C.D. 2

A BILL FOR AN ACT

RELATING TO STATE FUNDS.

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

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PART I

Expired Funds

3 The legislature finds that certain funds, SECTION 1. 4 established by statutes that have long been repealed, are 5 effectively non-functional. The legislature further finds that 6 since the statutory purposes for which these funds were 7 established have been repealed, these funds have outlived their 8 usefulness to the State. Finally, the legislature finds that 9 the moneys currently languishing in these funds will serve the 10 State more effectively if they are deposited into the general fund and, therefore, become accessible to the State. 11

12 The purpose of this part is to terminate certain funds for 13 which the statutory authority has expired and to deposit the 14 residual amounts left in each fund into the general fund.

15 SECTION 2. On July 1, 2011:

16 (1) All moneys in the travel agency recovery fund and the
17 travel agency education fund, as of June 30, 2011,



(2)

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S.B. NO. shall be transferred to the general fund of the State The travel agency recovery fund and the travel agency education fund shall cease to exist. PART II

Section 304A-116, Hawaii Revised Statutes, is 7 SECTION 3. 8 amended by amending subsection (b) to read as follows:

University of Hawaii

of Hawaii; and

9 The provision of child care services may be supported "(b) 10 with proceeds from the child care programs [revolving] special 11 fund established under section [-]304A-2252[-], public funds, 12 and private grants and gifts to pay for the expenses of 13 operation, including payment of principal and interest on any obligations incurred." 14

SECTION 4. Section 304A-2252, Hawaii Revised Statutes, is 15 amended to read as follows: 16

"[-[] §304A-2252[-]] Child care programs [revolving] special 17 18 There is established a child care programs [revolving] fund. 19 special fund for the operation of child care programs 20 established under section 304A-116 and the construction and 21 renovation of child care centers established by the University 22 of Hawaii. Fees charged for child care at child care programs, proceeds from donations to the university for child care 23



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programs, and proceeds from loans or other instruments of indebtedness for the construction or renovation of child care centers shall be deposited into the [revolving] special fund. Expenditures from the [revolving] special fund shall be made for the operation of child care programs and payment of principal and interest on obligations incurred for the construction or renovation of child care centers."

8 SECTION 5. Section 304A-2253, Hawaii Revised Statutes, is
9 amended as follows:

10

1. By amending subsection (a) to read:

11 "(a) There is established a University of Hawaii research 12 and training revolving fund into which shall be deposited one 13 hundred per cent of the total amount of indirect overhead 14 revenues generated by the university from research and training 15 programs. The board of regents is authorized to expend one 16 hundred per cent of the revenues deposited in the fund for:

17 (1) Research and training purposes that may result in
18 additional research and training grants and contracts;

19 (2) Facilitating research and training at the university;20 and

21 (3) Further deposit into the discoveries and inventions
 22 [revolving] special fund [and the University of Hawaii
 23 housing assistance revolving fund]."

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2. By amending subsection (c) to read:

2 "(c) Notwithstanding sections 304A-107[7] and 3 [-[]304A-2254[], and [304A-2258]] to the contrary, the board of 4 regents or its designee, may establish a separate account within 5 the research and training revolving fund for the purpose of 6 providing advance funding to meet reimbursable costs incurred in 7 connection with federally financed research and training 8 projects. Any reimbursement received as a result of providing 9 advance funding shall be deposited into the research and 10 training revolving fund to be used for the purpose of meeting 11 reimbursable costs incurred in connection with federally 12 financed projects."

13 SECTION 6. Section 304A-2254, Hawaii Revised Statutes, is 14 amended to read as follows:

15 "[+] §304A-2254[+] Discoveries and inventions [revolving] 16 special fund. There is established a discoveries and inventions 17 [revolving] special fund into which shall be deposited a portion 18 of the total indirect overhead funds generated by the university 19 for research and training purposes in the prior fiscal year, as 20 determined by the board of regents. Appropriations by the 21 legislature subject to the approval of the governor, proceeds 22 from the commercial exploitation of inventions and intellectual 23 property developed at the university, gifts, donations, fees SB120 CD1 LRB 11-3203-5.doc



1 collected, and grants from public agencies and private persons 2 may also be deposited into the special fund for the purposes of 3 supporting innovation and research commercialization and the 4 patenting, copyrighting, licensing, and marketing of 5 discoveries, inventions, and technologies developed at the 6 university. The special fund shall be used to develop 7 technologies that have potential commercial value, support the 8 administration of technology transfer activities, and facilitate 9 economic development through education and research undertaken 10 at the university."

SECTION 7. Section 304A-2259, Hawaii Revised Statutes, is amended to read as follows:

13 "[+]§304A-2259[+] University of Hawaii alumni [revolving] 14 special fund. There is established the University of Hawaii * 15 alumni [revolving] special fund into which shall be deposited 16 funds and proceeds received by the university from alumni 17 activities and donations from alumni. Funds deposited into this [revolving] special fund may be expended by the university for 18 all costs associated with conducting alumni affairs, activities, 19 20 and programs for the university system, including but not limited to expenses for honoraria, hotel and room rentals, food 21 22 and refreshment, printing and mailing, banners and signs, 23 plaques and awards, airfare and per diem, leis, rental of

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1 audiovisual, musical, and stage equipment, and activity supplies 2 and materials, without regard to statutory competitive bidding 3 requirements."

4 SECTION 8. Section 304A-2261, Hawaii Revised Statutes, is
5 amended to read as follows:

6 "[+] §304A-2261[+] University of Hawaii at Manoa 7 intercollegiate athletics [revolving] special fund and 8 University of Hawaii at Hilo intercollegiate athletics 9 [revolving] special fund. Notwithstanding any other law to the 10 contrary, there are established the University of Hawaii at 11 Manoa intercollegiate athletics [revolving] special fund and the 12 University of Hawaii at Hilo intercollegiate athletics 13 [revolving] special fund for the intercollegiate athletic 14 programs of the University of Hawaii at Manoa and the University 15 of Hawaii at Hilo, which shall be used to receive, deposit, 16 disburse, and account for funds from the activities of the 17 intercollegiate athletic programs. The university may establish 18 appropriate charges for activities related to its athletic 19 programs and the use of its athletic facilities, the proceeds from which shall be deposited into these [revolving] special 20 21 funds.

