A BILL FOR AN ACT

RELATING TO THE BANYAN DRIVE COMMUNITY DEVELOPMENT DISTRICT.

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

1	SECT	ION 1. Chapter 206E, Hawaii Revised Statutes, is
2	amended b	y adding a new part to be appropriately designated and
3	to read a	s follows:
4	"PART . BANYAN DRIVE COMMUNITY DEVELOPMENT DISTRICT	
5	§206E-A Banyan Drive community development district;	
6	purpose.	The legislature finds that:
7	(1)	The Banyan Drive area of the island of Hawaii contains
8		about eighty-five per cent of the overnight visitor
9		accommodations in east Hawaii;
10	(2)	The State of Hawaii owns virtually the entire Banyan
11		Drive area;
12	(3)	There has been little incentive for the lessees of the
13		properties in the area to make major investments in
14		improvements to their infrastructure, resulting in the
15		deterioration of the area's infrastructure and
16		facilities; and
17	(4)	The State has a responsibility to ensure that the
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Banyan Drive area does not deteriorate and have a

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1		harmful impact on the economy of the east Hawaii	
2		community as a whole.	
3	The	authority shall plan a district where hotel and resort,	
4	commercia	l, residential, and public uses may coexist compatibly	
5	within the same area.		
6	§206	E-B Advisory committee. (a) There is established a	
7	Banyan Dr	ive advisory committee consisting of five members who	
8	shall be	voting members of the authority on issues relating to	
9	the Banya	n Drive community development district.	
10	(b)	The members shall consist of:	
11	(1)	The planning director of the county of Hawaii;	
12	(2)	One member appointed by the governor from a list of	
13		three names submitted for appointment by the president	
14		of the senate, and one member appointed by the	
15		governor from a list of three names submitted for	
16		appointment by the speaker of the house of	
1 7		representatives; and	
18	(3)	Two members appointed by the governor as provided in	
19		section 26-34.	
20	(c)	The advisory committee shall be responsible for the	
21	development of community development policies, the district		
22	improveme	nt program, and the development guidelines for the	
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Banyan Drive area and shall submit its recommendations to the
 authority.

3 §206E-C Banyan Drive community development district; 4 boundaries. The Banyan Drive community development district is 5 established. The district shall include the area bounded by the 6 shoreline from the intersection of Lihiwai Street and Mamalahoa 7 Highway; Mamalahoa Highway to where it becomes Kamehameha 8 Avenue; Kamehameha Avenue to its intersection with Keaa Street; 9 Keaa Street from its intersection with Kamehameha Avenue to its 10 intersection with Kalanianaole Avenue; Kalanianaole Avenue to 11 Kumai Street; Kumai Street to its intersection with Ocean View 12 Drive; the north end of Ocean View Drive to the shoreline; and 13 the shoreline from the north end of Ocean View Drive to the 14 intersection of Lihiwai Street and Mamalahoa Highway.

15 §206E-D Development guidance policies. The following
16 shall be the development guidance policies generally governing
17 the authority's action in the Banyan Drive development district:
18 (1) The authority may engage in planning, design, and
19 construction activities relating to infrastructure
20 development and other activities the authority
21 determines is necessary to carry out the redevelopment

22 of the district;



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1	(2)	The authority may conduct studies in conjunction with
2		county and state agencies necessary to determine the
3		appropriate activities for the development in the
4		district;
5	(3)	Land use and redevelopment activities within the
6		district shall be coordinated with and, to the extent
7		possible, complement existing county and state
8		policies, plans, and programs affecting the district;
9		and
10	(4)	Public facilities within the district shall be
11		planned, located, and developed to support the
12		redevelopment policies established by this chapter for
13		the district.
14	§206	E-E Banyan Drive community development revolving fund.
15	(a) Ther	e is established in the state treasury the Banyan Drive
16	community	development revolving fund, into which shall be
17	deposited	:
18	(1)	Notwithstanding section 206E-16, all revenues, income,
19		and receipts of the authority for the Banyan Drive
20		community development district; and
21	(2)	Moneys appropriated to the fund by the legislature.



