HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII

H.B. NO. 980

A BILL FOR AN ACT

RELATING TO RECREATIONAL RENAISSANCE.

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

1 SECTION 1. The legislature, together with the 2 administration, recognizes that extraordinary means must be 3 employed to catch up on deferred maintenance on parks, forests, 4 and ocean recreation facilities. With a one-time, substantial upgrade to our parks, trails, and ocean recreation systems, the 5 6 State could go from being "reactive" - where failing facilities 7 absorb our time and attention - to "proactive". With new 8 facilities, the State can become forward looking and focus more 9 on the primary mission of serving the public.

At the same time, the legislature, together with the administration, recognizes that it is not enough to do a onetime upgrade, but that it is also necessary to put systems in place to ensure that the facilities are maintained at a higher standard. Keeping our parks, trails, and ocean recreation facilities at world class levels requires more resources than have been available in the past.

17 Small boat harbors and ocean recreational areas constitute 18 significant assets of the State. Their proper maintenance and HB LRB 09-1540.doc

operation allow Hawaii residents to benefit from the State's
natural resources by engaging in recreational boating,
commercial and personal fishing, and small business operations.
In addition, visitors and residents alike use small boat harbors
and launch ramps to participate in local, regional, and
international yacht races, fishing tournaments, canoe regattas,
surfing, and other water sports.

8 The state parks and trails systems contribute to the 9 quality of the lives of our residents. Maintaining the natural 10 resources of the State will ensure that future generations will 11 continue to enjoy these assets. In addition, the legislature 12 further finds that a connection exists between Hawaii's state 13 park system and tourism. Tourists visit our islands each year 14 to enjoy our great outdoors, including the natural beauty and 15 the cultural treasures that comprise much of the state park 16 system. Residents and visitors heavily utilize these 17 facilities.

18

The recreational renaissance plan includes:

general obligation bonds;

19 (1) A one-time \$240,000,000 upgrade to park and boating
20 facilities financed by \$40,000,000 in general
21 obligation bonds and \$200,000,000 in reimbursable

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1	(2)	Additional fee increases to better support ongoing
2		operations and maintenance at boats and parks
3		(primarily for slips, boat ramp access, concessions,
4		and other commercial activities);
5	(3)	Identification and development of specific state land
6		parcels to create a dedicated revenue source to pay
7		for the reimbursable general obligation bonds
8		issuance;
9	(4)	Development of at least one hundred nineteen new acres
10		of light industrial space at Keehi lagoon as a long-
11		term source of revenue to support park and
12		conservation activities at the department of land and
13		natural resources. The legislature finds that the
14		man-made, triangle-shaped island more than doubles the
15		size of Ala Moana beach park situated in the center of
16		Keehi lagoon and may serve as a center of economic and
17		recreational activity if properly developed.
18	The	purpose of this Act is to provide the funding and the
19	policy to	ols to enable the department of land and natural
20	resources	to upgrade and maintain the state parks, trails, and
21	ocean rec	reational facilities at world class levels and to
22	protect t	he precious natural resources of the State.



SECI	ION 2. Chapter 171, Hawaii Revised Statutes, is
amended b	y adding a new section to be appropriately designated
and to re	ad as follows:
" <u>§</u> 17	1- Establishment of recreational renaissance special
fund. (a) There is established in the department a special
fund to b	e designated the recreational renaissance special fund.
The fund	shall be administered by the department. The following
shall be	deposited into the recreational renaissance special
fund:	
(1)	Appropriations by the legislature;
(2)	Moneys from public or private sources dedicated toward
	recreational areas and facilities designated by the
	chairperson to be part of the department's
	recreational renaissance program, as long as those
	moneys are not currently going to the general fund;
	and
(3)	Moneys derived from interest, dividends, proceeds from
	sales, rents from leases, licenses, and permits, or
	other income from other sources generated from
	recreational areas and facilities designated by the
	chairperson to be part of the department's
	amended b and to re " <u>\$17</u> <u>fund. (a</u> <u>fund to b</u> <u>The fund</u> <u>shall be</u> <u>fund:</u> (1) (2)