22 The university shall maintain the financial integrity and 23 viability of these [revolving] special funds, including the SB120 CD1 LRB 11-3203-5.doc



maintenance of an adequate reserve to cope with the various
 factors that impact the revenue structure of an intercollegiate
 athletic program."

4 SECTION 9. Section 304A-2262, Hawaii Revised Statutes, is
5 amended to read as follows:

6 "[+]§304A-2262[+] Animal research farm, Waialee, Oahu 7 [revolving] special fund. There is established the animal 8 research farm, Waialee, Oahu [revolving] special fund for the 9 animal research farm, Waialee, Oahu, operated by the college of 10 tropical agriculture and human resources of the University of Hawaii, into which shall be deposited the receipts from fees 11 realized from the sale of livestock, services, and supplies. 12 Funds deposited into this [revolving] special fund shall be 13 14 expended for animal research, and services and supplies related 15 thereto."

16 SECTION 10. Section 304A-2271, Hawaii Revised Statutes, is 17 amended to read as follows:

18 "[4] \$304A-2271[4] University of Hawaii-Hilo theatre
19 [revolving] special fund. There is established the University
20 of Hawaii-Hilo theatre [revolving] special fund, which shall
21 consist of admissions, advertising sales, corporate
22 sponsorships, marketing, merchandising, donations, fund-raising,
23 fees, charges, and other moneys collected in conjunction with
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the University of Hawaii-Hilo theatre program. The [revolving] 1 2 special fund shall be administered by the office of 3 administrative affairs of the University of Hawaii at Hilo. 4 Funds may be expended for all costs associated with the theatre 5 program, including artists' fees, production costs, personnel 6 costs, honoraria, per diem, hotel and room rentals, food and 7 refreshments, printing and mailing, advertising, airfare, leis, 8 rental or purchase of equipment, and theater supplies and 9 materials."

10 SECTION 11. Section 304A-2158, Hawaii Revised Statutes, is 11 repealed.

12 ["[§304A-2158] Western-Governors-University special fund. 13 There is established a Western Covernors University-special fund 14 into which shall be deposited all revenues derived from the 15 State's-participation in the Western Covernors University, 16 except University of Hawaii income from tuition and fees-charged 17 for regular courses of instruction and tuition-related course 18 and fee charges to students. The fund shall be administered by 19 the board of regents of the University of Hawaii and shall be 20 used for the State's membership and participation in the Western 21 Covernors-University."]

22 SECTION 12. Section 304A-2258, Hawaii Revised Statutes, is
23 repealed.

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1	[" [§304A-2258] University of Hawaii housing assistance		
2	revolving fund. There is established the University of Hawaii		
3	housing assistance revolving fund into which shall be deposited		
4	a portion of the total indirect overhead funds generated by the		
5	university for research and training purposes in the prior		
6	fiscal year-as determined by the board of regents. The fund		
7	shall-be-used-to:		
8	(1) Implement the university housing assistance master		
9	plan, in accordance with policies adopted by the board		
10	of-regents;-and		
11	(2) Account for all transactions of the university housing		
12	assistance program, including but not limited to		
13	revenues, expenditures, loans, and transfers."]		
14	SECTION 13. Section 304A-2264, Hawaii Revised Statutes, is		
15	repealed.		
16	[" [§304A-2264] Conference-center-revolving-fund;		
17	University of Hawaii at Manoa. There is established the		
18	conference center revolving fund for the conference center		
19	program in the-college of continuing education and community		
20	service of the University of Hawaii at Manoa. All fees,		
21	charges, and other moneys collected in conjunction with the		
22	conference center program shall be deposited in the revolving		
23	fund. The dean-of-the-college of continuing education and		
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1	community service is authorized to expend funds from the
2	revolving fund for all costs associated with conducting
3	conferences, seminars, and courses by the conference center
4	program, including but not limited to expenses for honoraria,
5	hotel and room rentals, food and refreshment, printing and
6	mailing, airfare and per diem, leis, rental of audiovisual
7	equipment, and conference supplies and materials."]
8	SECTION 14. Section 304A-2265, Hawaii Revised Statutes, is
9	repealed.
10	[" [§304A-2265] International exchange healthcare touris m
11	revolving fund. (a) There-is-established-the-international
12	exchange-healthcare-tourism revolving fund for the international
13	exchange of healthcare tourism program into which shall be
14	deposited all donations, gifts, contributions, legislative
15	appropriations, and moneys generated by the program through
16	education, training, and research contracts and grants. Moneys
17	deposited into-this-fund for the school of medicine and the
18	school of nursing and dental hygiene shall be divided into
19	separate-accounts for each school, provided that moneys not
20	designated for-use by a particular school shall be divided
21	equally. Moneys shall be expended from each account by the
22	school of medicine and the school-of-nursing-and-dental-hygiene,
23	for student aid, training projects, teaching, supplies,
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1	services, and activities related to the development and
2	promotion of the health-related tourism education program.
3	(b) All unexpended and unencumbered moneys appropriated by
4	the legislature remaining in the fund at the close of each
5	fiscal year-that are deemed, by the director of finance, to be
6	in excess of the moneys-necessary to carry out the purposes of
7	this section over the next following fiscal year shall lapse to
8	the-credit-of-the state-general-fund."]
9	SECTION 15. Section 304A-2266, Hawaii Revised Statutes, is
10	repealed.
11	[" [§304A-2266] Education laboratory school summer programs
12	revolving fund. There is established the education laboratory
13	school summer programs revolving fund, from which shall be paid
14	the cost of operations of the education laboratory school summer
15	programs. The education laboratory school may establish
16	appropriate charges for activities related to its summer
17	programs, the proceeds from which shall be deposited into this
18	revolving fund."]
19	SECTION 16. Section 304A-2269, Hawaii Revised Statutes, is
20	repealed.
21	[" [§304A-2269] Community college and University of Hawaii
22	at-Hilo bookstore revolving fund. There is established the
23	community college and University of Hawaii at Hilo bookstore
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1	revolving-fund-for the community-college and University of
2	Hawaii at Hilo bookstores, from which shall be paid the cost of
3	goods or services rendered or furnished to the bookstores and
4	which shall be replenished through charges made for goods and
5	services or through transfers from other accounts or funds."]
6	SECTION 17. All fund balances remaining unencumbered and
7	unexpended as of June 30, 2011, in the University of Hawaii at
8	Manoa conference center revolving fund shall be transferred to
9	the general fund.
10	SECTION 18. All fund balances remaining unencumbered and
11	unexpended as of June 30, 2011, in the University of Hawaii
12	housing assistance revolving fund shall be transferred to the
13	credit of the Manoa faculty housing program under the University
14	of Hawaii auxiliary enterprises special fund established under
15	section 304A-2157, Hawaii Revised Statutes.
16	SECTION 19. The conversion of revolving funds to special
17	funds pursuant to sections 4, 6, 7, 8, 9, and 10 of this Act
18	shall in no way be construed as an authorization to remove,
19	alter, or amend any moneys from any revolving fund other than
20	for the purposes of this Act and for the allowable uses under
21	relevant law.
22	

