2365 S.B. NO.

A BILL FOR AN ACT

RELATING TO TRANSPORTATION.

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

SECTION 1. Airports throughout the United States have 1 renovated, reconfigured, and relocated rental motor vehicle 2 customer facilities as an appropriate means of efficiently and 3 effectively dealing with increased demands for space. Many, if 4 not most, of these airports commonly use the collection of a 5 rental motor vehicle customer facility charge to finance the 6 renovation, construction, operation, and maintenance of rental 7 motor vehicle customer facilities and pay for associated shuttle 8 bus systems to transport passengers to and from these rental 9 motor vehicle customer facilities without adversely affecting 10 11 general airport funds.

Further, the legislature finds that concessionaires, including rental motor vehicle companies, have historically contributed about 50 per cent or more of Hawaii's airport revenues by way of concession rental payments. Such revenues have typically been used primarily to pay for improvements for airlines as well as some improvements for airport concessions.



It is not the intent of the legislature to preclude the use of 1 such revenues for facility improvements and other support for 2 rental motor vehicle concessions at public airports by the 3 passage of this Act. Given the future expenditure plans and 4 present shortage of airport revenues for facility and other 5 improvements, it is the intent of the legislature to expedite 6 the provision of needed rental motor vehicle customer facilities 7 that can better serve Hawaii's visitors and residents. 8

The purpose of this Act is to provide the department of 9 transportation with the authority to establish and collect a 10 rental motor vehicle customer facility charge dedicated to the 11 renovation and development of rental motor vehicle customer 12 facilities, including, without limitation, acquisition of 13 property or property rights; acquisition of equipment for and 14 operation of a unified shuttle bus system to and from passenger 15 16 terminals and rental motor vehicle customer facilities; and design, construction, renovation, operation, and maintenance of 17 the rental motor vehicle customer facilities. 18

19 SECTION 2. Chapter 261, Hawaii Revised Statutes, is 20 amended by adding a new section to be appropriately designated 21 and to read as follows:

22 "<u>§261- Rental motor vehicle customer facility charge</u> SB2365 HD1 HMS 2008-3642



1	special fu	nd. (a) There is established in the state treasury			
2	the rental motor vehicle customer facility charge special fund				
3	to be admi	nistered by the director, into which shall be			
4	deposited	all proceeds from the rental motor vehicle customer			
5	facility charge.				
6	(b) Moneys in the rental motor vehicle customer facility				
7	charge special fund shall be used for enhancement, renovation,				
8	operation, and maintenance of existing rental motor vehicle				
9	customer f	facilities and the development of new rental motor			
10	vehicle cu	istomer facilities at state airports, including:			
11	(1)	Acquisition and maintenance of property or property			
12		rights for rental motor vehicle purposes;			
13	(2)	Acquisition of equipment for and operation of a			
14		unified shuttle bus system to and from passenger			
15		terminals and the rental motor vehicle customer			
16		facilities;			
17	(3)	Consultant fees;			
18	(4)	Management, operation, and maintenance fees for rental			
19		motor vehicle customer facilities and related			
20		services; and			



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1	(5) Design, construction, operation, and maintenance of,
2	or allocable to, the approved rental motor vehicle
3	customer facilities.
4	In planning the future needs and expenditures of these moneys,
5	the director, or deputy designated by the director, shall, at
6	least once a year, consult with lessors, as defined in section
7	437D-3, who are using or who in the future may use the
8	facilities and services. No moneys shall be expended to plan,
9	design, improve, enhance, acquire, or construct rental motor
10	vehicle customer facilities, equipment, or services shared or to
11	be shared by rental motor vehicle concessions at a state airport
12	except as determined by the director.
13	(c) The rental motor vehicle customer facility charge
14	special fund shall be exempt from sections 36-30 and 103-8.5."
15	SECTION 3. Section 36-30, Hawaii Revised Statutes, is
16	amended by amending subsection (a) to read as follows:
17	"(a) Each special fund, except the:
18	(1) Transportation use special fund established by section
19	261D-1;
20	(2) Special out-of-school time instructional program fund
21	under section 302A-1310;