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1 (b) Moneys in the Banyan Drive community development 2 revolving fund shall be used solely for the purposes of this 3 part. All interest accruing from the investment of the 4 (C) 5 moneys in the fund shall be credited to the Banyan Drive 6 community development revolving fund." 7 SECTION 2. Section 206E-3, Hawaii Revised Statutes, is 8 amended by amending subsection (b) to read as follows: 9 "(b) The authority shall consist of thirteen voting 10 members. The director of finance, the director of business, 11 economic development, and tourism, the comptroller, and the 12 director of transportation, or their respective designated 13 representatives shall serve as ex officio, voting members. One 14 member shall be appointed by the governor from a list of not 15 less than three prospective appointees submitted by the 16 president of the senate, and one member shall be appointed by 17 the governor from a list of not less than three prospective 18 appointees submitted by the speaker of the house of 19 representatives. Seven members shall be appointed by the governor for staggered terms pursuant to section 26-34; provided 20 21 that four members shall be appointed at large and, initially, 22 three members, hereinafter referred to as county members, shall 2011-0878 HB SMA.doc

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1 be selected from a list of ten prospective appointees 2 recommended by the local governing body of the county in which the initial designated district is situated; and provided 3 4 further that when vacancies occur in any of the three positions 5 for which the members were selected from a list of county recommendations, the governor shall fill such vacancies on the 6 7 basis of one from a list of four recommendations, two from a 8 list of seven recommendations, or three from a list of ten 9 recommendations. The list of recommendations shall be made by 10 the local governing body of the county. Of the nine members 11 appointed either by the governor from the lists provided by the 12 president of the senate and speaker of the house, at-large by 13 the governor, or as county members recommended by the local 14 governing body of the county in which the initial designated district is situated, at least two members shall represent small 15 16 businesses and shall be designated as the small business 17 representatives on the board whose purpose, among other things, 18 is to vote on matters before the board that affect small 19 businesses. The small business representatives shall be owners 20 or active managers of a small business with its principal place 21 of operation located within the physical boundaries of the 22 initial designated district. Notwithstanding section 84-14(a), 2011-0878 HB SMA.doc

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the small business representatives shall not be prohibited from 1 2 voting on any matter concerning any district under the board's 3 jurisdiction; provided that the matter is not limited to solely benefiting the specific interest of that member and the matter 4 5 concerns broader interests within the district. If an 6 additional district is designated by the legislature, the total 7 membership of the authority shall be increased as prescribed 8 above by the appointment of three additional members, except as 9 provided for in [section] sections 206E-191[-] and 206E-B. 10 Notwithstanding section 92-15, a majority of all members shall 11 constitute a quorum to do business, and the concurrence of a 12 majority of all members shall be necessary to make any action of 13 the authority valid; except that, on any matter relating solely 14 to a specific community development district, the members 15 representing districts other than that specific community 16 development district shall neither vote, nor shall they be counted to constitute a quorum, and concurrence shall be 17 18 required of a majority of that portion of the authority made up 19 of all ex officio voting members, members at large, and county 20 and district members representing the district for which action is being proposed for such action to be valid. All members 21 22 shall continue in office until their respective successors have 2011-0878 HB SMA.doc

been appointed and qualified. Except as herein provided, no
 member appointed under this subsection shall be an officer or
 employee of the State or its political subdivisions.

For [+] purposes [+] of this section, "small business" means
a business which is independently owned and which is not
dominant in its field of operation."

7 SECTION 3. To implement this Act, the department of land 8 and natural resources is directed to deed over to the Hawaii 9 community development authority the lands covered by the fifteen 10 leases in the Banyan Drive resort area, including the ten leases 11 covering three resort facilities (Naniloa Volcanoes Resort, Hilo 12 Bay Hotel, and Hilo Hawaiian Hotel), three leases for each of 13 three apartment or condominium facilities (Country Club Hawaii 14 Condo Hotel, Bayview Banyan, and Reed's Bay Resort Hotel), one 15 golf course lease, and one restaurant lease.

SECTION 4. (a) The powers, functions, and duties of the department of land and natural resources relating to the fifteen leases in the Banyan Drive resort area are transferred to the Hawaii community development authority.

20 (b) All deeds, leases, contracts, loans, agreements,
21 permits, or other documents executed or entered into by on
22 behalf of the department of land and natural resources pursuant
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1 to the provisions of the Hawaii Revised Statutes, which are 2 reenacted or made applicable to the Hawaii community development authority by this Act shall remain in full force and effect. 3 Effective July 1, 2011, every reference to the department of 4 5 land and natural resources or the board of land and natural 6 resources shall be construed as a reference to the Hawaii 7 community development authority. 8 SECTION 5. In codifying the new sections added by section 9 1 of this Act, the revisor of statutes shall substitute 10 appropriate section numbers for the letters used in designating 11 the new sections in this Act. SECTION 6. Statutory material to be repealed is bracketed 12 13 and stricken. New statutory material is underscored. 14 SECTION 7. This Act shall take effect on July 1, 2011. 15 INTRODUCED BY:

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Report Title: Banyan Drive Development District; HCDA

Description:

Establishes a new community development district located in the Banyan Drive area in Hawaii county and places it under the jurisdiction of the Hawaii community development authority. Requires the department of land and natural resources and the board of land and natural resources to deed over all fee simple interests and leases within the new district to the Hawaii community development authority.

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