22 23 PART III

Fund Transfers



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SECTION 20. The recession of 2008 swept across the nation and many parts of the world with unanticipated force and brought with it enormous challenges for governments at all levels. Its effects on businesses and employment are still being felt today, including a profound impact on Hawaii in terms of tax revenues and the state budget.

7 The legislature finds that due to the extraordinary fiscal 8 circumstances the State is facing, non-general funds must be 9 reviewed and scrutinized to determine if there is an excess of 10 balances available to help address the critical budget shortfall 11 in fiscal year 2011-2012.

12 The purpose of this part is to help address the fiscal year 13 2011-2012 budget shortfall by transferring excess balances from 14 various non-general funds into the State's general fund.

15 SECTION 21. The legislature determines that there is in 16 the state risk management revolving fund at least \$1,000,000 in 17 excess of the requirements of the fund. Until June 30, 2011, 18 the director of finance is authorized to transfer from the state 19 risk management revolving fund to the general fund the sum of 20 \$1,000,000 or so much thereof as may be necessary for fiscal 21 year 2010-2011.

22 SECTION 22. The legislature determines that there is in 23 the medicaid investigations recovery fund at least \$500,000 in SB120 CD1 LRB 11-3203-5.doc

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excess of the requirements of the fund. Until June 30, 2011,
 the director of finance is authorized to transfer from the state
 medicaid investigations recovery fund to the general fund the
 sum of \$500,000 or so much thereof as may be necessary for
 fiscal year 2010-2011.

6 SECTION 23. The legislature determines that there is in 7 the compliance resolution fund at least \$4,200,000 in excess of 8 the requirements of the fund. Until June 30, 2011, the director 9 of finance is authorized to transfer from the compliance 10 resolution fund to the general fund the sum of \$4,200,000 or so 11 much thereof as may be necessary for fiscal year 2010-2011. 12 SECTION 24. The legislature determines that there is in 13 the mental health and substance abuse special fund at least 14 \$2,000,000 in excess of the requirements of the fund. Until 15 June 30, 2011, the director of finance is authorized to transfer 16 from the mental health and substance abuse special fund to the general fund the sum of \$2,000,000 or so much thereof as may be 17 necessary for fiscal year 2010-2011. 18

19 SECTION 25. The legislature determines that there is in 20 the drug demand reduction assessments special fund at least 21 \$700,000 in excess of the requirements of the fund. Until June 22 30, 2011, the director of finance is authorized to transfer from 23 the drug demand reduction assessments special fund to the

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general fund the sum of \$700,000 or so much thereof as may be
 necessary for fiscal year 2010-2011.

3 SECTION 26. The legislature determines that there is in 4 the neurotrauma special fund at least \$250,000 in excess of the 5 requirements of the fund. Until June 30, 2011, the director of 6 finance is authorized to transfer from the neurotrauma special 7 fund to the general fund the sum of \$250,000 or so much thereof 8 as may be necessary for fiscal year 2010-2011.

9 SECTION 27. The legislature determines that there is in 10 the environmental management special fund at least \$750,000 in 11 excess of the requirements of the fund. Until June 30, 2011, 12 the director of finance is authorized to transfer from the 13 environmental management special fund to the general fund the 14 sum of \$750,000 or so much thereof as may be necessary for 15 fiscal year 2010-2011.

16 SECTION 28. The legislature determines that there is in 17 the deposit beverage container deposit special fund at least 18 \$300,000 in excess of the requirements of the fund. Until June 19 30, 2011, the director of finance is authorized to transfer from 20 the deposit beverage container deposit special fund to the 21 general fund the sum of \$300,000 or so much thereof as may be 22 necessary for fiscal year 2010-2011.

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SECTION 29. The legislature determines that there is in the employment and training fund at least \$44,000 in excess of the requirements of the fund. Until June 30, 2011, the director of finance is authorized to transfer from the employment and training fund to the general fund the sum of \$44,000 or so much thereof as may be necessary for fiscal year 2010-2011.

7 SECTION 30. The legislature determines that there is in 8 the Waialua loan subsidy program balance, contained in the 9 rental assistance revolving fund, at least \$1,174 in excess of 10 the requirements of the program. Until June 30, 2011, the 11 director of finance is authorized to transfer from the Waialua 12 loan subsidy program balance to the general fund the sum of \$1,174 or so much thereof as may be necessary for fiscal year 13 14 2010-2011.

15 SECTION 31. The legislature determines that there is in the UH faculty housing project series 1995 bond proceed special 16 17 fund at least \$520,780 in excess of the requirements of the 18 fund. Until June 30, 2011, the director of finance is 19 authorized to transfer from the UH faculty housing project 20 series 1995 bond proceed special fund to the general fund the 21 sum of \$520,780 or so much thereof as may be necessary for 22 fiscal year 2010-2011.

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SECTION 32. The legislature determines that there is in the stadium special fund at least \$500,000 in excess of the requirements of the fund. Until June 30, 2011, the director of finance is authorized to transfer from the stadium special fund to the general fund the sum of \$500,000 or so much thereof as may be necessary for fiscal year 2010-2011.

