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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 board reviews an average of nine hundred to one thousand plans 17

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1 each year. The review process has been heretofore offered to 2 the architectural and design community at no charge. 3 The legislature finds that compliance with the statutory 4 design requirements to ensure accessibility is neither 5 consistent nor uniformly understood in the architectural, 6 engineering, and design community. The legislature further 7 finds that the review process by the disability and 8 communication access board is a valuable service that should be 9 continued. The review process ensures appropriate access to 10 people with disabilities by uncovering design flaws that are 11 corrected prior to construction, which prevents costly 12 litigation and retrofits. 13 The legislature believes that the fees required to be 14 charged under this Act by the disability and communication 15 access board should be incorporated into the capitalization 16 costs of the projects. A reasonable fee schedule would generate 17 revenues sufficient to pay for the salaries of the staff 18 conducting the reviews. The fees provide a mechanism to defray

19 a portion or all of the costs of the review process.

20 The purpose of this Act is to require the disability and 21 communication access board to charge a fee for the review, 22 similar to other fees that are charged for permits, as part of HB756 HD3 HMS 2011-2887 HB756 HD3 HMS 2011-2887

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1	the design and construction process, and establish an accessible
2	
4	building design special account within the disability and
3	communication access board special fund into which fees
4	collected shall be deposited and expended.
5	SECTION 2. Chapter 348F, Hawaii Revised Statutes, is
6	amended by adding a new section to be appropriately designated
7	and to read as follows:
8	"§348F- Accessible building design special account. (a)
9	The disability and communication access board shall establish an
10	accessible building design special account within the disability
11	and communication access board special fund. Moneys collected
12	pursuant to section 103-50(e) shall be deposited into the
13	accessible building design special account. All interest earned
14	or accrued on moneys deposited into the accessible building
15	design special account pursuant to this section shall become
16	part of the special account. Moneys from the accessible
17	building design special account shall be administered by the
18	disability and communication access board.
19	(b) Moneys in the accessible building design special
20	account shall be expended to cover costs of administering the
21	requirements of section 103-50."

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SECTION 3. Section 103-50, Hawaii Revised Statutes, is
 amended to read as follows:

3 \$103-50 Building design to consider needs of persons with 4 disabilities. (a) Notwithstanding any other law to the 5 contrary, all plans and specifications for the construction of 6 public buildings, facilities, and sites shall be prepared so 7 that the buildings, facilities, and sites are accessible to and 8 usable by persons with disabilities. The buildings, facilities, 9 and sites shall conform to the Americans with Disabilities Act 10 Accessibility Guidelines, Title 36 Code of Federal Regulations 11 Part 1191, and the requirements of the Federal Fair Housing 12 Amendments Act of 1988, as established in Title 24 Code of 13 Federal Regulations Part 100, Subpart D, as adopted and amended 14 by the disability and communication access board under chapter 15 348F.

(b) All state and county agencies subject to this section
shall seek advice and recommendations from the disability and
communication access board on any construction plans prior to
commencing with construction.

20 (c) The disability and communication access board shall
21 adopt rules pursuant to chapter 91 for the design of buildings,
22 facilities, and sites, by or on behalf of the State and counties HB756 HD3 HMS 2011-2887

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1	to effect	cuate the purposes of this s	ection, except that the
2	board, wi	thout regard to chapter 91,	instead, may adopt federal
3	amendment	s to the Americans with Dis	abilities Act Accessibility
4	Guideline	es, Title 36 Code of Federal	Regulations Part 1191.
5	(d)	The disability and communi	cation access board may
6	approve a	a [site specific] <u>site-speci</u>	fic alternate design when an
7	alternate	e design provides equal or g	reater access.
8	<u>(e)</u>	The disability and communi	cation access board shall
9	charge a	fee for services rendered.	The fees shall be based on
10	estimated	construction costs as foll	ows:
11	Cons	truction Costs	Fees
12	(1)	No application (to America	ns with Disabilities Act
13		Accessibility Guidelines)	<u>\$50</u>
14	(2)	<u>Up to \$100,000</u>	\$200
15	(3)	\$100,001 to \$500,000	<u>\$500</u>
16	(4)	\$500,001 to \$1,000,000	\$1,000
17	(5)	\$1,000,001 to \$2,500,000	<u>\$2,000</u>
18	(6)	\$2,500,001 to \$5,000,000	<u>\$3,000</u>
19	<u>(7)</u>	\$5,000,001 to \$10,000,000	\$4,000
20	(8)	More than \$10,000,000	<u>\$5,000 + \$1,000</u>
21			for each
22			additional



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1	\$5,000,000 or
2	portion thereof.
3	In addition, there shall be a \$3,000 maximum plan review
4	fee charged at the discretion of the disability and
5	communication access board for infrastructure projects and
6	projects managed by private non-profit entities.
7	(f) The disability and communication access board shall
8	report to the legislature annually regarding the revenues
9	collected under this section. The report shall include a
10	summary of the number and types of plans reviewed and the fees
11	collected from each state or county department or agency.
12	$\left[\frac{(e)}{(e)}\right]$ (g) For the purposes of this section, "public
13	buildings, facilities, and sites" means buildings, facilities,
14	and sites that:
15	(1) Are designed, constructed, purchased, or leased with
16	the use of any state or county funds or federal funds
17	administered by the State or a county;
18	(2) House state or county programs, services, or
19	activities that are intended to be accessed by the
20	general public; or
21	(3) Are constructed on state or county lands or lands that
22	will be transferred to the State or a county."



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1	SECTION 4. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 5. This Act shall take effect on January 1, 2012.



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Report Title:

Persons with Disabilities; Building Plan and Design Review; Fees

Description:

Requires the Disability and Communication Access Board to charge fees to defray expenses of reviewing construction plans to ensure compliance with law and establishes a fee schedule. Establishes an Accessible Building Design Special Account for plan review fees and cost of compliance with Americans with Disabilities Act design requirements. Effective January 1, 2012. (HB756 HD3)

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