1	The depar	tment, through its chairperson, may also at its
2	discretio	n deposit moneys from other special funds of the
3	departmen	t notwithstanding any law to the contrary, provided
4	that the	expenditures shall be consistent with the purposes of
5	the speci	al fund from which the moneys were transferred.
6	(b)	The department may expend moneys from the recreational
7	renaissan	ce special fund for the recreational renaissance
8	program r	elated to:
9	(1)	Information technology to support the recreational
10		renaissance program;
11	(2)	Payment of principal and interest due on reimbursable
12		general obligation bonds;
13	(3)	Planning, design, and construction not limited to
14		repairs, replacement, additions, demolitions,
15		entitlements, mitigation, and extensions of new and
16		existing facilities, if necessary;
17	(4)	Operation and maintenance costs of the recreational
18		renaissance program of the department; and
19	(5)	Land acquisition and related costs.
20	(c)	Moneys on balance in the recreational renaissance
21	special f	und at the close of each fiscal year shall remain in
22	the fund.	п

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1 SECTION 3. Chapter 206J, Hawaii Revised Statutes, is 2 amended by adding a new section to be designated and to read as 3 follows: 4 "§206J-5.6 Partnership with department of land and natural 5 resources for Keehi small boat harbor and triangle island. Consistent with its general powers under this chapter, the 6 7 development corporation shall undertake projects including but not limited to development of infrastructure, demolition, as 8 9 necessary, and expansion of facilities and acquisition of lands 10 for Keehi small boat harbor and triangle island, which are under the jurisdiction of the department of land and natural 11 12 resources. Notwithstanding any provision in section 206J-17 to 13 the contrary, payments to the development corporation for its 14 administrative and operational expenses shall be made by the department of land and natural resources and deposited into the 15 Aloha Tower fund in a subaccount designated for projects related 16 17 to Keehi small boat harbor and triangle island. The department 18 of land and natural resources shall delegate to the development 19 corporation the implementation of projects related to Keehi 20 small boat harbor and triangle island. All projects, prior to 21 implementation by the development corporation, shall be approved by the chairperson of the board of land and natural resources 22 HB LRB 09-1540.doc

1	and the governor. After approval by the chairperson of the		
2	board of land and natural resources and the governor, the		
3	expending authority for the approved projects shall be delegated		
4	to the development corporation."		
5	SECTION 4. Section 171-132, Hawaii Revised Statutes, is		
6	amended to read as follows:		
7	"§171-132 Designation of industrial park. A contiguous		
8	area of not less than five acres of public lands which is		
9	classified or otherwise determined by the board as suitable and		
10	economically feasible for industrial use may be designated as an		
11	industrial park:		
12	(1) By resolution adopted by the board [of land and		
13	natural resources], and approved by the legislature by		
14	concurrent resolution; or		
15	(2) By law.		
16	For the purposes of this section, a "contiguous area" may		
17	include existing roadways that provide access to or within the		
18	industrial park."		
19	SECTION 5. Section 171-135, Hawaii Revised Statutes, is		
20	amended to read as follows:		
21	"§171-135 Joint venture or development agreement. (a) An		
22	industrial park may be developed under section 171-134 by the		
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1 department in partnership or under a development agreement with 2 a federal agency, county, or private party subject to a 3 partnership or development agreement executed by the chairperson 4 of the board [; provided that if the industrial park is to be 5 developed in partnership or under a development agreement with a 6 private party, the private party shall be selected in accordance with section 103D-302 or 103D-303]. At a minimum, the agreement 7 8 shall provide for: 9 A determination by the board that the partnership (1)10 agreement or the development agreement is for a public 11 purpose; 12 (2)Long-term assurance that the public land within the 13 industrial park will be utilized for industrial uses; 14 (3)Final approval by the board of the plans and 15 specifications for the industrial park; 16 (4)Exclusive authority by the board to issue leases or 17 master leases within the industrial park; and 18 (5) Conditions to ensure a public benefit from any state 19 funds expended for the industrial park. 20 Notwithstanding any other provision of law to the (b) 21 contrary, a partnership or development agreement entered into 22 pursuant to subsection (a) may provide for:



1 The board to issue master leases within an industrial (1)park by negotiation, without regard to the limitations 2 3 provided in sections 171-16(c) and 171-59(a), to the entity that developed or will develop the industrial 4 5 park or the nominee or nominees of the entity that developed or will develop the industrial park; and 6 7 A master lease with terms and conditions upon which (2)8 the master lessee may issue tenant subleases within 9 the industrial park without the consent of the board." 10 SECTION 6. Section 200-9, Hawaii Revised Statutes, is 11 amended by amending subsection (b) to read as follows: 12 "(b) Vessels used for purposes of recreational boating 13 activities which are also the principal habitation of the owners 14 shall occupy no more than one hundred twenty-nine berths at Ala 15 Wai boat harbor and thirty-five berths at Keehi boat harbor, 16 which is equal to fifteen per cent of the respective total 17 moorage space that was available as of July 1, 1976, at the Ala 18 Wai and Keehi boat harbors. [Notwithstanding the purposes of 19 small boat harbors, moorage for commercial vessels and 20 commercial vessel activities is not permitted in the Ala Wai and 21 Keehi boat harbors; provided that commercial catamarans, for 22 which valid permits or registration certificates have been HB LRB 09-1540.doc