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1	(3) School cafeteria special funds of the department of		
2		education;	
3	(4)	(4) Special funds of the University of Hawaii;	
4	(5) State educational facilities improvement special fur		
5	(6)	Special funds established by section 206E-6;	
6	(7)	Aloha Tower fund created by section 206J-17;	
7	(8)	Funds of the employees' retirement system created by	
8		section 88-109;	
9	(9)	Unemployment compensation fund established under	
10		section 383-121;	
11	(10)	Hawaii hurricane relief fund established under chapter	
12		431P;	
13	(11)	(11) Convention center enterprise special fund established	
14	under section 201B-8;		
15	(12)	Hawaii health systems corporation special funds and	
16		the subaccounts of its regional system boards;	
17	(13)	Tourism special fund established under section	
18		201B-11;	
19	(14)	Universal service fund established under chapter 269;	
20	(15)	Emergency and budget reserve fund under section	
21		328L-3;	



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1	(16)	Public schools special fees and charges fund under
2		section 302A-1130(f);
3	(17)	Sport fish special fund under section 187A-9.5;
4	(18)	Neurotrauma special fund under section 321H-4;
5	(19)	Center for nursing special fund under section 304A-
6		2163;
7	(20)	Passenger facility charge special fund established by
8		section 261-5.5;
9	(21)	Court interpreting services revolving fund under
10		section 607-1.5;
11	(22)	Trauma system special fund under section 321-22.5;
12	(23)	Hawaii cancer research special fund;
13	(24)	Community health centers special fund; [and]
14	(25)	Emergency medical services special fund; and
15	(26)	Rental motor vehicle customer facility charge special
16		fund established under section 261- ,
17	shall be	responsible for its pro rata share of the
18	administr	ative expenses incurred by the department responsible
19	for the o	perations supported by the special fund concerned."
20	SECT	ION 4. Section 103-8.5, Hawaii Revised Statutes, is
21	amended b	y amending subsection (a) to read as follows:



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1	"(a) There is created a works of art special fund, into		
2	which shall be transferred one per cent of all state fund		
3	appropriations for capital improvements designated for the		
4	construction cost element; provided that this transfer shall		
5	apply only to capital improvement appropriations that are		
6	designated for the construction or renovation of state		
7	buildings. The one per cent transfer requirement shall not		
8	apply to appropriations from the passenger facility charge		
9	special fund established by section 261-5.5[+] and the rental		
10	motor vehicle customer facility charge special fund established		
11	under section 261"		
12	SECTION 5. Section 261-5, Hawaii Revised Statutes, is		
13	amended by amending subsection (a) to read as follows:		
14	"(a) Except for [that]:		
15	(1) That portion of the payments received by the		
16	department under a contract entered into as authorized		
17	by section 261-7 and deposited in the transportation		
18	use special fund pursuant to section 261D-1[, and		
19	except_for_all];		
20	(2) All proceeds from the passenger facility charge and		
21	deposited in the passenger facility charge special		
22	<pre>fund[-]; and</pre>		



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1	(3) All proceeds from the rental motor vehicle customer
2	facility charge and deposited in the rental motor
3	vehicle customer facility charge special fund,
4	all moneys received by the department from rents, fees, and
5	other charges collected pursuant to this chapter, as well as all
6	aviation fuel taxes paid pursuant to section 243-4(a)(2), shall
7	be paid into the airport revenue fund created by section 248-8.
8	All moneys paid into the airport revenue fund shall be
9	appropriated, applied, or expended by the department for any
10	purpose within the jurisdiction, powers, duties, and functions
11	of the department related to the statewide system of airports,
12	including, without limitation, the costs of operation,
13	maintenance, and repair of the statewide system of airports and
14	reserves therefor, and acquisitions (including real property and
15	interests therein), constructions, additions, expansions,
16	improvements, renewals, replacements, reconstruction,
17	engineering, investigation, and planning for the statewide
18	system of airports, all or any of which in the judgment of the
19	department are necessary to the performance of its duties or
20	functions. The department shall generate sufficient revenues
21	from its airport properties to meet all of the expenditures of
22	the statewide system of airports and to comply with section 39-
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61; provided that as long as sufficient revenues are generated 1 to meet such expenditures, the director of transportation may, 2 in the director's discretion, grant a rebate of the aviation 3 fuel taxes paid into the airport revenue fund during a fiscal 4 year pursuant to sections 243-4(a)(2) and 248-8 to any person 5 who has paid airport use charges or landing fees during such 6 fiscal year. Such rebate may be granted during the next 7 succeeding fiscal year but shall not exceed one-half cent per 8 gallon per person, and shall be computed on the total number of 9 gallons for which the tax was paid by such person, for such 10 11 fiscal year."

