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S.B. NO. 1555

A BILL FOR AN ACT

RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.

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

1	PART I
2	PUBLIC LAND DEVELOPMENT CORPORATION
3	SECTION 1. The Hawaii Revised Statutes is amended by
4	adding a new chapter to be appropriately designated and to read
5	as follows:
6	"CHAPTER
7	PUBLIC LAND DEVELOPMENT CORPORATION
8	PART I. GENERAL PROVISIONS
9	§ -1 Findings and purpose. The legislature finds that
10	certain public lands under the jurisdiction of the department of
11	land and natural resources are not used effectively. Public
12	lands in certain areas may serve the State and its people better
13	if managed and developed into suitable recreational and leisure
14	centers where the public can congregate and where visitors to
15	our State can go as part of their holiday experience. However,
16	the department of land and natural resources is hamstrung by its
17	limited mission. Creating a development arm of the department
18	of land and natural resources, similar to the agribusiness
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- 1 development corporation, and placing appropriate public lands
- 2 into the new corporation's jurisdiction, may help to create
- 3 these recreation and leisure areas, while also creating revenue-
- 4 generating opportunities for the new corporation. In turn
- 5 revenues generated may be used to offset the regulatory
- 6 functions of the department of land and natural resources.
- 7 The purpose of this chapter is to create a vehicle and
- 8 process to make optimal use of public land for the economic,
- 9 environmental, and social benefit of the people of Hawaii. This
- 10 chapter establishes a public corporation to administer an
- 11 appropriate and culturally-sensitive public land development
- 12 program. The corporation shall coordinate and administer
- 13 programs to make optimal use of public land, while ensuring that
- 14 the public land is maintained for the people of Hawaii. The
- 15 corporation shall identify the public lands that are suitable
- 16 for development under this chapter, carry on marketing analysis
- 17 to determine the best revenue-generating programs for the public
- 18 lands identified, enter into public-private agreements to
- 19 appropriately develop the public lands identified, and to
- 20 provide the leadership for the development, financing,
- 21 improvement, or enhancement of the selected development
- 22 opportunities.

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- -2 Definitions. As used in this chapter, unless the 1 2 context clearly requires otherwise: 3 "Board" means the board of directors of the public land 4 development corporation. 5 "Coordinating entrepreneur" means a qualified person 6 capable of organizing, operating, and assuming the risk for 7 enterprises that may include securing land and seed capital, 8 developing or managing commercial or recreational facilities or 9 projects, arranging concession agreements, supplying materials, 10 maintaining equipment and infrastructure, and providing for the 11 processing and marketing of services or products.
- "Corporation" means the public land development corporation.
- "Coventure" means an investment by the corporation in
 qualified securities of an enterprise in which a substantial
 investment is also being made or has been made by a professional
 investor to provide seed capital to an enterprise. A guarantee
 by the corporation of qualified securities provided by a
 professional investor shall be classified as a coventure. An
- 20 investment made by the corporation, which is a direct
- 21 investment, may later be classified as a coventure upon an
- 22 investment by a professional investor.



- 1 "Direct investment" means an investment by the corporation
- 2 in qualified securities of an enterprise in which no investment
- 3 is being or has been made by a professional investor to provide
- 4 seed capital to the enterprise.
- 5 "Enterprise" means a business with its principal place of
- 6 business in Hawaii, which is or proposes to be engaged in
- 7 recreational and commercial area development, development of new
- 8 value-added products, enhancement of existing recreational or
- 9 commercial commodities, and the application of existing
- 10 recreation or commercial areas and appurtenant facilities to
- 11 productive uses.
- "Fund" means the Hawaii public lands development revolving
- 13 fund.
- 14 "Private lender" includes banks, savings and loan
- 15 associations, mortgage companies, and other qualified companies
- 16 whose business includes the making of loans in the State.
- 17 "Professional investor" means any bank, bank holding
- 18 company, savings institution, farm credit institution, trust
- 19 company, insurance company, investment company registered under
- 20 the federal Investment Company Act of 1940, financial services
- 21 loan company, pension or profit-sharing trust or other financial
- 22 institution or institutional buyer, licensee under the federal