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upon Waikiki shore waters for hire, may be permitted to moor in 2 Ala Wai boat harbor at facilities leased for commercial 3 purposes.] The total number of valid commercial use permits 4 5 which may be issued for vessels assigned mooring in Ala Wai boat 6 harbor shall not exceed fifteen per cent of the total berths and 7 shall not exceed thirty-five per cent of the total berths at the 8 Keehi boat harbor. 9 The department shall allow a sole proprietor of a catamaran 10 operating with a valid commercial [registration certificate] use 11 permit issued by the department for a commercial catamaran to 12 land its commercial catamaran on Waikiki beach and to operate 13 upon Waikiki shore waters for hire, to transfer the ownership of 14 the vessel from personal ownership to corporate or other 15 business ownership without terminating the right to operate 16 under the commercial [registration certificate.] use permit. 17 The existing commercial [registration certificate] use permit shall be reissued in a timely manner in the name of the 18 19 transferee corporation or other business entity. No commercial 20 [registration] use permit issued to an owner of a commercial

issued by the department which allow the catamarans to operate

21 catamaran operating in the Waikiki area shall be denied or



1	revoked without a prior hearing held in accordance with chapter
2	91."
3	SECTION 7. Section 200-10, Hawaii Revised Statutes, is
4	amended by amending subsection (c) to read as follows:
5	"(c) The permittee shall pay moorage fees to the
6	department for the use permit that shall be based on, but not
7	limited to, the use of the vessel, its effect on the harbor, use
8	of facilities, and the cost of administering this mooring
9	program; and, furthermore:
10	(1) [Moorage] Except for commercial maritime activities
11	for which there is a tariff established by the
12	department of transportation, moorage fees shall be
13	established by appraisal by a state licensed appraiser
14	approved by the department, and shall be higher for
15	nonresidents $[+]$. The mooring fees shall be set by
16	appraisal categories schedule A and schedule B, to be
17	determined by the department, and shall increase
18	accordingly, annually, to any cost-of-living index
19	increase; provided that:
20	(A) Schedule A will include existing mooring holders
21	with an annual increase toward schedule B rates
22	spread out evenly over a five-year period; and



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1		(B) Schedule B will apply to all new mooring
2		applicants and transient slips on or after
3		July 1, 2009;
4	(2)	For commercial maritime activities for which there is
5		a tariff established by the department of
6		transportation, harbors division, the department may
7		adopt the published tariff of the department of
8		transportation, harbors division or establish the fee
9		by appraisal by a state licensed appraiser approved by
10		the department;
11	[-(2)]	(3) An application fee shall be collected when
12		applying for moorage in state small boat harbors and
13		shall thereafter be collected annually when the
14		application is renewed. The application fee shall be:
15		(A) Set by the department; and
16		(B) Not less than \$100 for nonresidents;
17	[(3)]	(4) If a recreational vessel is used as a place of
18		principal habitation, the permittee shall pay, in
19		addition to the moorage fee, a liveaboard fee that
20		shall be calculated at a rate of:
21		(A) \$5.20 a foot of vessel length a month if the
22		permittee is a state resident; and