12 SECTION 6. Section 261-7, Hawaii Revised Statutes, is 13 amended to read as follows:

14 "§261-7 Operation and use privileges. (a) In operating 15 an airport or air navigation facility owned or controlled by the 16 department of transportation, or in which it has a right or 17 interest, the department may enter into contracts, leases, 18 licenses, and other arrangements with any person:

19 (1) Granting the privilege of using or improving the
20 airport or air navigation facility or any portion or
21 facility thereof or space therein for commercial
22 purposes;



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1	(2)	Conferring the privilege of supplying goods,
2		commodities, things, services, or facilities at the
3		airport or air navigation facility;
4	(3)	Making available services, facilities, goods,
5		commodities, or other things to be furnished by the
6		department or its agents at the airport or air
7		navigation facility; or
8	(4)	Granting the use and occupancy on a temporary basis by
9		license or otherwise any portion of the land under its
10		jurisdiction which for the time being may not be
11		required by the department so that it may put the area
12		to economic use and thereby derive revenue therefrom.
13	All	the arrangements shall contain a clause that the land
14	may be re	possessed by the department when needed for aeronautics
15	purposes	upon giving the tenant temporarily occupying the same
16	not less	than thirty days' notice in writing of intention to
17	repossess	3.
18	(b)	Except as otherwise provided in this section, in each
19	case ment	ioned in subsection (a)(1), (2), (3), and (4), the
20	departmer	nt may establish the terms and conditions of the
21	contract,	lease, license, or other arrangement, and may fix the
22	charges,	rentals, or fees for the privileges, services, or
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1 things granted, conferred, or made available, for the purpose of 2 meeting the expenditures of the statewide system of airports set 3 forth in section 261-5(a), which includes expenditures for 4 capital improvement projects approved by the legislature. Such 5 charges shall be reasonable and uniform for the same class of 6 privilege, service, or thing.

(c) The department shall enter into a contract with no 7 more than one person ("contractor") for the sale and delivery of 8 in-bond merchandise at Honolulu International Airport, in the 9 manner provided by law. The contract shall confer the right to 10 operate and maintain commercial facilities within the airport 11 for the sale of in-bond merchandise and the right to deliver to 12 the airport in-bond merchandise for sale to departing foreign-13 14 bound passengers.

15 The department shall grant the contract pursuant to the 16 laws of this State and may take into consideration:

17 (1) The payment to be made on in-bond merchandise sold at
18 Honolulu International Airport and on in-bond
19 merchandise displayed or sold elsewhere in the [State]
20 state and delivered to the airport;



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(2) The ability of the applicant to comply with all
 federal and state rules and regulations concerning the
 sale and delivery of in-bond merchandise; and
 (3) The reputation, experience, and financial capability
 of the applicant.

The department shall actively supervise the operation of 6 the contractor to [insure] ensure its effectiveness. The 7 department shall develop and implement such guidelines as it may 8 find necessary and proper to actively supervise the operations 9 of the contractor, and shall include guidelines relating to the 10 department's review of the reasonableness of contractor's price 11 schedules, quality of merchandise, merchandise assortment, 12 operations, and service to customers. 13

Apart from the contract described in this subsection, the department shall confer no right upon nor suffer nor allow any person to offer to sell, sell, or deliver in-bond merchandise at Honolulu International Airport; provided that this section shall not prohibit the delivery of in-bond merchandise as cargo to the Honolulu International Airport.

(d) The department, by contract, lease, or other
arrangement, upon a consideration fixed by it, may grant to any
qualified person the privilege of operating, as agent of the



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State or otherwise, any airport owned or controlled by the department; provided that no such person shall be granted any authority to operate the airport other than as a public airport or to enter into any contracts, leases, or other arrangements in connection with the operation of the airport which the department might not have undertaken under subsection (a).