- 1 Small Business Investment Act of 1958, or any person,
- 2 partnership, or other entity of whose resources, a substantial
- 3 amount is dedicated to investing in securities or debt
- 4 instruments, and whose net worth exceeds \$250,000.
- 5 "Project" means a specific undertaking, improvement, or
- 6 system consisting of work or improvement, including personal
- 7 property or any interest therein acquired, constructed,
- 8 reconstructed, rehabilitated, improved, altered, or repaired by
- 9 the corporation.
- 10 "Project cost" means the total of all costs incurred by the
- 11 corporation in carrying out all undertakings that it considers
- 12 reasonable and necessary for the development of a project,
- 13 including studies; plans; specifications; architectural,
- 14 engineering, or any other development related services;
- 15 acquisition of land and any improvement thereon; site
- 16 preparation and development; construction; reconstruction;
- 17 rehabilitation; the necessary expenses in administering this
- 18 chapter; the cost of financing the project; and relocation
- 19 costs.
- 20 "Project facilities" includes roads and streets, utility
- 21 and service corridors, utility lines where applicable, water and
- 22 irrigation systems, lighting systems, security systems, sanitary



- 1 sewerage systems, and other community facilities where
- 2 applicable.
- 3 "Qualified person" means any individual, partnership,
- 4 corporation, or public agency possessing the competence,
- 5 expertise, experience, and resources, including financial,
- 6 personnel, and tangible qualifications, as may be deemed
- 7 desirable by the corporation in administering this chapter.
- 8 "Qualified security" means any note, stock, treasury stock
- 9 bond, debenture, evidence of indebtedness, certificate of
- 10 interest or participation in any profit-sharing agreement,
- 11 preorganization certificate of subscription, transferable share,
- 12 investment contract, certificate of deposit for a security,
- 13 certificate of interest or participation in a patent or patent
- 14 application, or in royalty or other payments under such a patent
- 15 or application, or, in general, any interest or instrument
- 16 commonly known as a "security" or any certificate for, receipt
- 17 for, or option, warrant, or right to subscribe to or purchase
- 18 any of the foregoing.
- 19 "Revenue bonds" means bonds, notes, or other evidence of
- 20 indebtedness of the corporation issued to finance any project
- 21 facility.

- "Seed capital" means financing that is provided for the 1 2 development, refinement, and commercialization of a product or 3 process and other working capital needs. 4 "Trustee" means a national or state bank or trust company, 5 within or outside the State, that enters into a trust indenture. 6 "Trust indenture" means an agreement by and between the corporation and a trustee that sets forth the duties of the 7 8 trustee with respect to the revenue bonds, the security thereof, 9 and other provisions as may be deemed necessary or convenient by 10 the corporation to secure the revenue bonds. 11 "Value-added" means any activity that increases, by means 12 of development or any other means, the value of public lands. 13 -3 Public land development corporation; board of 14 directors; established. (a) There is established the public land development corporation, which shall be a public body 15 16 corporate and politic and an instrumentality and agency of the 17 State. The corporation shall be headed by a board of directors. 18 The corporation shall be placed within the department of land and natural resources for administrative purposes, but the 19 20 corporation may later incorporate as a nonprofit corporation if 21 this proves desirable to further its objectives; provided that 22 such reorganization as a nonprofit corporation shall not
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- 1 adversely affect the federal tax status of the interest on any
- 2 bonds issued to finance any project or project facility.
- 3 (b) The board of directors of the corporation shall
- 4 consist of eleven voting members, of whom eight shall be
- 5 appointed by the governor. The terms of these eight members
- 6 shall be four years; provided that, commencing on July 1, 2014,
- 7 the governor shall reduce the terms of those initially appointed
- 8 so as to provide, as nearly as can be, for the expiration of an
- 9 equal number of terms at intervals of one year. The eight
- 10 members shall be selected on the basis of their knowledge,
- 11 experience, and proven expertise in small and large businesses
- 12 within the development and recreational industries, banking,
- 13 real estate, finance, promotion, marketing, and management. Of
- 14 these eight members, one shall be from the city and county of
- 15 Honolulu, one shall be from the county of Hawaii, one shall be
- 16 from the county of Maui, one shall be from the county of Kauai,
- 17 and four shall be appointed at-large. The director of business,
- 18 economic development, and tourism and the chairperson of the
- 19 board of land and natural resources, or their designated
- 20 representatives, shall serve as ex officio, voting members of
- 21 the board. All members shall continue in office until their
- 22 respective successors have been appointed and qualified. The



