## A BILL FOR AN ACT

RELATING TO BUILDING DESIGN FOR PERSONS WITH DISABILITIES.

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

1 SECTION 1. Hawaii law requires that all plans and 2 specifications for the construction of public buildings, 3 facilities, and sites be prepared so that the buildings, 4 facilities, and sites are accessible to and usable by persons 5 with disabilities. Section 103-50, Hawaii Revised Statutes, 6 requires that buildings, facilities, and sites conform to the 7 Americans with Disabilities Act Accessibility Guidelines and the 8 Federal Fair Housing Amendments Act of 1988, which establish the 9 design standard for accessibility to persons with disabilities. 10 The legislature established a mechanism for the review of 11 all plans and specifications for state and county buildings, **12** facilities, and sites or buildings, facilities, and sites funded 13 with state or county funds by the disability and communication 14 access board to ensure that design and construction efforts 15 would be corrected prior to the construction of the building, 16 facility, or site. The disability and communication access 17 board reviews nine hundred to one thousand plans each year on

<sup>\*</sup>SB2267 SD1.DOC\*

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- 1 average. The review process has been heretofore offered to the 2 architectural and design community at no charge. 3 The legislature finds that compliance with the statutory 4 design requirements to ensure accessibility is not consistent, 5 nor uniformly understood in the architectural, engineering, and 6 design community. The legislature further finds that the review 7 process by the disability and communication access board is a 8 valuable service that should be continued. The review process 9 ensures appropriate access to people with disabilities by **10** uncovering design flaws that are corrected prior to 11 construction, which prevents costly litigation and retrofits. 12 The legislature believes that the fees allowed to be 13 charged under this Act by the disability and communication 14 access board should be incorporated into the capitalization 15 costs of the projects. A reasonable fee schedule would generate revenues sufficient to pay for the salaries of the staff 16 17 conducting the reviews. The fees provide a mechanism to defray 18 a portion or all of the costs of the review process, which would 19 continue to be funded through appropriation from the general 20 fund.
- 22 communication access board to charge a fee for the review,
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The purpose of this Act is to enable the disability and

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- 1 similar to other fees that are charged for permits, as part of
- 2 the design and construction process.
- 3 SECTION 2. Section 103-50, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$103-50 Building design to consider needs of persons with
- 6 disabilities. (a) Notwithstanding any other law to the
- 7 contrary, all plans and specifications for the construction of
- 8 public buildings, facilities, and sites shall be prepared so
- 9 that the buildings, facilities, and sites are accessible to and
- 10 usable by persons with disabilities. The buildings, facilities,
- 11 and sites shall conform to the Americans with Disabilities Act
- 12 Accessibility Guidelines, Title 36 Code of Federal Regulations
- 13 Part 1191, and the requirements of the Federal Fair Housing
- 14 Amendments Act of 1988, as established in Title 24 Code of
- 15 Federal Regulations Part 100, Subpart D, as adopted and amended
- 16 by the disability and communication access board under chapter
- **17** 348F.
- 18 (b) All state and county agencies subject to this section
- 19 shall seek advice and recommendations from the disability and
- 20 communication access board on any construction plans prior to
- 21 commencing with construction [-] for which the board may

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establish, pursuant to rules adopted under section 348F-6,
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    reasonable tiered fees based upon estimated construction costs.
3
              The disability and communication access board shall
4
    adopt rules pursuant to chapter 91 for the design of buildings,
5
    facilities, and sites, by or on behalf of the State and counties
6
    to effectuate the purposes of this section, except that the
7
    board, without regard to chapter 91, instead, may adopt federal
8
    amendments to the Americans with Disabilities Act Accessibility
9
    Guidelines, Title 36 Code of Federal Regulations Part 1191.
10
              The disability and communication access board may
11
    approve a site specific alternate design when an alternate
12
    design provides equal or greater access.
13
         (e) To defray the expenses of the disability and
14
    communication access board to perform its duties under this
15
    section, the board shall charge a fee for services rendered by
    the board pursuant to this section; provided that the board
16
17
    shall establish a fee schedule pursuant to rules adopted under
18
    chapter 91.
19
         The disability and communication access board shall report
20
    to the legislature annually regarding the revenues generated by
21
    the fees charged under this subsection, including but not
22
    limited to, a general description of the review of each plan,
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    the hours of service rendered to review each plan and by whom,
2
    and the amount of fees charged for the review of each plan.
3
         [<del>(e)</del>] (f) For the purposes of this section, "public
    buildings, facilities, and sites" means buildings, facilities,
4
5
    and sites that:
6
         (1)
              Are designed, constructed, purchased, or leased with
7
              the use of any state or county funds or federal funds
8
              administered by the State or a county;
9
         (2)
              House state or county programs, services, or
10
              activities that are intended to be accessed by the
11
              general public; or
12
         (3) Are constructed on state or county lands or lands that
13
              will be transferred to the State or a county."
14
         SECTION 3. For purposes of section 2 of this Act and until
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    the disability and communication access board adopts rules
    pursuant to chapter 91, Hawaii Revised Statutes, to supersede
16
17
    the fees specified in this section, the fees shall be based on
18
    estimated construction costs as follows:
19
         (1) No application
                                                    $50
20
             Up to $100,000
         (2)
                                                   $200
21
              $100,001 to $500,000
         (3)
                                                   $500
              $500,001 to $1,000,000
                                                 $1,250
22
         (4)
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1	(5)	\$1,000,001 to	\$5,000,000	\$2,500
2	(6)	\$5,000,001 to	\$10,000,000	\$3,000
3	(7)	More than \$10,	000,000	\$4,000 and \$1,000
4				more for each
5				additional
6				\$10,000,000 or
7				portion thereof;
8	In addition, there shall be a \$3,000 maximum plan review fee,			
9	charged in the discretion of the disability and communication			
10	access board, for public rights-of-way projects and projects			
11	managed by private non-profit entities.			
12	SECTION 4. Statutory material to be repealed is bracketed			
13	and stricken. New statutory material is underscored.			
14	SECTION 5. This Act shall take effect on January 1, 2011.			
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### Report Title:

Persons with Disabilities; Fees

### Description:

Allows the disability and communication access board to charge a fee to defray expenses of review of construction plans to ensure compliance with law. Establishes temporary fees until the board adopts permanent fees. (SD1)

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