SECTION 33. The legislature determines that there is in
the Kikala-Keokea housing revolving fund at least \$428,924 in
excess of the requirements of the fund. Until June 30, 2011,
the director of finance is authorized to transfer from the
Kikala-Keokea housing revolving fund to the general fund the sum
of \$428,924 or so much thereof as may be necessary for fiscal
year 2010-2011.

14 SECTION 34. The legislature determines that there is in 15 the community use of school facilities special fund at least 16 \$1,000,000 in excess of the requirements of the fund. Until 17 June 30, 2011, the director of finance is authorized to transfer 18 from the community use of school facilities special fund to the 19 general fund the sum of \$1,000,000 or so much thereof as may be 20 necessary for fiscal year 2010-2011.

21 SECTION 35. The legislature determines that there is in 22 the federal grants search, development, and application 23 revolving fund at least \$500,000 in excess of the requirements SB120 CD1 LRB 11-3203-5.doc



of the fund. Until June 30, 2011, the director of finance is authorized to transfer from the federal grants search, development, and application revolving fund to the general fund the sum of \$500,000 or so much thereof as may be necessary for fiscal year 2010-2011.

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6 SECTION 36. The legislature determines that there is in 7 the trauma system special fund at least \$1,000,000 in excess of 8 the requirements of the fund. Until June 30, 2011, the director 9 of finance is authorized to transfer from the trauma system 10 special fund to the general fund the sum of \$1,000,000 or so 11 much thereof as may be necessary for fiscal year 2010-2011.

12 SECTION 37. The legislature determines that there is in 13 the captive insurance administrative fund at least \$2,500,000 in 14 excess of the requirements of the fund. Until June 30, 2011, 15 the director of finance is authorized to transfer from the 16 captive insurance administrative fund to the general fund the 17 sum of \$2,500,000 or so much thereof as may be necessary for 18 fiscal year 2010-2011.

19 SECTION 38. The legislature determines that there is in 20 the health care revolving fund at least \$916,284 in excess of 21 the requirements of the fund. Until June 30, 2011, the director 22 of finance is authorized to transfer from the health care



revolving fund to the general fund the sum of \$916,284 or so 1 2 much thereof as may be necessary for fiscal year 2010-2011. 3 PART IV 4 Conforming Amendments 5 SECTION 39. Section 28-8.3, Hawaii Revised Statutes, is 6 amended by amending subsection (a) to read as follows: 7 "(a) No department of the State other than the attorney 8 general may employ or retain any attorney, by contract or 9 otherwise, for the purpose of representing the State or the department in any litigation, rendering legal counsel to the 10 11 department, or drafting legal documents for the department; provided that the foregoing provision shall not apply to the 12 13 employment or retention of attorneys: By the public utilities commission, the labor and 14 (1)industrial relations appeals board, and the Hawaii 15 16 labor relations board; By any court or judicial or legislative office of the 17 (2)State; provided that if the attorney general is 18 requested to provide representation to a court or 19 20 judicial office by the chief justice or the chief 21 justice's designee, or to a legislative office by the 22 speaker of the house of representatives and the 23 president of the senate jointly, and the attorney

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1		general declines to provide such representation on the
2		grounds of conflict of interest, the attorney general
3		shall retain an attorney for the court, judicial, or
4		legislative office, subject to approval by the court,
5	,	judicial, or legislative office;
6	(3)	By the legislative reference bureau;
7	(4)	By any compilation commission that may be constituted
8		from time to time;
9	(5)	By the real estate commission for any action involving
10		the real estate recovery fund;
11	(6)	By the contractors license board for any action
1 2		involving the contractors recovery fund;
13	[(7)	By the trustees for any action involving the travel
14		agency recovery_fund;
15	(8)]	(7) By the office of Hawaiian affairs;
16	[(9)]	(8) By the department of commerce and consumer
17		affairs for the enforcement of violations of chapters
18		480 and 485A;
19	[(10)]	(9) As grand jury counsel;
20	[(11)]	(10) By the Hawaiian home lands trust individual
21		claims review panel;
22	[(12)]	(11) By the Hawaii health systems corporation, or its
23		regional system boards, or any of their facilities;





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1 [<u>(13)</u>] <u>(12)</u> By the auditor;