- 1 board shall annually elect its chairperson from among its
- 2 members; provided that the chairperson shall not be an
- 3 ex officio member.
- 4 (c) The members of the board shall serve without
- 5 compensation, but shall be reimbursed for actual expenses
- 6 incurred in the performance of their duties.
- 7 (d) The board shall appoint an executive director, who
- 8 shall serve at the pleasure of the board and shall be exempt
- 9 from chapter 76. The salary of the executive director shall be
- 10 set by the board.
- 11 (e) The board, through its executive director, may appoint
- 12 officers, agents, and employees; prescribe their duties and
- 13 qualifications; and fix their salaries, without regard to
- **14** chapter 76.
- 15 § -4 Powers; generally. Except as otherwise limited by
- 16 this chapter, the corporation may:
- 17 (1) Sue and be sued;
- 18 (2) Have a seal and alter the same at its pleasure;
- 19 (3) Make and alter bylaws for its organization and
- internal management;

(4)	Adopt fules under chapter 91 necessary to effectuate
	this chapter in connection with its projects,
	operations, and properties;
(5)	Make and execute contracts and all other instruments
	necessary or convenient for the exercise of its powers
	and functions under this chapter;
(6)	Carry out surveys, research, and investigations into
	technological, business, financial, consumer trends,
. ,	and other aspects of leisure or recreational land uses
	in the national and international community;
(7)	Acquire or contract to acquire by grant or purchase
	any real, personal, or mixed-use property or any
	interest therein for its immediate or future use for
	the purposes of this chapter; own, hold, improve, and
	rehabilitate any real, personal, or mixed property
	acquired, and sell, assign, exchange, transfer,
	convey, lease, or otherwise dispose of, or encumber
	(5) (6)

(8) By itself, or in partnership with qualified persons or other governmental agencies, acquire, construct, reconstruct, rehabilitate, improve, alter, or repair any infrastructure or accessory facilities in

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the same;

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1		connection with any project; own, hold, sell, assign,
2		transfer, convey, exchange, lease, or otherwise
3		dispose of, or encumber any project; and develop or
4		manage, by itself, or in partnership with qualified
5		persons or other governmental agencies, any project
6		that meets the purposes of this chapter;
7	(9)	In cooperation with the department of land and natural
8		resources, pursuant to chapter 171, or other
9		governmental agency, or otherwise through direct
10		investment or coventure with a professional investor
11		or enterprise or any other person, or otherwise, to
12		acquire, construct, operate, and maintain public land
13		facilities at rates or charges determined by the
14	·	corporation;
15	(10)	Assist developmental, recreational, and visitor-
16		industry related enterprises, or projects developed or
17		managed by the corporation, by conducting detailed
18		marketing analysis and developing marketing and
19		promotional strategies to strengthen the position of
20		those enterprises and to better exploit local,
21		national, and international markets;

1	(/	carry out specialized programs designed to develop nev
2		markets for recreation and visitor-industry related
3		products;
4	(12)	Receive, examine, and determine the acceptability of
5		applications of qualified persons for allowances or
6		grants for the development of new recreation and
7		visitor-industry related products, the expansion of
8		established recreation and visitor-industry or land
9		development enterprises, and the altering of existing
10		recreational, visitor-industry related, or land
11		development enterprises;
12	(13)	Coordinate its activities with any federal or state
13		programs;
14	(14)	Grant options to purchase any project or to renew any
15		lease entered into by the corporation in connection
16		with any of its projects, on the terms and conditions
17		it deems advisable;
18	(15)	Provide advisory, consultative, training, and
19		educational services, technical assistance, and advice
20		to any person, partnership, or corporation, either
21		public or private, in order to carry out the purposes
22		of this chapter, and engage the services of

