

From: [Maurie Feldberg](#)
To: [DBEDT LUC](#)
Subject: [EXTERNAL] Fwd: Hawaii Revised Statute §205-47 - IAL - written testimony
Date: Thursday, April 29, 2021 9:48:24 AM

To Whom It May Concern;

We have a 7 acre parcel in the Poamoho Estates. This is a private, gated community. There are a few small, private hobby farms but mostly individuals living quietly and privately on their acreage and enjoying their horses and other rural interests.

We believe that this proposed law is **unconstitutional and a wrongful taking of land. This undertaking may force residents and renters from living on their land** as well opening the door to so many potential wrongdoings by the increasingly power hungry City & County.

The process executed by the City and County of Honolulu, in our opinion, did not follow the legal statute; and in addition did not include all landowners. This law will put private agricultural lands into **government control** while restricting the use of our lands for current and future generations. This is just another socialist step towards communism and must be stopped! This process cannot be a "catch all" for all lands that you have drawn your circle around. Privately owned, residential, gated communities should not be 'randomly' included in such government land grabs.

We request that the State of Hawaii and City and County of Honolulu make IAL a **VOLUNTARY** process and allow the Hawaii citizens and landowners to rightfully choose if they desire their land to become IAL. IAL should not be forced on us.

Regards,
Maurie

Maurie Feldberg
maurie@kokuacare.com
808-753-4400