1		(B) \$7.80 a foot of vessel length a month if the
2		permittee is a nonresident;
3		provided that the liveaboard fees established by this
4		paragraph may be increased by the department at the
5		rate of the annual cost-of-living index, but not more
6		than five per cent in any one year, beginning
7		[January] <u>July</u> 1 of each year; [and]
8	[(4)]	(5) If a vessel pay, in lieu of the moorage and
9		liveaboard fee, a fee based on three per cent of the
10		gross revenues derived from the use of the vessel or
11		two times the moorage fee assessed for a recreational
12		vessel of the same size, whichever is greater $[-]$; and
13	(6)	In addition, the department is authorized to assess
14		and collect utility fees, including but not limited to
15		electrical and water charges, and common area
16		maintenance fees in small boat harbors."
17	SECT:	ION 8. For any projects paid with state funds by the
18	department	t of land and natural resources pursuant to Act 118,
19	Session La	aws of Hawaii 2006, as amended by Act 89, Session Laws
20	of Hawaii	2007, as amended by Act 94, Session Laws of Hawaii
21	2008, that	t become eligible for federal reimbursement, the
22	federal re	eimbursement funds shall be deposited into the
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1 recreational renaissance special fund established by this Act, 2 to be used for the purposes of the recreational renaissance 3 program of the department of land and natural resources. 4 SECTION 9. The recreational renaissance plan for water-5 based facilities and areas (boating and ocean recreation) shall 6 include but not be limited to the following improvements: boat 7 ramps; boat wash-down areas; comfort stations; pavilions; 8 offices; piers; docks; infrastructure improvements (roads, 9 parking lots, water systems, sewer systems, drainage systems, 10 electrical, telephone, lighting, signage, fencing, landscaping, 11 irrigation systems, etc.); breakwater/revetment improvements; 12 dredging; sand by-passing; environmental restoration/mitigation 13 channel markers, mooring and demarcation buoys; ocean 14 recreational facility; environmental restoration/mitigation; and 15 other improvements. The improvements for the recreational 16 renaissance plan for water-based facilities and areas (boating 17 and ocean recreation) shall be constructed at but not limited to 18 the following locations: 19 Kawaihae small boat harbor (south), Hawaii; (1)20 (2) Honokohau small boat harbor, Hawaii;

- 21 (3) Kailua-Kona wharf, Hawaii;
- 22 (4) Keauhou small boat harbor, Hawaii;
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1	(5)	Puako boat ramp, Hawaii;
2	(6)	Kawaihae small boat harbor (north), Hawaii;
3	(7)	Wailoa small boat harbor, Hawaii;
4	(8)	Port Allen small boat harbor, Kauai;
5	(9)	Nawiliwili small boat harbor, Kauai;
6	(10)	Kukuiula small boat harbor, Kauai;
7	(11)	Waikaea boat ramp, Kauai;
8	(12)	Kikiaola small boat harbor, Kauai;
9	(13)	Manele small boat harbor, Lanai;
10	(14)	Lahaina small boat harbor, Maui;
11	(15)	Mala boat ramp, Maui;
12	(16)	Kihei boat ramp, Maui;
13	(17)	Kahului boat ramp, Maui;
14	(18)	Maalaea small boat harbor, Maui;
15	(19)	Maliko boat ramp, Maui;
16	(20)	Kaunakakai small boat harbor, Molokai;
17	(21)	Sand Island ocean recreation park, Oahu;
18	(22)	Ala Wai small boat harbor, Oahu;
19	(23)	Keehi small boat harbor, Oahu;
20	(24)	Kahana boat ramp, Oahu;
21	(25)	Maunalua bay, Oahu;
22	(26)	Heeia Kea small boat harbor, Oahu;



1	(27) Haleiwa small boat harbor, Oahu;
2	(28) Waianae small boat harbor, Oahu; and
3	(29) Sand Island boat ramp, Oahu.
4	SECTION 10. The recreational renaissance plan for land-
5	based facilities and areas (state parks and forestry and
6	wildlife) shall include but not be limited to the following
7	improvements: comfort stations; pavilions; cabins; camping
8	areas; picnic areas; visitor/educational/ranger station centers;
9	concession facilities; caretaker residences; palace facilities;
10	memorial areas; shoreline stabilization; flood and rockfall
11	mitigation; heiau, fishpond and rock wall restorations;
12	protective measures at cultural and archaeological sites;
13	dredging; infrastructure improvements (roads, parking lots,
14	bridges, water systems, sewer systems, composting toilets,
15	drainage systems, electrical, telephone, lighting, signage,
16	fencing, gates, landscaping, irrigation systems, etc.);
17	informational/interpretive signage and display devices; climate
18	control systems; lookouts/viewing areas; new trails and trail
19	restorations; boardwalks; shooting ranges; off highway vehicle
20	trails; marina facilities; pier improvements; waterbird
21	sanctuaries and wetland restoration; master plans and
22	environmental assessments; land acquisition; asset management
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1	plan; ent	ry and parking control stations; and other
2	improveme	nts. The improvements for the recreational renaissance
3	plan for	land-based facilities and areas (state parks and
4	forestry	and wildlife) shall be constructed at but not limited
5	to the fo	llowing locations:
6	(1)	Hapuna Beach state recreation area, Hawaii;
7	(2)	Wailoa River state recreation area, Hawaii;
8	(3)	Kekaha Kai state park, Hawaii;
9	(4)	Kiholo state park, Hawaii;
10	(5)	Akaka Falls state park, Hawaii;
11	(6)	Wailuku state park, Hawaii;
12	(7)	Kalopa state recreation area, Hawaii;
13	(8)	Hulihee palace, Hawaii;
14	(9)	Lapakahi state historical park, Hawaii;
15	(10)	Kealakekua Bay state historical park, Hawaii;
16	(11)	Ala Kahakai national historic trail, Hawaii;
17	(12)	Upper Waiakea forest reserve, Hawaii;
18	(13)	Mauna Loa forest reserve, Hawaii;
19	(14)	Hilo watershed forest reserve, Hawaii;
20	(15)	Puu Anahulu game management area, Hawaii;
21	(16)	Kapapala forest reserve, Hawaii;
22	(17)	Mauna Kea forest reserve, Hawaii;