1		consultants on a contractual basis for rendering
2		professional and technical assistance and advice;
3	(16)	Procure insurance against any loss in connection with
4		its property and other assets and operations in such
5		amounts and from such insurers as it deems desirable;
6	(17)	Accept gifts or grants in any form from any public
7		agency or any other source; and
8	(18)	Do all things necessary or proper to carry out the
9		purposes of this chapter.
10	\$	-5 Hawaii public land optimization plan. (a) The
11	corporati	on shall prepare the Hawaii public land optimization
12	plan whic	h shall define and establish goals, objectives,
13	policies,	and priority guidelines for its public land
14	optimizat	ion development strategy. The plan shall include:
15	(1)	An inventory of public lands with suitable adequate
16		development potential that are or will become
17		available that can be used to meet present and future
18		recreational, visitor-industry, or land development
19		needs;
20	(2)	Protect culturally-sensitive areas;

1	(3)	Feasible strategies for the promotion and marketing of
2		any leisure or recreational projects in local,
3		national, and international markets;
4	(4)	Strategies to insure the provision of adequate air and
5		surface transportation services and supporting
6		facilities to support the visitor industry in meeting
7		local, national, and international market needs;
. 8	(5)	Proposals to improve the gathering of data and the
9		timely presentation of information on market demands
10		and trends that can be used to plan future projects;
11		and
12	(6)	Strategies for federal and state legislative actions
13		that will promote the development and enhancement of
14		Hawaii's public lands.
15	(b)	The corporation shall revise the Hawaii public lands
16	optimizat	ion plan from time to time and shall incorporate the
17	plan in i	ts annual report to the governor and the legislature as
18	provided	in section -19.
19	§ ·	-6 Subsidiaries; establishment. (a) The corporation
20	may exerc	ise its powers through one or more subsidiary
21	corporation	ons. The corporation, by resolution, may direct any of
22	ita mombo	ng officers or employees to except a subsidiary

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- 1 corporation pursuant to either chapter 414 or chapter 414D;
- 2 provided that the organization of a subsidiary corporation shall
- 3 not adversely affect the federal tax status of the interest on
- 4 any bonds issued to finance any project or project facility.
- 5 The resolution shall prescribe the purposes for which the
- 6 subsidiary corporation is established. The subsidiary
- 7 corporation shall remain a subsidiary of the corporation as long
- 8 as more than one-half of its voting shares are owned or held by
- 9 the corporation, or a majority of its directors are designated
- 10 by the corporation; provided that the corporation shall not
- 11 convey or otherwise dispose of any subsidiary corporation or
- 12 surrender the right to designate a majority of the directors of
- 13 any subsidiary corporation if the sale or surrender has an
- 14 adverse affect on the federal tax status of the interest on any
- 15 bonds issued to finance any project or project facility. The
- 16 subsidiary corporation may be operated, maintained, and enhanced
- 17 at the full discretion of the corporation or its designee.
- 18 (b) If the corporation acquires the assets of a private or
- 19 other corporation, then, notwithstanding any law to the
- 20 contrary:

1	(1)	Neither the corporation nor any subsidiary corporation
2		vested with the assets shall be subject to chapter 91
3		with respect to the assets;
4	(2)	Employees retained to operate the assets shall not be
5		subject to chapter 76;
6	(3)	Assets constituting real property interest shall not
7	~	be subject to chapter 171;
8	(4)	No investment, loan, or use of funds by the
9		corporation or a subsidiary corporation vested with
10	·	the assets shall be subject to chapter 42F or 103; and
11	(5)	Neither the corporation nor a subsidiary corporation
12		vested with the assets shall constitute a public
13		utility or be subject to the jurisdiction of the
14		public utilities commission under chapter 269.
15	(c)	The corporation may transfer to any subsidiary
16	corporati	on any moneys, any real, personal, or mixed property,
17	or any pr	oject, in order to carry out the purposes of this
18	chapter.	Each subsidiary corporation shall have all the powers
19	of the co	rporation.
20	\$	-7 Public lands optimization projects; development
21	plans. (a) The corporation may develop and implement public

