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 Act 149, Session 2 Laws of Hawaii 2018 (Act 149), established a ten-year pilot 3 project to authorize the board of land and natural resources to 4 extend leases of public lands in the Hilo community economic 5 district for the purpose of facilitating improvement and 6 economic opportunity in the area for lessees who commit to 7 making substantial improvements to the existing improvements or 8 constructing new substantial improvements.

9 In extending the lease of public lands in the Hilo
10 community economic district; Act 149 authorized the board of
11 land and natural resources to:

12 (1) Modify or eliminate any of the restrictions specified
13 in section 171-36(a), Hawaii Revised Statutes;
14 (2) Extend or modify the fixed rental period or the term
15 of the lease; provided that the board of land and
16 natural resources approves a development agreement
17 proposed by a lessee to make substantial improvements



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1 to the existing improvements or to construct new
2 substantial improvements, so long as the extension
3 does not extend the original lease term by more than
4 forty years; or

5 (3) Extend the term and modify any provisions of the
6 lease, to the extent necessary to meet the
7 requirements of a lender or to amortize the cost of
8 the substantial improvements that will be paid for by
9 the lessee without institutional financing.

10 Noticeably missing from Act 149 is language that expressly 11 allows the board of land and natural resources to unilaterally 12 amend any terms and conditions of the extended lease to conform 13 to the most current lease form and leasing practices and 14 policies of the board of land and natural resources. The legislature finds this to be in stark contrast to Act 219, 15 16 Session Laws of Hawaii 2011 (Act 219), which was a similar 17 measure that authorized the board of land and natural resources to extend hotel or resort leases for lessees who commit to 18 19 substantial improvement to the existing improvements and 20 contained specific language requiring any extension of a lease 21 granted under the measure to be executed using the most current

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lease form and leasing practices and policies of the board of
 land and natural resources.

3 The legislature also finds that Act 149 allows the board of 4 land and natural resources to subject its approval of lease 5 extensions to additional terms and conditions; provided that 6 such terms and conditions must be set in the rules adopted by 7 the board. The legislature finds, however, to this date, the 8 board of land and natural resources has not adopted any rules 9 governing the extension of leases of public lands under Act 149 10 or any other lease extensions permitted under chapter 171, 11 Hawaii Revised Statutes.

12 The legislature further finds that despite the foregoing, 13 the board of land and natural resources has been approving 14 extensions of leases pursuant to Act 149 by amending the lease 15 terms and conditions to conform to the board's most current 16 lease form and leasing practices and policies.

Accordingly, the purpose of this Act is to clarify that:
(1) The board of land and natural resources shall not
unilaterally amend the terms and conditions of any
lease of public lands being extended pursuant to Act

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1 149, codified at part X of chapter 171, Hawaii Revised 2 Statutes, except as otherwise provided therein; and 3 (2)If the board of land and natural resources wishes to 4 amend the terms and conditions of any lease of public 5 lands being extended pursuant to Act 149 to reflect 6 the board's most current lease form and leasing 7 practices and policies, such lease form and leasing 8 practices and policies must be included in the rules 9 of the board governing the extension of leases 10 pursuant to Act 149 or chapter 171, Hawaii Revised 11 Statutes, adopted by the board in accordance with 12 chapter 91. 13 SECTION 2. Section 171-192, Hawaii Revised Statutes, is amended to read as follows: 14 15 "[+] §171-192[+] Lease restrictions. (a) The board, from 16 time to time, upon the issuance or during the term of any 17 intensive agricultural, aquaculture, commercial, mariculture, 18 special livestock, pasture, hotel, resort, or industrial lease 19 of public lands within the Hilo community economic district, 20 may:

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Modify or eliminate any of the restrictions specified 1 (1)2 in section 171-36(a); 3 Extend or modify the fixed rental period or the term (2) of the lease upon approval by the board of a 4 development agreement proposed by the lessee to make 5 6 substantial improvements to the existing improvements 7 or to construct new substantial improvements so long as the length of any extension granted does not extend 8 9 the original lease term by more than forty years; or 10 Extend the term and modify any provisions of the (3) 11 . lease, to the extent necessary to qualify the lease for mortgage 12 13 lending or quaranty purposes with any federal mortgage lending

14 agency; to qualify the lessee for any state or private lending 15 institution loan, private loan guaranteed by the State, or any 16 loan in which the State and any private lender participates; or 17 to amortize the cost of substantial improvements to the demised 18 premises that are paid for by the lessee without institutional 19 financing.

20 (b) Prior to entering into a development agreement, the21 lessee or the lessee and developer shall submit to the board the

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plans and specifications for the total development being 1 2 proposed. The board shall review the plans and specifications 3 and, in determining whether to approve the development agreement pursuant to subsection (a) (2), consider: 4 Whether the development proposed in the development 5 . (1) 6 agreement is of sufficient worth and value to justify 7 the extension of the lease; 8 (2) The estimated period of time to complete the 9 improvements and expected date of completion of the 10 improvements; and 11 (3) The minimum revised annual rent based on the fair 12 market value of the lands to be developed, as 13 determined by an appraiser for the board, and the 14 percentage of rent where gross receipts exceed a specified amount. 15 (c) An extension of the fixed rental period or term of the 16 17 lease shall be based on the economic life of the substantial 18 improvements as determined by the board or an independent

19 appraiser; provided that the approval of any extension shall be 20 subject to the following:

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1	(1)	The demised premises have been used substantially for
2		the purpose for which they were originally leased;
3	(2)	The length of any extension granted for the fixed
4		rental period of the lease shall not extend the fixed
5		rental period of the original lease by more than forty
6		years;
7	(3)	The length of any extension granted for the term of
8		the lease shall not extend the original lease term by
9		more than forty years;
10	(4)	If a reopening occurs, the rental for any ensuing
11		period shall be the fair market rental as determined
12		under section 171-17(d) at the time of reopening;
13	(5)	Any federal or private lending institution shall be
14		qualified to do business in the State;
15	(6)	Proceeds of any mortgage or loan shall be used solely
16		for the operations or substantial improvements on the
17		demised premises;
18	(7)	Where substantial improvements are financed by the
19		lessee, the lessee shall submit receipts of
20		expenditures within a time period specified by the

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1		boar	d, otherwise the lease extension shall be
2		canc	eled; and
3	(8)	The	[rules of] most current lease form and leasing
4		prac	tices and policies of the board[, setting forth
5		any –	additional terms and conditions, which shall
6		ensu	re]; provided that the lease form and leasing
7		prac	tices and policies shall:
8		<u>(A)</u>	Ensure and promote the purposes of the demised
9			lands [-] <u>;</u>
10		<u>(B)</u>	Be included in the rules of the board governing
11			the extension of leases of public lands pursuant
12			to this part or this chapter, adopted by the
13	:		board in accordance with chapter 91; and
14	•	(C)	Not be used as a reason or justification to delay
15			intaking, processing, considering, and approving
16			requests or application for development
17			agreements and lease extensions pursuant to this
18			section and the department and board shall
19			continue to intake and process applications for
20			development agreements and lease extensions



	pursuant to this section pending the promulgation			
	or approval of administrative rules.			
(d)	The board, from time to time, during the term of any			
agricultu	re, intensive agriculture, aquaculture, commercial,			
mariculture, special livestock, pasture, hotel, resort, or				
industrial lease of public lands within the Hilo community				
economic district, may modify or eliminate any of the				
restrictions specified in section 171-36(a), extend or modify				
the fixed rental period of the lease, or extend the term of the				
lease upon a showing of significant economic hardship directly				
caused by:				
(1)	State disaster, pursuant to chapter 209, including			
	seismic or tidal wave, tsunami, hurricane, volcanic			
:	eruption, typhoon, earthquake, flood, or severe			
	drought; or			
(2)	A taking of a portion of the area of the lease by			
	government action by eminent domain, withdrawal, or			
	conservation easement; provided that the portion taken			
	shall not be less than ten per cent of the entire			
	leased area unless otherwise approved by the board;			
	provided that the board determines that the lessee			
	agricultu maricultu industria economic restricti the fixed lease upo caused by (1)			



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1		will not be adequately compensated pursuant to the	
2		lease provisions.	
3	(e)	The approval of any extension granted pursuant to	
4	subsection (d) shall be subject to the following:		
5	(1)	The demised premises has been used substantially for	
6		the purposes for which they were originally leased;	
7	(2)	The rental shall not be less than the rental for the	
8		preceding term;	
9	(3)	The [rules of] most current lease form and leasing	
10		practices and policies of the board[, setting forth	
11	i.	any additional terms and conditions which shall	
12		ensure]; provided that the lease form and leasing	
13		practices and policies shall:	
14		(A) Ensure and promote the purposes of the demised	
15		lands; and	
16		(B) Be included in the rules of the board governing	
17		the extension of leases of public lands pursuant	
18		to this part or this chapter, adopted by the	
19		board in accordance with chapter 91; and	
20	(4)	The length of the extension shall not exceed a	
21		reasonable length of time for the purpose of providing	



1 relief and shall in no case extend the original 2 lease's fixed rental period by more than forty years. 3 (f) The applicant for any lease extension pursuant to this 4 section shall pay all costs and expenses incurred by the 5 department in connection with the processing, analyzing, and 6 negotiating of any lease extension request and document and of 7 the development agreement under subsections (a) and (b). 8 (g) Except as otherwise provided in this section, the 9 board shall not unilaterally amend the terms and conditions of 10 any lease of public lands being extended pursuant to this part. 11 (h) For the purposes of this section, "lease of public 12 lands" includes leases entered into through direct negotiation 13 without public auction and leases granted at public auction." 14 SECTION 3. This Act does not affect rights and duties that 15 matured, penalties that were incurred, and proceedings that were 16 begun before its effective date. 17 SECTION 4. Statutory material to be repealed is bracketed 18 and stricken. New statutory material is underscored. 19 SECTION 5. This Act shall take effect on July 1, 2050.

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Report Title:

Public Lands; Hilo Community Economic District; Lease Extension; Department of Land and Natural Resources; Board of Land and Natural Resources

Description:

Clarifies that the Board of Land and Natural Resources shall not unilaterally amend the terms and conditions of any lease of public lands being extended pursuant to Act 149, Session Laws of Hawaii 2018, except as otherwise provided therein; and if the Board of Land and Natural Resources wishes to amend the terms and conditions of any lease of public lands being extended to reflect the Board's most current lease form and leasing practices and policies, such lease form and leasing practices and policies must be included in the rules of the Board. Defines "lease of public lands". Effective 7/1/2050. (SD1)

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