RELATING TO LOWER HAMAKUA DITCH.

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

SECTION 1. The legislature finds that the lower Hamakua ditch is a more-than-century-old agricultural water system that, at its historical high point, provided irrigation water to farmers in the Hamakua area at a maximum delivery capacity of approximately forty million gallons per day. A 2008 study by the department of natural resources and environmental management within the college of tropical agriculture and human resources at the University of Hawaii at Manoa found that use of water from the lower Hamakua ditch averaged twelve million gallons per day at that time.

In 1999, a federal watershed project grant provided funding and assistance for the restoration of the lower Hamakua ditch following years of neglect due to the closure of the sugar plantation which it had primarily served. Since then, diversified agricultural production has increased in the area served by the ditch and has been instrumental in the economic recovery of the region. The legislature finds that imposing a cap on water delivery fees for water provided by the lower
Hamakua ditch further encourages use of that water, particularly by small family farmers, thereby supporting agricultural production and further increasing economic growth in the Hamakua area.

The purpose of this Act is to encourage agricultural production and economic growth by setting a limit on the water delivery fee for water provided by the lower Hamakua ditch irrigation system.

SECTION 2. Section 167-6, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows:

"(a) The board of agriculture shall also have the power to:

(1) Establish and certify the total amount of acreage assessments to be levied annually and collect the assessments within each project;

(2) Set and from time to time revise tolls that it shall charge for the water provided by its facilities, subject to the rate policies established hereunder; provided that the toll for water provided by the lower Hamakua ditch shall not exceed 20 cents per one thousand gallons;"
(3) Establish priorities between the several lands included in a project according to the use to which the lands are put or other reasonable basis for classification;

(4) Govern the furnishing of water in the event of a shortage of supply and to correlate water tolls with these priorities;

(5) Charge and collect water tolls, fees, and other charges established in connection herewith;

(6) Sell, exchange, transfer, assign, or pledge any property, real or personal, or any interest therein, to any person, firm, corporation, or government, except as prohibited by the laws of the State;

(7) Hold, clear, and improve property;

(8) Borrow money for any of the purposes hereunder;

(9) Insure or provide for the insurance of the property or operations of the board against such risks as the board may deem advisable;

(10) Include in any construction contract executed in connection with a project, stipulations requiring that the contractor and any subcontractors comply with requirements as to minimum wages and maximum hours of
labor, and comply with any conditions that the federal
government may have attached to its financial aid of
the project;

(11) Delegate to the chairperson or employees of the
department, subject to the board's control and
responsibility, powers and duties as may be lawful or
proper for the performance of the functions vested in
the board;

(12) Set, charge, and collect interest and a service charge
on delinquent payments due on water tolls, acreage
assessments, or other related accounts; provided that
the rate of interest shall not exceed one per cent per
month and the service charge shall not exceed $7 for
each delinquent payment;

(13) Collect delinquent acreage assessments in accordance
with sections 231-61 to 231-70; provided that the
chairperson shall have all of the powers provided to
the director of taxation or state tax collector under
chapter 231 that may be necessary or convenient to
collect delinquent acreage assessments;

(14) Accept a security interest in real or personal
property for a debt restructured under a payment plan
for delinquent water tolls, acreage assessments, or
other related irrigation project accounts subject to
the rate of interest set forth in paragraph (12); and
(15) Foreclose upon or otherwise enforce the security
interest accepted under paragraph (14) by any method
provided for by law and to hold title to, maintain,
use, manage, operate, sell, lease, or otherwise
dispose of that personal or real property to recover
the debt secured."

SECTION 3. New statutory material is underscored.

SECTION 4. This Act shall take effect on July 1, 2015;
provided that on June 30, 2025, this Act shall be repealed and
section 167-6, Hawaii Revised Statutes, shall be reenacted in
the form in which it read on the day before the effective date
of this Act.
Report Title:
Lower Hamakua Ditch; Irrigation; Temporary Toll Cap

Description:
Limits the toll that the Board of Agriculture may charge for water from Lower Hamakua Ditch. Takes effect on 7/1/2015. Repeals on 6/30/2025. (HB2179 CD1)

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