lands optimization projects where appropriate public lands may

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- 1 be developed or managed to create appropriate leisure or
- 2 recreational areas to create revenue-generating centers or
- 3 where, through detailed analysis, opportunities exist to exploit
- 4 potential local, national, and international markets.
- 5 (b) The corporation may initiate and coordinate the
- 6 preparation of business and public land development plans for
- 7 its projects. The plans shall include a proposal for the
- 8 organization of the enterprise, a marketing information and
- 9 strategy, the impact on existing development or visitor-related
- 10 industries throughout the State, and a recommendation for the
- 11 construction, reconstruction, rehabilitation, improvement,
- 12 alteration, or repair of any infrastructure or accessory
- 13 facilities in connection with any project.
- 14 (c) The corporation may enter into cooperative agreements
- 15 with coordinating entrepreneurs or public agencies when the
- 16 powers, services, and capabilities of the persons or agencies
- 17 are deemed necessary and appropriate for the development and
- 18 implementation of the business and public land development
- 19 plans.
- 20 (d) Notwithstanding any provision of this chapter to the
- 21 contrary, when leasing corporation-controlled public land, the
- 22 corporation may contract with a financial institution chartered



- 1 under chapter 412 or a federal financial institution, as defined
- 2 under section 412:1-109, that transacts business in this State
- 3 to provide lease management services. For the purposes of this
- 4 subsection, "lease management services" includes the collection
- 5 of lease rent and any other moneys owed to the corporation
- 6 related to the lease of public land under the corporation's
- 7 control.
- 8 (e) The public land planning activities of the corporation
- 9 shall be coordinated with the county planning departments and
- 10 the county land use plans, policies, and ordinances.
- 11 (f) The corporation may amend the business and public land
- 12 development plans as may be necessary.
- 13 (g) Any undertaking by the corporation pursuant to this
- 14 chapter shall be with the express written consent of the
- 15 landowner or landowners directly affected.
- 16 § -8 Project facility program. (a) The corporation may
- 17 develop a project to identify necessary project facilities
- 18 within a project area.
- 19 (b) Unless and except as otherwise provided by law,
- whenever the corporation undertakes, or causes to be undertaken,
- 21 any project facility as part of a project, the cost of providing
- 22 the project facilities shall be assessed against the real

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- 1 property in the project area specially benefiting from the
- 2 project facilities. Subject to the express written consent of
- 3 the landowners directly affected, the corporation shall
- 4 determine the properties that will benefit from the project
- 5 facilities to be undertaken and may establish assessment areas
- 6 that include the properties specially benefiting from the
- 7 project facilities. The corporation may issue and sell bonds in
- 8 such amounts as may be authorized by the legislature to provide
- 9 funds to finance the project facilities. The corporation shall
- 10 fix the assessments against the real property specially
- 11 benefited.
- 12 (c) Unless and except as otherwise provided by law, the
- 13 corporation may adopt rules pursuant to chapter 91 to establish
- 14 the method of undertaking and financing project facilities in a
- 15 project area.
- (d) Unless and except as otherwise provided by law, bonds
- 17 issued to provide funds to finance project facilities shall be
- 18 secured solely by the real properties benefited or improved and
- 19 the assessments thereon, or by the revenues derived from the
- 20 project for which the bonds were issued, including reserve
- 21 accounts and earnings thereon, insurance proceeds, and other
- 22 revenues, or any combination thereof. The bonds may be



- 1 additionally secured by the pledge or assignment of loans and
- 2 other agreements or any note or other undertaking, obligation,
- 3 or property held by the corporation. The bonds shall be issued
- 4 according to and subject to the rules adopted pursuant to this
- 5 section. Any other law to the contrary notwithstanding, in
- 6 assessing real property for project facilities, the corporation
- 7 shall assess the real property within a project area according
- 8 to the special benefits conferred upon the real property by the
- 9 project facilities. These methods may include assessment on a
- 10 frontage basis or according to the area of real property within
- 11 a project area, or any other assessment method that assesses the
- 12 real property according to the special benefit conferred, or any
- 13 combination thereof. No such assessment levies against real
- 14 property specially benefited under this chapter shall constitute
- 15 a tax on real property within the meaning of any law.
- (e) The rules adopted pursuant to this section may
- 17 include:
- 18 (1) The methods of establishing assessment areas within a
- 19 project area;
- 20 (2) The method of assessing real properties specially
- 21 benefited;