 [(+14)] (13) By the office of ombudsman; [(+15)] (14) By the insurance division; [(+16)] (15) By the University of Hawaii; [(+17)] (16) By the University of Hawaii; [(+17)] (16) By the Kahoolawe island reserve commission; [(+18)] (17) By the division of consumer advocacy; [(+19)] (18) By the office of elections; [(+20)] (19) By the campaign spending commission; [(+21)] (20) By the Hawaii tourism authority, as provided section 201B-2.5; [(+22)] (21) By the division of financial institutions for any action involving the mortgage loan recovery fur 		
 4 [(16)] (15) By the University of Hawaii; 5 [(17)] (16) By the Kahoolawe island reserve commission; 6 [(18)] (17) By the division of consumer advocacy; 7 [(19)] (18) By the office of elections; 8 [(20)] (19) By the campaign spending commission; 9 [(21)] (20) By the Hawaii tourism authority, as provided section 201B-2.5; 11 [(22)] (21) By the division of financial institutions for any action involving the mortgage loan recovery fur 		
 5 [(17)] (16) By the Kahoolawe island reserve commission; 6 [(18)] (17) By the division of consumer advocacy; 7 [(19)] (18) By the office of elections; 8 [(20)] (19) By the campaign spending commission; 9 [(21)] (20) By the Hawaii tourism authority, as provided section 201B-2.5; 11 [(22)] (21) By the division of financial institutions for any action involving the mortgage loan recovery fur 		
 6 [(18)] (17) By the division of consumer advocacy; 7 [(19)] (18) By the office of elections; 8 [(20)] (19) By the campaign spending commission; 9 [(21)] (20) By the Hawaii tourism authority, as provided section 201B-2.5; 11 [(22)] (21) By the division of financial institutions for any action involving the mortgage loan recovery fur 		
7 [-(19)-] (18) By the office of elections; 8 [-(20)-] (19) By the campaign spending commission; 9 [-(21)-] (20) By the Hawaii tourism authority, as provided 10 section 201B-2.5; 11 [-(22)-] (21) By the division of financial institutions for 12 any action involving the mortgage loan recovery fur		
 8 [(20)] (19) By the campaign spending commission; 9 [(21)] (20) By the Hawaii tourism authority, as provided 10 section 201B-2.5; 11 [(22)] (21) By the division of financial institutions for 12 any action involving the mortgage loan recovery fur 		
9 [(21)] (20) By the Hawaii tourism authority, as provided 10 section 201B-2.5; 11 [(22)] (21) By the division of financial institutions for 12 any action involving the mortgage loan recovery fur		
<pre>10 section 201B-2.5; 11 [-(22)] (21) By the division of financial institutions for 12 any action involving the mortgage loan recovery fur</pre>		
11 [-(22)] (21) By the division of financial institutions for 12 any action involving the mortgage loan recovery fur	in	
12 any action involving the mortgage loan recovery fur		
12	d;	
13 or		
14 $\left[\frac{(23)}{(22)}\right]$ By a department, in the event the attorney		
15 general, for reasons deemed by the attorney general	to	
16 be good and sufficient, declines to employ or retain	n	
17 an attorney for a department; provided that the		
18 governor [thereupon] waives the provision of this		
19 section."		
20 SECTION 40. Section 167-19, Hawaii Revised Statutes, is		
21 amended by amending subsection (c) to read as follows:	amended by amending subsection (c) to read as follows:	
22 "(c) All or any portion of the acreage assessments		
23 collected under this chapter, as determined by the board,		
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exclusive of acreage assessments imposed on lands within an 1 2 irrigation project financed through the issuance of revenue bonds, shall be deposited into the irrigation system revolving 3 fund. Acreage assessments imposed on lands within an irrigation 4 project financed through the issuance of revenue bonds shall be 5 6 deposited into the [irrigation water development special fund.] 7 general fund." 8 SECTION 41. Section 167-22, Hawaii Revised Statutes, is

9 amended by amending subsection (a) to read as follows:

10 "(a) There is established the irrigation system revolving11 fund, into which shall be deposited:

12 (1) All legislative appropriations to the irrigation13 system revolving fund; and

14 (2) All or any portion of the receipts and revenues
15 collected under this chapter, as determined by the
16 board of agriculture[, exclusive of the receipts and
17 revenues deposited into the irrigation water
18 development special fund]."

19 SECTION 42. Section 321-355, Hawaii Revised Statutes, is20 amended by amending subsection (b) to read as follows:

"(b) The fund shall consist of grants and income earned by
the special fund. [Notwithstanding section 29-24, all] <u>All</u>

23 program income consisting of federal reimbursement funds



received by the State for early intervention funded by 1 2 legislative appropriations under this part shall be deposited into the special fund; provided that no state appropriations 3 shall be deposited into the special fund." 4 5 SECTION 43. Section 321-356, Hawaii Revised Statutes, is 6 amended by amending subsection (b) to read as follows: 7 "(b) The trust fund shall consist of government grants and 8 private contributions including but not limited to gifts or 9 donations from corporations or other businesses, foundations, 10 individuals, and other interested parties, and income earned by 11 the trust fund. [Notwithstanding section 29-24, all] All 12 program income consisting of federal reimbursement funds 13 received by the State for early intervention funded by private 14 donations and contributions under this part shall be deposited 15 into the trust fund." 16 SECTION 44. Section 346-311, Hawaii Revised Statutes, is amended by amending the definition of "secondary discounted 17 18 price" to read as follows: 19 ""Secondary discounted price" as it pertains to a drug 20 means the initial discounted price less any further discounts 21 [paid out of the Rx plus special fund]." 22 SECTION 45. Section 346-344, Hawaii Revised Statutes, is 23 amended by amending subsections (a) and (b) to read as follows: SB120 CD1 LRB 11-3203-5.doc 23

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1	"(a) For persons meeting the eligibility requirements in
2	section 346-343, the state pharmacy assistance program may pay
3	all or some of the co-payments required under the federal
4	medicare part D pharmacy benefit program, [subject to the
5	sufficiency of funds in the state pharmacy assistance program
6	special fund,] as determined by the department.
. 7	(b) The state pharmacy assistance program is the payor of
8	last resort [subject_to_the_sufficiency_of_funds_in_the_state
9	pharmacy assistance program special fund], as determined by the
10	department."
11	SECTION 46. Section 431:22-103, Hawaii Revised Statutes,
12	is amended to read as follows:
13	"[+]§431:22-103[+] Establishment of loss mitigation grant
14	program. The commissioner shall develop and implement a pilot
15	grant program to encourage the installation of wind resistive
16	devices. The commissioner may spend up to \$6,000,000 [from the

17 loss mitigation grant fund] over three years for the grant
18 program, which amounts shall include the costs of administering,
19 operating, and marketing the grant program.

20 For the first year of the grant program, the commissioner 21 may make grants only to former policyholders of the Hawaii 22 hurricane relief fund. From the second year onward, the 23 commissioner may also make grants to all single or multi-family 24 SB120 CD1 LRB 11-3203-5.doc 25 SB120 CD1 LRB 11-3203-5.doc



1	residenti	al owners, which may include owners of townhouse units
2	or condom	inium apartments under section 431:22-104(c)(3)."
3	SECT	ION 47. Section 431P-16, Hawaii Revised Statutes, is
4	amended b	y amending subsection (i) to read as follows:
5	"(i)	Moneys in the hurricane reserve trust fund may be[\div
6	(1)	Disbursed] disbursed upon dissolution of the Hawaii
7		hurricane relief fund; provided that:
8	[(A)]	(1) The net moneys in the hurricane reserve trust
9		fund shall revert to the state general fund after
10		payments by the fund on behalf of licensed property
11		and casualty insurers or the State that are required
12		to be made pursuant to any federal disaster insurance
13		program enacted to provide insurance or reinsurance
14		for hurricane risks are completed; and
15	[(B)]	(2) If such moneys are paid on behalf of licensed
16		property and casualty insurers, payment shall be made
17		in proportion to the premiums from policies of
18		hurricane property insurance serviced by the insurers
19		in the twelve months prior to dissolution of the fund;
20		[or
21	(2)	Deposited to the loss mitigation grant fund
22		established under section 431:22-102;]