The department may fix and regulate, from time to 7 (e) time, reasonable landing fees for aircraft, including the 8 imposition of landing surcharges or differential landing fees, 9 and other reasonable charges for the use and enjoyment of the 10 airports and the services and facilities furnished by the 11 department in connection therewith, including the establishment 12 of a statewide system of airports landing fees, a statewide 13 system of airports support charges, and joint use charges for 14 the use of space shared by users, which fees and charges may 15 vary among different classes of users such as foreign carriers, 16 domestic carriers, inter-island carriers, air taxi operators, 17 helicopters, and such other classes as may be determined by the 18 director, for the purpose of meeting the expenditures of the 19 statewide system of airports set forth in section 261-5(a), 20 which includes expenditures for capital improvement projects 21 22 approved by the legislature.





14

In setting airports rates and charges, including landing
 fees, the director may enter into contracts, leases, licenses,
 and other agreements with aeronautical users of the statewide
 system of airports containing such terms, conditions, and
 provisions as the director deems advisable.

If the director has not entered into contracts, leases, 6 licenses, and other agreements with any or fewer than all of the 7 aeronautical users of the statewide system of airports prior to 8 the expiration of an existing contract, lease, license, or 9 agreement, the director shall set and impose rates, rentals, 10 fees, and charges pursuant to this subsection without regard to 11 the requirements of chapter 91; provided that a public 12 informational hearing shall be held on the rates, rentals, fees, 13 14 and charges.

The director shall develop rates, rentals, fees, and 15 charges in accordance with a residual methodology so that the 16 statewide system of airports shall be, and always remain, self-17 sustaining. The rates, rentals, fees, and charges shall be set 18 at such levels as to produce revenues which, together with 19 aviation fuel taxes, shall be at least sufficient to meet the 20 expenditures of the statewide system of airports set forth in 21 section 261-5(a), including expenditures for capital improvement 22



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projects approved by the legislature, and to comply with 1 2 covenants and agreements with holders of airport revenue bonds. The director may develop and formulate methodology in 3 setting the various rates, rentals, fees, and charges imposed 4 and may determine usage of space, estimate landed weights, and 5 apply such portion of nonaeronautical revenue deemed appropriate 6 7 in determining the rates, rentals, fees, and charges applicable to aeronautical users of the statewide system of airports. 8 9 The rates, rentals, fees, and charges determined by the director in the manner set forth in this subsection shall be 10 those charges payable by the aeronautical users for the periods 11 immediately following the date of expiration of the existing 12 13 contract, lease, license, or agreement. If fees are established 14 pursuant to this section, the department shall prepare a detailed report on the circumstances and rates and charges that 15 16 have been established, and shall submit the report to the legislature no later than twenty days prior to the convening of 17 18 the next regular session.

19 If a schedule of rates, rentals, fees, and charges 20 developed by the director in accordance with this section is 21 projected by the department to produce revenues which, together 22 with aviation fuel taxes, will be in excess of the amount



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required to meet the expenditures of the statewide system of 1 airports set forth in section 261-5(a), including expenditures 2 for capital improvement projects approved by the legislature, 3 and to comply with covenants and agreements with holders of 4 airport revenue bonds, the department shall submit the schedule 5 6 of rates, rentals, fees, and charges to the legislature prior to the convening of the next regular session of the legislature. 7 Within forty-five days after the convening of the regular 8 session, the legislature may disapprove any schedule of rates, 9 10 rentals, fees, and charges required to be submitted to it by this section by concurrent resolution. If no action is taken by 11 the legislature within the forty-five-day period the schedule of 12 rates, rentals, fees, and charges shall be deemed approved. Ιf 13 14 the legislature disapproves the schedule within the forty-fiveday period, the director shall develop a new schedule of rates, 15 rentals, fees, and charges in accordance with this section 16 within seventy-five days of the disapproval. Pending the 17 development of a new schedule of rates, rentals, fees, and 18 charges, the schedule submitted to the legislature shall remain 19 in force and effect. 20

Notwithstanding any other provision of law to the contrary,
 the department may waive landing fees and other aircraft charges
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established under this section at any airport owned or 1 2 controlled by the State whenever: The governor declares a state of emergency; and 3 (1)(2) The department determines that the waiver of landing 4 fees and other charges for the aircraft is consistent 5 with assisting in the delivery of humanitarian relief 6 to disaster-stricken areas of the [State.] state. 7 (f) To enforce the payment of any charges for repairs or 8 improvements to, or storage or care of any personal property 9 10 made or furnished by the department or its agent in connection with the operation of an airport or air navigation facility 11 owned or operated by the department, the department shall have 12 liens on the property, which shall be enforceable by it as 13 provided by sections 507-18 to 507-22. 14 The department from time to time may establish 15 (q) developmental rates for buildings and land areas used 16 exclusively for general aviation activities at rates not less 17 than fifty per cent of the fair market rentals of the buildings 18 and land areas and may restrict the extent of buildings and land 19 areas to be [utilized.] used. 20 (h) Notwithstanding any laws to the contrary, the 21 department may establish, levy, assess, and collect rental motor 22 SB2365 HD1 HMS 2008-3642

