THE SENATE TWENTY-SIXTH LEGISLATURE, 2012 STATE OF HAWAII

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S.B. NO.  $^{2790}_{S.D. 1}_{H.D. 1}$ 

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### A BILL FOR AN ACT

RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.

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

1	PART I
2	SECTION 1. Act 187, Session Laws of Hawaii 2010, is
3	amended by amending section 12 to read as follows:
4	"SECTION 12. This Act shall take effect on July 1, 2010;
5	provided that on June 30, [ <del>2012,</del> ] <u>2015,</u> part I of this Act shall
6	be repealed and sections 37-40 and 103D-309(a), Hawaii Revised
7	Statutes, shall be reenacted in the form in which they read on
8	the day prior to the effective date of this Act."
9	SECTION 2. The department of Hawaiian home lands shall
10	report to the legislature no later than twenty days prior to the
11	convening of the regular sessions of 2013, 2014, and 2015 on the
12	status of the pilot project established under part I of Act 187,
13	Session Laws of Hawaii 2010.
14	PART II
15	SECTION 3. Section 213, Hawaiian Homes Commission Act,
16	1920, as amended, is amended by amending subsection (i) to read

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17 as follows:

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1 (i) Native Hawaiian rehabilitation fund. Pursuant to 2 Article XII, Section 1, of the Hawaii Constitution, thirty per 3 cent of the state receipts, derived from lands previously 4 cultivated as sugarcane lands under any other provision of law 5 and from water licenses, [and fifteen per cent of all revenues 6 from lease agreements granted lease extensions pursuant to 7 section 228, ] shall be deposited into this fund. The department 8 shall use this money for the rehabilitation of native Hawaiians, 9 native Hawaiian families, and Hawaiian homestead communities, . 10 which shall include the educational, economic, political, 11 social, and cultural processes by which the general welfare and 12 conditions of native Hawaiians are thereby improved and 13 perpetuated. 14 The native Hawaiian rehabilitation fund shall be subject to 15 the following conditions: 16 All moneys received by the fund shall be deposited (1)17 into the state treasury and kept separate and apart 18 from all other moneys in the state treasury; The director of finance shall serve as a custodian of 19 (2) 20 the fund. All payments from the fund shall be made by 21 the director of finance only upon vouchers approved by 22 the commission;



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1	(3)	The commission shall develop guidelines for the
2		investment of moneys in the fund;
3	(4)	The commission may invest and reinvest in investments
4		authorized by chapter 88, Hawaii Revised Statutes.
5		The commission may hold, purchase, sell, assign,
6		transfer, or dispose of any securities and investments
7		in which any of the moneys shall have been invested,
8		as well as the proceeds of such investments; and
9	(5)	The commission may pay out of any of the moneys held
10		for investment, a reasonable amount to any person for
11		supplying investment advisory or consultive services;
12		and to meet such other costs incident to the prudent
13		investment of moneys as the commission may approve.
14	Any	payment of principal, interest, or other earnings
15	arising o	ut of the loan or investment of money from this fund
16	shall be	credited to and deposited into this fund.
17	Sect	ions 214, 215, 216, and 217 shall not apply to
18	administr	ation of this fund. The department is authorized to
19	adopt rul	es under chapter 91, Hawaii Revised Statutes, necessary
20	to admini	ster and carry out the purposes of this fund.
21	[ <del>The</del>	department shall submit an annual report to the
22	<del>legislatu</del>	re and the United States Department of the Interior, no
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1	later than twenty days prior to the convening of each regular
2	session of the legislature, beginning with the regular session
3	of 2011, on expenditures from this fund that are derived from
4	the amounts deposited from commercial and multipurpose project
5	lease extensions pursuant to section 228(e), including the
6	amount expended, the recipient of the moneys expended, and the
7	purpose of the expenditure.] "
8	SECTION 4. Section 228, Hawaiian Homes Commission Act,
9	1920, as amended, is amended to read as follows:
10	"[+]§228.[+] Commercial and multipurpose project leases;
11	extension of term. (a) Notwithstanding any law to the
12	contrary, the procedures under this section shall apply to
13	commercial and multipurpose projects under section 204 or 220.5,
14	and shall be in addition to any other procedures required by
15	law.
16	(b) Prior to the disposition of available land through a
17	request for proposals for an initial lease for a commercial or
18	multipurpose project, the department shall consult with
19	beneficiaries of the trust in the master planning of the
20	available lands. The process of beneficiary consultation shall
21	be as established by the department and shall:

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1	(1)	Engage beneficiaries and beneficiary-serving
2		organizations;
3	(2)	Provide for the timely dissemination of information
4		about the proposed project and the gathering of input;
5		and
6	(3)	Allow for a reasonable time and reasonable access to
7		relevant information for evaluation and consideration.
8	(c)	Notwithstanding section 220.5(d)(1), the department
9	may extend	d the term of a lease of Hawaiian home lands for
10	commercia	l or multipurpose projects and with the approval by the
11	departmen	t of a written agreement proposed by the lessee, or the
12	lessee and	d developer, to:
13	(1)	Make improvements to the leased property; or
14	(2)	Obtain financing for the improvement of the leased
15		lands.
16	The extens	sion of the lease pursuant to this section shall be
17	based upor	n the improvements made or to be made, shall be no
18	longer that	an twenty years, and shall be granted only once.
19	(đ)	Before the written agreement is approved, the lessee,
20	or the lea	ssee and developer, shall submit to the department the
21	plans and	specifications for the proposed development. The

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1	departmen	t shall review the plans, specifications, and the
2	written a	greement and determine:
3	(1)	Whether the development is of sufficient value and
4		meets the priorities of the commission to justify an
5		extension of the lease;
6	(2)	The estimated time needed to complete the improvements
7		and expected date of completion of the improvements;
8		and
9	(3)	The minimum revised annual rent based on the fair
10		market value of the lands to be developed, as
11		determined by an appraiser for the department, and
12		percentage rent where gross receipts exceed a
13		specified amount.
14	The commission shall adopt and publish a policy pursuant to	
15	chapter 9	1, Hawaii Revised Statutes, which shall be used to
16	evaluate	any request for a lease extension, including the terms
17	of the le	ase, prospective payments, and renegotiation, and shall
18	be used b	y the commission for any final determination on a lease
19	extension	request.
20	[ <del>(e)</del>	Upon the extension of a lease term pursuant to
21	subsection (c), the department shall deposit fifteen per cent of	
22	all-revenues generated from the lease from the time the lease	
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1	extension	is granted, into the native Hawaiian rehabilitation
2	fund unde	er-section 213(i).
3	<del>(£)</del> ]	(e) The department shall submit an annual report to
4	the legis	lature and the United States Department of the
5	Interior,	no later than twenty days prior to the convening of
6	each regu	lar session, beginning with the regular session of
7	2011, of	all leases of available lands for commercial and
8	multipurp	ose projects, including the following:
9	(1)	The total number of leases;
10	(2)	Acreage of each lease;
11	(3)	Terms of each lease;
12	(4)	Whether the lessee is a beneficiary or beneficiary
13		controlled organization; and
14	(5)	Whether the lease was for retained available lands not
15		required for leasing under section 207(a), and was
16		negotiated with a native Hawaiian, or organization or
17		association owned or controlled by native Hawaiians,
18		under section 204(a)(2).
19	<u>(f)</u>	All lease revenues from commercial and multipurpose
20	project 1	eases collected by the department to which this section
21	applies s	hall be deposited into the Hawaiian home administration
22	<u>account</u> e	stablished under section 213(f).
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1 (g) As used in this section, "improvements" means any 2 renovation, rehabilitation, reconstruction, or construction of 3 the property, including minimum requirements for off-site and 4 on-site improvements." 5 SECTION 5. Act 187, Session Laws of Hawaii 2010, is 6 amended by repealing section 9: 7 ["SECTION 9. All lease revenues from commercial and 8 multipurpose project leases collected by the department of 9 Hawaiian home lands to which section , Hawaiian Homes 10 Commission Act, 1920, as amended, applies shall be deposited 11 into the Hawaiian home lands trust fund established under 12 section 213.6, Hawaiian Homes Commission Act, 1920, as amended; 13 provided that the department of Hawaiian home lands shall 14 deposit fifteen per cent of those revenues that are derived from 15 the amounts deposited from commercial and multipurpose project 16 lease extensions pursuant to section (e), Hawaiian Homes Commission Act, 1920, as amended, into the native Hawaiian 17 18 rehabilitation fund established under section 213(i), Hawaiian 19 Homes-Commission Act, 1920, -as-amended."] 20 PART III 21 SECTION 6. Statutory material to be repealed is bracketed 22 and stricken. New statutory material is underscored.

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SECTION 7. This Act shall take effect on July 1, 2012;
provided that part I shall take effect on June 29, 2012.





Report Title: Department of Hawaiian Home Lands

#### Description:

Extends the repeal date in Act 187, SLH 2010, to continue the pilot project that enables the Department of Hawaiian Home Lands to begin housing and other projects without having the full amount of the cost of the projects on hand at the start of the project. Requires report to the Legislature prior to the convening of the 2013, 2014, and 2015 Regular Sessions on the status of the pilot project. Repeals the requirement that 15 percent of the revenues from the time of extension of a commercial or multipurpose project lease of Hawaiian home lands be deposited into the Native Hawaiian Rehabilitation Fund. Requires all revenues from commercial or multipurpose leases to be deposited into the Hawaiian Home Administration Account. (SB2790 HD1)

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