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1	the federal government and third-party payers for costs not
2	previously-claimed by the State, with the exception of proceeds
3	collected for services provided by the Hawaii health systems
4	corporation or its regional system boards, for reimbursement of
5	federally funded state programs. For purposes of this chapter,
6	federally funded state programs include but shall not be limited
7	to those federally-funded programs within the departments of
8	human services and health, and shall not include the federally-
9	funded program-within the department of education-as provided in
10	section-302A 1406. Expenditures and transfers from the fund
11	shall be made by the comptroller in proportional allocations
12	established by the comptroller and the director of finance.
13	Transfers shall be made to the department claiming the
14	reimbursement for expenses incurred related to federal fund
15	reimbursement claims and to the general fund of the State.
16	Moneys-in the fund may-be-expended for consultant-services
17	rendered-under subsection (b).
18	(b) Notwithstanding any other law-to-the contrary, the
19	comptroller, by contract, may retain the services of certified
20	public accountants and other consultants to pursue and collect
21	federal fund reimbursements, and perform other duties necessary
22	to administer this section. At the option of the comptroller,



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consultan	ts-retained by contract under this subsection may be
compensat	ed on:
(1)	A-fixed-price-basis;
-(2)-	An hourly rate basis with or without a fixed cap; or
-(3)-	Through a contingent fee arrangement specified in the
	contract.
Such comp	ensation shall be payable out of all sums the
consultan	t recovers for the State.
(c)	No later than twenty days prior to the convening of
each-regu	lar session of the legislature, the comptroller shall
submit to	the legislature a report including the following
informati	on:
(1)	Itemized amounts of all federal reimbursements;
(2)	Description and amounts of all expenses incurred by
	the fund;
-(3) -	Method of compensation and amounts of compensation for
	all-certified public accountants and other consultants
	retained-by-the comptroller to pursue and collect
	federal-fund reimbursements and perform other duties
	necessary to administer this section;
(4)	Method of determining allocation of funds;
- (5)-	Amounts allocated by the comptroller; and

-(6) Fund balances."]





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SECTION 50. Section 167-22.5, Hawaii Revised Statutes, is
 repealed.

3	["- [- §	167-22.5] Irrigation water development-special fund.
4	(a) Ther	e is established in the state-treasury-the irrigation
5	water dev	elopment special fund, into which shall be deposited:
6	(1)	Appropriations by the legislature to the irrigation
7		water development special fund;
8	- (-2-) -	All-receipts and revenues derived from irrigation
9		projects financed through the issuance of revenue
10		bonds;
11	(3)	All or any portion-of-the-receipts and revenues
12		collected under this-chapter, as determined by the
13		board, whether or not receipts or revenues are derived
14		from irrigation projects financed through the issuance
15		of revenue bonds; and
16	-(4)-	Interest carned-or-accrued on moneys in the irrigation
17		water-development special fund.
18	(d)	Moneys in the irrigation-water-development-special
19	fund-shal	1 be used by the board for the following purposes:
20	(1)	Planning, design, improvement, construction, land
21		acquisition, and equipment necessary for the
22		development, operation, or maintenance of an
23		irrigation-project;



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1	-(2) -	Payment of debt service on revenue bonds issued by the
2		department for irrigation project purposes, and the
3		establishment of debt service and other revenues
4		deemed-necessary by the board;
5	(3)	Reimbursement-of-the-general-fund-for-debt-service on
6		general obligation bonds issued to finance irrigation
7		projects-where the bonds are designated to be
8		reimbursable out of the irrigation water development
9		special fund; and
10	- (-4-)-	Any-other-purpose-deemed-necessary-by-the-board-for
11		the purpose of planning, designing, improving,
12		constructing, developing, operating, and maintaining
13		irrigation projects."]
14	SECT	ION 51. Section 167-24, Hawaii Revised Statutes, is
15	repealed.	
16	[" -[§:	167-24]-Irrigation-repair-and-maintenance-special
17	fund. (a)) There is established in the state treasury the
18	irrigation	n repair and maintenance special fund that shall be
19	administe:	red by the board.
20	- (d) -	Moneys in the irrigation repair and maintenance
21	special fo	und shall be used to fund repair and maintenance of the
22	following-	-irrigation-systems:
23	(1)	East Kauai irrigation system;
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1	(2)	Kekaha ditch;
2	(3)	Kokee ditch;
3	(4)	Maui Land/Pioneer Mill irrigation system;
4	(5)	Waiahole ditch;
5	(6)	Lower Hamakua irrigation system;
6	(7)	Molokai irrigation system;
7	- (8) -	Upcountry Maui irrigation system;
8	(9)	Waimanalo irrigation system;
9	(10)	Waimea irrigation system;
10	(11)	East Maui irrigation system;
11	(12)	Kauai coffee irrigation system;
12	(13)	West Maui irrigation system;
13	-(14)-	Kau-irrigation-system;
14	(15)	Honomalino-irrigation system;
15	(16)	Wahiawa reservoir and ditch system; and
16	(17)	Other privately owned irrigation systems on former
17		sugarcane and pincapple-plantation-lands-that-have
18		been converted to diversified agriculture.
19	- (e)	-The irrigation repair and maintenance special fund
20	shall be	funded by legislative appropriations, including general
21	obligatio	n bond funds and federal funds.

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1	(d)	Landowners may apply for funding assistance from the
2	irrigatic	on-repair-and-maintenance special fund; provided that
3	the lande	wner:
4	(1)	Provides matching funding equal to the amount received
5		from the irrigation repair-and-maintenance-special
6		fund;
7	-(2)-	Agrees to file a petition for declaratory-ruling
8		pursuant-to-section 205-45 designating a majority of
9		all-land-served-by-the-water-produced-by-the
10		irrigation system as important agricultural lands as
11		defined under section 205-42 and notifies the board
12		and county of the petition and designation for the
13		purpose of inclusion on maps; and
14	(3)	Agrees to use, or provide for the use of, all lands
15		owned or controlled-by-the-landowner-and served by-the
16		water produced by the irrigation system for
17		agricultural production.
18	The	board shall develop processes, policies, standards, and
19	criteria	for selecting the landowners that are to receive
20	funding-a	nd the amount of such funding. The board shall also
21	develop-p	rocesses, policies, standards, and criteria for
22	determini	ng the amount of funding provided to irrigation systems
23	in subsec	tion (b) owned by the State.