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1	(18)	Kohala forest reserve, Hawaii;
2	(19)	Kokee state park, Kauai;
3	(20)	Waimea Canyon state park, Kauai;
4	(21)	Haena state park, Kauai;
5	(22)	Napali Coast state wilderness park, Kauai;
6	(23)	Wailua River state park, Kauai;
7	(24)	Polihale state park, Kauai;
8	(25)	Russian Fort state historical park, Kauai;
9	(26)	Waimea state recreational pier, Kauai;
10	(27)	Lihue-Koloa forest reserve, Kauai;
11	(28)	Na Pali-Kona forest reserve, Kauai;
12	(29)	Ala Kai wilderness preserve, Kauai;
13	(30)	Mana Plains forest reserve, Kauai;
14	(31)	Waianapanapa state park, Maui;
15	(32)	Iao Valley state monument, Maui;
16	(33)	Halekii-Pihana heiau state monument, Maui;
17	(34)	Polipoli Springs state recreation area, Maui;
18	(35)	Puaa Kaa state wayside, Maui;
19	(36)	Makena state park, Maui;
20	(37)	Wahikuli state lands, Maui;
21	(38)	Palaau state park, Molokai;
22	(39)	Hoolehua wetlands, Molokai;

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1	(40)	Diamond Head state monument, Oahu;
2	(41)	Iolani Palace state monument, Oahu;
3	(42)	Ka Iwi scenic shoreline, Oahu;
4	(43)	Malaekahana state recreation area, Oahu;
5	(44)	Nuuanu Pali state wayside, Oahu;
6	(45)	Pupukea-Paumalu state wilderness area, Oahu;
7	(46)	Sand Island state recreation area, Oahu;
8	(47)	Puu Ualakaa state park, Oahu;
9	(48)	Keaiwa Heiau state recreation area, Oahu;
10	(49)	Wahiawa freshwater state recreation area, Oahu;
11	(50)	Kaena Point state park, Oahu;
12	(51)	Kahana Valley state park, Oahu;
13	(52)	Waahila Ridge state recreation area, Oahu;
14	(53)	Kaena Point natural area reserve, Oahu;
15	(54)	Mokuleia forest reserve, Oahu;
16	(55)	Moanalua forest reserve, Oahu;
17	(56)	Honolulu watershed forest reserve, Oahu;
18	(57)	Waimanalo forest reserve, Oahu; and
19	(58)	Lanikai trail, Oahu.
20	SECT	ION 11. The authorized capitol improvement projects
21	are liste	d in sections 9 and 10 of this Act.



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1	SECTION 12. There is appropriated out of the recreational
2	renaissance special fund the sum of \$3,000,000 or so much
3	thereof as may be necessary for fiscal year 2009-2010 and the
4	same sum or so much thereof as may be necessary for fiscal year
5	2010-2011 for the purposes of the recreational renaissance
6	special fund.
7	The sums appropriated shall be expended by the department
8	of land and natural resources for the purposes of this Act.
9	SECTION 13. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 14. This Act shall take effect upon its approval.
12	Introduced by: Kith and the days of and the
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1 famed	Hark Makeshina
	Main Main



Report Title:

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Recreational Renaissance Program

Description:

Fortifies the recreational renaissance program of the department of land and natural resources through various amendments to state law.

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