to be selected by the	
16	departmen	t; provided further that a lease granted to any lessee	
17	may inclu	de two detached farm lots or aquaculture lots, as the	
18	case may	be, located on the same island and within a reasonable	
19	distance	of each other, one of which, to be designated by the	
20	department, shall be occupied by the lessee as the lessee's		
21	home the	gross acreage of both lots not to exceed the maximum	

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- 1 acreage of an agricultural, pastoral, or aquacultural lot, as
- 2 the case may be, as provided in this section."
- 3 SECTION 2. This Act does not affect rights and duties that
- 4 matured, penalties that were incurred, and proceedings that were
- 5 begun before its effective date.
- 6 SECTION 3. The provisions of the amendments made by this
- 7 Act to the Hawaiian Homes Commission Act, 1920, as amended, are
- 8 declared to be severable, and if any section, sentence, clause,
- 9 or phrase, or the application thereof to any person or
- 10 circumstances is held ineffective because there is a requirement
- 11 of having the consent of the United States to take effect, then
- 12 that portion only shall take effect upon the granting of consent
- 13 by the United States and effectiveness of the remainder of these
- 14 amendments or the application thereof shall not be affected.
- 15 SECTION 4. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 5. This Act shall take effect upon its approval by
- 18 the governor of the State of Hawaii with the consent of the
- 19 United States Congress.

Report Title:

Department of Hawaiian Home Lands; Lessees; Agriculture; Farming; Acreage

Description:

Removes acreage restrictions on leases of Hawaiian home lands for agricultural purposes. Provides that the availability of the foregoing leases shall be subject to the availability of suitable tracts of land. Specifies that the foregoing leases may be for for-profit or non-profit purposes. (SD1)

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