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1	(e) As used in this section:
2	"Diversified agriculture" means agricultural operations
3	that produce diversified agricultural products, including
4	flowers, nursery products, vegetables, herbs, melons, seed
5	crops, macadamia nuts, aquaculture, coffee, milk, cattle, eggs,
6	hogs, and fruit.
7	"Irrigation-system"-means-the-agricultural-system of
8	intakes, diversions, wells, ditches, siphons, pipes, reservoirs,
9	and accessory facilities established to provide water for
10	agricultural production.
11	"Landowner" means a private entity that:
12	(1) Owns agricultural land, formerly used as a sugarcane
13	or pineapple-plantation, that contains a privately-
14	owned irrigation system that is necessary for the
15	sustained production of diversified agriculture on the
16	land served by the irrigation system; or
17	(2) Owns, or partially owns, an irrigation-system-listed
18	in subsection (b)(1) through (17)."]
19	SECTION 52. Section 346-318, Hawaii Revised Statutes, is
20	repealed.
21	["§346-318 Rx-plus-special-fund. (a) There-is
22	established within the state treasury, to be administered by the

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1	departmen	t, the Rx-plus-special-fund into which shall be
2	deposited	
3	(1)	All moneys received from manufacturers and labelers
4		who pay rebates as provided in section 346 314;
5	(2)	Appropriations made by the legislature-to-the-fund;
6		and
7	(3)	Any other revenues designated for the fund.
8	(b)	Moneys in the Rx plus special fund shall be used for
9	the-follo	wing-purposes:
10	(1)	Reimbursement payments-to-participating pharmacies for
11		discounts-provided to program participants;
12	(2)	The cost of administering the Rx plus program,
13		including salary and benefits of employees, computer
14		costs, and contracted services as provided in section
15		346-312; and
16	(3)	Any other purpose deemed-necessary by the department
17		for the purpose of operating and administering the Rx
18		plus-program.
19	All-	interest on special fund balances shall accrue to the
20	special f	und. Upon-dissolution of the Rx-plus-special fund, any
21	unencumbe	red moneys in the fund shall lapse to the credit of the
22	general f	und."]

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1	SECTION 53.	Section	346-345,	Hawaii	Revised	Statutes,	is
2	repealed.						

3	[" -[\$	346-345] Special fund. (a) - There-is-established
4	within th	e state treasury to be administered by the department,
5	the state	pharmacy assistance program special fund, into-which
6	shall be	deposited:
7	(1)	All moneys received from manufacturers that pay
8		rebates as provided in section 346-342(g);
9	-(2) -	Appropriations made by the legislature to the fund;
10		and
11	-(3) -	Any other revenues designated for the fund.
12	(b)	Moneys in the state pharmacy assistance program
13	special f	und may be used for:
14	(1)	Reimbursement-payments-to-participating pharmacies for
15		co payments required under the federal-medicare part-D
16		pharmacy benefit program as provided-to state pharmacy
17		assistance program participants;
18	(2)	The costs of administering the state pharmacy
19		assistance program, including salary and benefits of
20		employees, computer costs, and contracted services as
21		provided in section 346-342(d); and

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1	-(3) Any other purpose deemed-necessary-by-the-department
2	for the purpose of operating and administering the
3	state pharmacy [assistance]-program.
4	All interest on special-fund balances shall accrue to the
5	special fund. Upon dissolution-of-the state pharmacy assistance
6	program special fund, any unencumbered moneys in the fund shall
7	lapse to the general fund.
8	(c) The-department shall expend all-revenues received from
9	rebates paid by pharmaceutical manufacturers pursuant-to-section
10	346 342(g) to pay for the benefits to enrollees in the state
11	pharmacy assistance program, the costs of administering the
12	program, and reimbursement of medicaid pharmaceutical costs."]
13	SECTION 54. Section 346C-5, Hawaii Revised Statutes, is
14	repealed.
15	[" [§346C-5] Long-term care benefits fund. (a)There-is
16	established in the state treasury the long term-care benefits
17	fund, into which shall be deposited moneys collected as long-
18	term care taxes. The department of budget and finance shall
19	deposit the moneys in federally insured financial institutions
20	in Hawaii to preserve the balance and ensure a reasonable return
21	under prevailing interest rates. Investments-of-the-moneys may
22	be-made subject to the requirements of this chapter.

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1	(b) Expenditures from the fund shall-be-made-solely-for
2	the purpose-of-making-benefit-payments and the cost of
3	administration.
4	(c) Notwithstanding any law to the contrary, moneys in the
5	fund shall not be transferred to another fund at any time nor
6	for any purpose.
7	(d) Costs for the administration of the program shall be
8	paid from moneys in the long-term care benefits fund as follows:
9	(1) Up to four per cent of the total monthly deposit into
10	the fund to cover general-administrative expenses; and
11	-(2) Up-to four per cent of the total monthly amount of
12	claims paid out from the fund may be used to pay for
13	administrative-expenses-related-to-claims
14	processing."]
15	SECTION 55. Section 431:22-102, Hawaii Revised Statutes,
16	is repealed.
17	["§431:22-102 Loss mitigation grant fund. (a) There is
18	established a special fund to be designated as the loss
19	mitigation-grant fund. Moneys-transferred-to-the-loss
20	mitigation grant fund may be expended by the commissioner to
21	carry out the commissioner's duties and obligations under this
22	article. Disbursements from the loss mitigation grant fund
23	shall not-be subject to chapter 42F or 91.
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1	(b) The loss mitigation grant fund may be used by the			
2	commissioner to make loss mitigation-grants-authorized under			
3	this article. The loss mitigation grant fund shall also be used			
4	by the commissioner to pay for any administrative-and			
5	operational costs, including personnel costs and marketing			
6	costs, associated with a loss mitigation grant program. Any law			
7	to the contrary notwithstanding, the commissioner may use the			
8	moneys-in-the-loss-mitigation grant fund to employ or retain, by			
9	contract or otherwise, without regard to chapters 76 and 78,			
10	necessary professional, expert, managerial, technical, and			
11	support personnel to implement and carry out the purposes of			
12	this-article.			
13	-(c) The commissioner shall prepare an annual report to the			
14	director, governor, and the legislature on the use of the loss			
15	mitigation-grant fund. The report shall provide statistical			
16	information on program participation. The report shall be			
17	submitted to the legislature no later than twenty days prior to			
18	the convening of each regular legislative session."]			
19	SECTION 56. Part XIII of chapter 346, Hawaii Revised			
20	Statutes, is repealed.			
21	SECTION 57. Part XV of chapter 346, Hawaii Revised			
22	Statutes, is repealed.			
23	PART VI			