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1	vehicle customer facility charges which shall be paid to the
2	department periodically as determined by the department. These
3	charges shall be as reasonably necessary to pay for, or finance
4	on a long-term basis where appropriate, the uses of the rental
5	motor vehicle customer facility charges as set forth by the
6	rental motor vehicle customer facility charge special fund in
7	section 261-
8	The rental motor vehicle customer facility charges shall be
9	levied, assessed, and collected from all rental motor vehicle
10	customers who benefit from the use of any type of rental motor
11	vehicle facility or service provided by the department at a
12	state airport.
12 13	<u>state airport.</u> All rental motor vehicle customer facility charges shall be
13	All rental motor vehicle customer facility charges shall be
13 14	All rental motor vehicle customer facility charges shall be collected by lessors as defined in section 437D-3 and who
13 14 15	All rental motor vehicle customer facility charges shall be collected by lessors as defined in section 437D-3 and who operate a car rental concession awarded by the department at a
13 14 15 16	All rental motor vehicle customer facility charges shall be collected by lessors as defined in section 437D-3 and who operate a car rental concession awarded by the department at a state airport; provided that customers of lessors, as defined in
13 14 15 16 17	All rental motor vehicle customer facility charges shall be collected by lessors as defined in section 437D-3 and who operate a car rental concession awarded by the department at a state airport; provided that customers of lessors, as defined in section 437D-3, who do not operate a car rental concession at a
13 14 15 16 17 18	All rental motor vehicle customer facility charges shall be collected by lessors as defined in section 437D-3 and who operate a car rental concession awarded by the department at a state airport; provided that customers of lessors, as defined in section 437D-3, who do not operate a car rental concession at a state airport but whose customers benefit from the use of a car
 13 14 15 16 17 18 19 	All rental motor vehicle customer facility charges shall be collected by lessors as defined in section 437D-3 and who operate a car rental concession awarded by the department at a state airport; provided that customers of lessors, as defined in section 437D-3, who do not operate a car rental concession at a state airport but whose customers benefit from the use of a car rental facility or service at a state airport paid for by rental



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1	represents	a fair share of the cost and ongoing expenses	
2	relating t	o customer use of such a facility or service. All	
3	rental mot	or vehicle customer facility charges collected by such	
4	lessor sha	all be paid to the department.	
5	Notwi	thstanding any law to the contrary, the department may	
6	contract t	the management, maintenance, and operations of the	
7	facility and related services with airport concessions or their		
8	designee t	that share in the use of a rental motor vehicle	
9	customer f	acility at a state airport."	
10	SECTI	ION 7. Section 437D-8.4, Hawaii Revised Statutes, is	
11	amended by	amending subsection (a) to read as follows:	
12	"(a)	Notwithstanding any law to the contrary, a lessor may	
13	visibly pa	ass on to a lessee:	
14	(1)	The general excise tax attributable to the	
15		transaction;	
16	(2)	The vehicle license and registration fee and weight	
17		taxes, prorated at 1/365th of the annual vehicle	
18		license and registration fee and weight taxes actually	
19		paid on the particular vehicle being rented for each	
20		full or partial [twenty-four hour] <u>twenty-four-hour</u>	
21		rental day that the vehicle is rented; provided the	
22		total of all vehicle license and registration fees	