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[(3)	The costs to be borne by the corporation, the county
2		in which the project facilities are situated, and the
3		property owners;

- 4 (4) The procedures before the corporation relating to the
 5 creation of the assessment areas by the owners of real
 6 property therein, including provisions for petitions,
 7 bids, contracts, bonds, and notices;
- 8 (5) Provisions relating to assessments;
- 9 (6) Provisions relating to financing, such as bonds, the
 10 Hawaii public land development revolving fund,
 11 advances from available funds, special funds for the
 12 payment of bonds, the payment of principal and
 13 interest, and the sale and use of bonds;
 - (7) Provisions relating to funds and the refunding of outstanding debts; and
- 16 (8) Provisions relating to limitations on time to sue, and other related provisions.
- (f) Any other provisions to the contrary notwithstanding,
 the corporation, at its discretion, may enter into any agreement
 with the county in which project facilities are located, to
 implement the purposes of this section.

- 1 (g) All sums collected under this section shall be
- 2 deposited in the fund established by section -17, except that
- 3 all moneys collected on account of assessments and interests
- 4 thereon for any specific project facilities financed by the
- 5 issuance of bonds, shall be set apart in a separate special fund
- 6 and applied solely to the payment of:
- 7 (1) The principal and interest on these bonds;
- 8 (2) The cost of administering, operating, and maintaining
- 9 the program;
- 10 (3) The establishment of reserves; and
- 11 (4) Other purposes as may be authorized in the proceedings
- providing for the issuance of the bonds.
- 13 If any surplus remains in any special fund after the
- 14 payment of the bonds chargeable against that special fund, the
- 15 surplus shall be credited to and become a part of the fund.
- 16 Notwithstanding any other law to the contrary, moneys in the
- 17 fund may be used to make up any deficiencies in the special
- 18 fund.
- 19 (h) If the project facilities to be financed through bonds
- 20 by the corporation may be dedicated to the county in which the
- 21 project facilities are to be located, the corporation shall

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- 1 ensure that the project facilities are designed and constructed
- 2 to meet county requirements.
- 3 § -8.5 Approval of projects, plans, and programs. All
- 4 public lands optimization projects, public land development
- 5 plans, and project facility programs developed by the
- 6 corporation must be approved by the board of land and natural
- 7 resources before implementation.
- 9 the governor, may issue, from time to time, revenue bonds in
- 10 amounts not exceeding the total amount of bonds authorized to be
- 11 issued by the legislature for the purpose of constructing,
- 12 acquiring, remodeling, furnishing, and equipping any project
- 13 facility, including the acquisition of the site thereof;
- 14 acquiring non-public lands through purchase to sustain and
- 15 preserve leisure or recreational enterprises within a contiguous
- 16 geographic area.
- 17 (b) All revenue bonds shall be issued pursuant to part III
- 18 of chapter 39, except as provided in this chapter.
- 19 (c) The revenue bonds shall be issued in the name of the
- 20 corporation and not in the name of the State. The final
- 21 maturity date of the revenue bonds may be any date not exceeding
- 22 thirty years from the date of issuance.



- 1 § -10 Revenue bonds; payment and security. (a) The
- 2 revenue bonds shall be payable from and secured by the real
- 3 properties benefited or improved and the assessments thereon, or
- 4 by the revenues derived from the project facility for which the
- 5 revenue bonds were issued, including revenue derived from
- 6 insurance proceeds and reserve accounts, and earnings thereon.
- 7 (b) The corporation may pledge revenues derived from the
- 8 project facility financed from the proceeds of the revenue bonds
- 9 to the punctual payment of the principal, interest, and
- 10 redemption premiums, if any, on the revenue bonds.
- 11 (c) The revenue bonds may be additionally secured by the
- 12 pledge or assignment of the loans and other agreements or any
- 13 note or other undertaking, obligation, or property held by the
- 14 corporation to secure the loans.
- 15 (d) Any pledge made by the corporation shall create a
- 16 perfected security interest in the revenues, moneys, or property
- 17 so pledged and thereafter received by the corporation from and
- 18 after the time that the financing statement with respect to the
- 19 revenues, moneys, or property so pledged and thereafter received
- 20 are filed with the bureau of conveyances. Upon this filing, the
- 21 revenues, moneys, or property so pledged and thereafter received
- 22 by the corporation shall immediately be subject to a lien of any