1	Master Settlement Agreement Money		
2	SECTION 58. The legislature supports tobacco prevention		
3	and cessation. At the same time, due to economic difficulties,		
4	the State must ensure that core services such as medicaid, state		
5	hospitals, and other core programs addressing the health care		
6	needs of the State are adequately funded to meet the needs of		
7	the public.		
8	SECTION 59. Section 328L-2, Hawaii Revised Statutes, is		
9	amended by amending subsection (b) to read as follows:		
10	"(b) The fund shall be used for the purpose of receiving,		
11	allocating, and appropriating the tobacco settlement moneys as		
12	follows:		
13	(1) Fifteen per cent shall be appropriated into the		
14	emergency and budget reserve fund under section 328L-		
15	3; provided that for fiscal years 2012 and 2013, this		
16	percentage shall be deposited into the general fund;		
17	(2) Twenty-five per cent shall be appropriated to the		
18	department for purposes of section 328L-4;		
19	(3) Six and one-half per cent shall be appropriated into		
20	the Hawaii tobacco prevention and control trust fund		
21	under section 328L-5; provided that for fiscal years		
22	2012 and 2013, this percentage shall be deposited int		
23	the general fund; and		



et.

1 Twenty-eight per cent shall be appropriated into the (4)2 university revenue-undertakings fund created in 3 section 304A-2167.5 to be applied to the payment of 4 the principal of and interest on, and to generate 5 required coverage, if any, for revenue bonds issued by the board of regents of the University of Hawaii to 6 7 finance the cost of construction of a university 8 health and wellness center, including a new medical 9 school facility, to be situated on the island of Oahu, 10 for the succeeding fiscal year; and the payment of 11 annual operating expenses incurred by the new medical 12 school facility; provided that any moneys in excess of the amounts required under this paragraph shall be 13 14 transferred in the succeeding fiscal year to the 15 emergency and budget reserve fund under section 328L-16 3; and Twenty-five and one-half per cent shall be deposited 17 (5)

18

to the credit of the state general fund."

19 SECTION 60. The director of health, with the assistance of 20 the director of finance, shall conduct a study of the Hawaii 21 tobacco prevention and control trust fund to determine whether: 22 (1) The moneys that actually have been disbursed from the 23 Hawaii tobacco prevention and control trust fund were:



1	(A)	Used in the manner in which the Hawaii tobacco		
2		prevention and control trust fund was intended		
3		under section 328L-5, Hawaii Revised Statutes;		
4		and		
5	(B)	Disbursed in sufficient amount to adequately		
6		fulfill the purposes intended under section 328L-		
7		5, Hawaii Revised Statutes; and		
8	(2) The	current level of moneys deposited to the Hawaii		
9	tobacco prevention and control trust fund is			
10	sufficient to fulfill the purposes for which the			
11	Hawaii tobacco prevention and control trust fund was			
12	established under section 328L-5, Hawaii Revised			
13	Stat	utes.		
14	The director of health shall submit a report of findings			
15	and recommendations, including any proposed legislation, to the			
16	legislature not later than twenty days prior to the convening of			
17	the regular session of 2012.			
18	PART VII			
19	General Provisions			
20	SECTION 61. (a) By July 1, 2011, the director of finance			
21	shall transfer any unencumbered balances remaining, as of			
22	June 30, 2011, in the special funds that are repealed in part V			
23	of this Act to the credit of the general fund.			
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(b) The director of finance shall identify any special
 funds that are repealed in parts II and V of this Act that
 contain or receive deposits from any federal funding source and
 is authorized to transfer the portions of those balances
 consisting of federal funds into corresponding separate special
 accounts within the general fund to enable the continuation of
 the purposes funded by the federal funding sources.

8 SECTION 62. It is the intent of this Act not to jeopardize 9 the receipt of any federal aid nor to impair the obligation of 10 the State or any agency thereof to the holders of any bond 11 issued by the State or by any such agency, and to the extent, 12 and only to the extent, necessary to effectuate this intent, the 13 governor may modify the strict provisions of this Act, but shall 14 promptly report any such modification with reasons therefor to 15 the legislature at its next session thereafter for review by the 16 legislature.

SECTION 63. This Act does not affect rights and duties
that matured, penalties that were incurred, and proceedings that
were begun before its effective date.

20 SECTION 64. If any provision of this Act, or the 21 application thereof to any person or circumstance is held 22 invalid, the invalidity does not affect other provisions or 23 applications of the Act, which can be given effect without the SB120 CD1 LRB 11-3203-5.doc



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invalid provision or application, and to this end the provisions
 of this Act are severable.

3 SECTION 65. Statutory material to be repealed is bracketed4 and stricken. New statutory material is underscored.

5 SECTION 66. This Act shall take effect upon its approval.





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Report Title: Certain Special Funds; Certain Revolving Funds; Repeal

Description: Repeals certain special funds and transfers balances to the general fund. Converts certain revolving funds of the University of Hawaii into special funds. Temporarily redirects an additional portion of tobacco settlement funds into the general fund. Requires a study of the Hawaii tobacco prevention and control trust fund. Effective upon approval.

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