1		charged to all lessees shall not exceed the annual	
2		vehicle license and registration fee actually paid for	
3		the particular vehicle rented;	
4	(3)	The rental motor vehicle surcharge tax as provided in	
5		section 251-2 attributable to the transaction;	
6	(4)	The county surcharge on state tax under section	
7		46-16.8; provided that the lessor itemizes the tax for	
8		the lessee; and	
9	(5)	The rents or fees paid to the department of	
10		transportation under concession contracts $[-7]$	
11		negotiated pursuant to chapter 102, [or] service	
12		permits[$_{ au}$] granted pursuant to title 19, Hawaii	
13		Administrative Rules, or rental motor vehicle customer	
14		facility charges established pursuant to section 261-	
15		<u>7;</u> provided that:	
16		(A) The rents or fees are limited to amounts that can	
17		be attributed to the proceeds of the particular	
18		transaction;	
19		(B) The rents or fees shall not exceed the lessor's	
20		net payments to the department of transportation	
21		made under concession contract or service permit;	



1	(C)	The lessor submits to the department of
2		transportation and the department of commerce and
3		consumer affairs a statement, verified by a
4		certified public accountant as correct, that
5		reports the amounts of the rents or fees paid to
6		the department of transportation pursuant to the
7		applicable concession contract or service permit:
8		(i) For all airport locations; and
9		(ii) For each airport location;
10	(D)	The lessor submits to the department of
11		transportation and the department of commerce and
12		consumer affairs a statement, verified by a
13		certified public accountant as correct, that
14		reports the amounts charged to lessees:
15		(i) For all airport locations;
16		(ii) For each airport location; and
17	(iii) / For each lessee;
18	(E)	The lessor includes in these reports the
19		methodology used to determine the amount of fees
20		charged to each lessee; and
21	(F)	The lessor submits the above information to the
22		department of transportation and the department
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of commerce and consumer affairs within three
 months of the end of the preceding annual
 accounting period or contract year as determined
 by the applicable concession agreement or service
 permit.

The respective departments, in their sole discretion, 6 may extend the time to submit the statement required 7 in this subsection. If the director determines that 8 an examination of the lessor's information is 9 10 inappropriate under this subsection and the lessor fails to correct the matter within ninety days, the 11 director may conduct an examination and charge a 12 lessor an examination fee based upon the cost per hour 13 per examiner for evaluating, investigating, and 14 verifying compliance with this subsection, as well as 15 additional amounts for travel, per diem, mileage, and 16 other reasonable expenses incurred in connection with 17 the examination, which shall relate solely to the 18 requirements of this subsection, and which shall be 19 billed by the departments as soon as feasible after 20 the close of the examination. The cost per hour shall 21 be \$40 or as may be established by rules adopted by 22



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1 the director. The lessor shall pay the amounts billed 2 within thirty days following the billing. All moneys 3 collected by the director shall be credited to the 4 compliance resolution fund."

SECTION 8. Notwithstanding section 6 of this Act, the 5 department of transportation, as of September 1, 2008, shall 6 levy, assess, and collect a rental motor vehicle customer 7 8 facility charge of \$1 per day, or any portion of a day that a rental motor vehicle is rented or leased, by a rental motor 9 vehicle concession where customers pick up and return rental 10 vehicles to a facility at a state airport as determined by the 11 director. Moneys shall continue to be collected only until such 12 time that the sum of \$25,000,000 is collected and deposited into 13 the rental motor vehicle customer facility charge special fund. 14 The provisions of this section shall not impair, limit, or 15 restrict the department of transportation from levying, 16 assessing, establishing, and collecting rental motor vehicle 17 customer facility charges as set forth in section 6 of this Act. 18 SECTION 9. There is appropriated out of the rental motor 19 vehicle customer facility charge special fund established by 20 section 261- , Hawaii Revised Statutes, the sum of \$7,000,000 21 or so much thereof as may be necessary for the: 22



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1	(1) Planning and design of rental motor vehicle customer
2	facilities at state airports; and
3	(2) Improvement, pavement, construction, and fencing to an
4	existing ground-level storage area shared by rental
5	motor vehicle concessions at the state airport
6	located in Kahului, Maui.
7	The sum appropriated shall be expended by the department
8	of transportation for the purposes of this Act.
9	SECTION 10. Statutory material to be repealed is
10	bracketed and stricken. New statutory material is
11	underscored.
12	SECTION 11. This Act shall take effect on July 1, 2020.



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Report Title:

Transportation; Rental Motor Vehicle Customer Facility Charges

Description:

Authorizes the Department of Transportation to establish and collect rental motor vehicle customer facility charges; creates a Rental Motor Vehicle Customer Facility Charge Special Fund; establishes a \$1 daily charge on rentals at state airports; appropriates funds. (SB2365 HD1)

