A BILL FOR AN ACT

RELATING TO STATE FACILITIES.

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

1 SECTION 1. The legislature finds that Hawaii's economy is 2 still recovering from the great recession that struck the United 3 States in the latter half of 2008. A weak economy severely reduced all forms of revenue collected by the State. Because of 4 5 its revenue shortfall, the State has found it difficult to construct new infrastructure, including buildings and other 6 7 facilities. In light of these circumstances, public-private 8 partnerships have emerged as a promising, viable alternative 9 model and are predicted to gain even greater prominence and 10 popularity in the future.

Public-private partnerships offer a way to address the State's significant backlog of deferred facility maintenance and provide another tool for the department of accounting and general services to undertake sorely needed repair-andmaintenance work as well as new construction projects.

16 SECTION 2. The Hawaii Revised Statutes is amended by 17 adding a new chapter to be appropriately designated and to read 18 as follows:

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1	"CHAPTER		
2	STATE FACILITY RENOVATION PARTNERSHIP PROGRAM		
3	§ -1 Definitions. As used in this chapter:		
4	"Building lease" means a contract between the department		
5	and private investor in which the private investor conveys an		
6	improved facility to the department for a specified period of		
7	time.		
8	"Department" means the department of accounting and general		
9	services.		
10	"Development agreement" means an agreement between the		
11	State and a private investor which, at a minimum, includes:		
12	(1) A description of the work to be done;		
13	(2) The sale price for the facility;		
14	(3) The duration of the agreement;		
15	(4) The roles and responsibilities of the department and		
16	the private investor; and		
17	(5) The terms and conditions for the ground lease and		
18	building lease.		
19	"Facility" means property under the management and control		
20	of the department that may contain land, buildings, or both.		
21	"Ground lease" means a lease of land executed between the		
22	State and private investor in which the private investor will		
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1 renovate the existing facility, provide improvements, or 2 construct a new building or buildings on a specified property. 3 "Private investor" means a non-governmental entity. 4 S -2 State facility renovation partnership program; 5 established. (a) There is established the state facility 6 renovation partnership program to be administered by the 7 department. The program shall include all transactions, 8 including land, improvements, or both. 9 The department shall conduct a comprehensive review of (b) 10 all state office facilities and shall compile a list of priority 11 facilities situated on state-owned land that it deems best 12 suited for the state facility renovation partnership program. 13 (c) The department may enter into a development agreement 14 with any private investor for the sale of a priority facility 15 compiled in subsection (b) to the private investor; provided 16 that the development agreement contains the following 17 requirements: 18 (1)The State shall sell the facility to the private 19 investor, who shall: 20 (A) Renovate, improve, or construct for the State a 21 facility, pursuant to a ground lease, and may 22 maintain the facility; and HB1505 HD2 HMS 2011-2795

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1		(B) Lease the facility to the State, pursuant to a
2		building lease;
3	(2)	The land upon which the facility rests shall not be
4		sold to the private investor; provided that the land
5		may be leased at a nominal rate to the private
6		investor for a term that would, at a minimum, allow
7		the private investor to recover the capital investment
8		that has been made to the facility, including
9		depreciation; and
10	(3)	The State shall have the option of purchasing the
11		facility from the private investor for the remaining
12		balance of the debt service costs incurred by the
13		private investor at any time; provided that the ground
14		lease shall terminate concurrently.
15	(d)	There is established the state facility renovation
16	partnersh	ip special fund in the state treasury to be
17	administe	red by the department and into which all funds derived
18	from the a	state facility renovation partnership program shall be
19	deposited	. Funds in the special fund shall be used solely for
20	the purpo	ses of the state facility renovation partnership
21	program.	

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(e) The department shall establish rules pursuant to
chapter 91 to implement the purposes of this chapter.
(f) In the event of any conflicts between the provisions
of this chapter and chapter 171, this chapter shall control;
otherwise, the provisions of chapter 171 shall apply."
SECTION 3. This Act shall take effect on July 1, 2030.

Report Title:

State facilities; Public-private partnership

Description:

Establishes the State Facility Renovation Partnership Program. Effective July 1, 2030. (HB1505 HD2)

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

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