- 1 such pledge without any physical delivery thereof or having
- 2 claims of any kind in tort, contract, or otherwise against the
- 3 corporation, irrespective of whether the parties have notice
- 4 thereof. This section shall apply to any financing statement
- 5 heretofore or hereafter filed with the bureau of conveyances
- 6 with respect to any pledge made to secure revenue bonds issued
- 7 under this chapter.
- 8 S -11 Revenue bonds; interest rate, price, and sale.
- 9 (a) The revenue bonds issued pursuant to this chapter shall
- 10 bear interest at such rate or rates and shall be payable on such
- 11 date or dates, as the corporation shall determine.
- 12 (b) The corporation shall include the costs of undertaking
- 13 the project facility for which the revenue bonds are issued in
- 14 determining the principal amount of revenue bonds to be issued.
- 15 In determining the cost of undertaking the project facility, the
- 16 corporation may include:
- 17 (1) The cost of constructing, acquiring, remodeling,
- furnishing, and equipping the project facility,
- including the acquisition of the site thereof;
- 20 (2) The cost of purchasing or funding loans or other
- 21 agreements entered into for the project facility;
- 22 (3) The costs of studies and surveys;

1	(4) Insurance premiums;
2	(5) Underwriting fees;
3	(6) Financial consultant, legal, accounting, and marketing
4	services incurred;
5	(7) Reserve account, trustee, custodian, and rating agence
6	fees; and
7	(8) Any capitalized interest.
8	(c) The revenue bonds may be sold at public or private
9	sale, and for a price as may be determined by the corporation.
0	§ -12 Revenue bonds; investment of proceeds, and
1	redemption. Subject to any agreement with the holders of its
12	revenue bonds, the corporation may:
13	(1) Invest its moneys not required for immediate use,
[4	including proceeds from the sale of revenue bonds, in
15	any investment in accordance with procedures
16	prescribed in a trust indenture; and
17	(2) Purchase its revenue bonds out of any fund or money of
18	the corporation available therefor, and hold, cancel,
19	or resell the revenue bonds.
20	§ -13 Revenue bonds; special funds. (a) A separate
21	special fund shall be established for each project facility

financed from the proceeds of the revenue bonds secured under

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- 1 the same trust indenture. Each fund shall be designated
- 2 "project facility revenue bond special fund" and shall bear
- 3 additional designation as the corporation deems appropriate to
- 4 properly identify the fund.
- 5 (b) Notwithstanding any other law to the contrary,
- 6 including section § -17, all revenues, income, and receipts
- 7 derived from the project facility for which the revenue bonds
- 8 are issued shall be paid into the project facility revenue bond
- 9 fund established for that project facility and applied as
- 10 provided in the proceedings authorizing the issuance of the
- 11 revenue bonds.
- 12 § -14 Trustee; designation, duties. (a) The
- 13 corporation shall designate a trustee for each issue of revenue
- 14 bonds secured under the same trust indenture.
- 15 (b) The trustee shall be authorized by the corporation to
- 16 hold and administer the project facility revenue bond special
- 17 fund established pursuant to section § -13, to receive and
- 18 receipt for, hold, and administer the revenues derived by the
- 19 corporation from the project facility for which the revenue
- 20 bonds were issued, and to apply these revenues to the payment of
- 21 the cost:
- 22 (1) Of undertaking the project facility;

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1	(2)	Of administering and operating the proceedings
2		providing for the issuance of the revenue bonds;
3	(3)	To pay the principal or interest on these bonds;
4	(4)	To the establishment of reserves; and
5	(5)	To other purposes as may be authorized in the
6	•	proceedings providing for the issuance of the revenue
7		bonds.
8	(c)	Notwithstanding section 39-68 to the contrary, the
9	director	of finance may appoint the trustee to serve as fiscal
10	agent for	;
11	(1)	The payment of the principal of and interest on the
12		revenue bonds; and
13	(2)	The purchase, registration, transfer, exchange, and
14		redemption of the bonds.
15	(d)	The trustee shall perform additional functions with
16	respect to	o the payment, purchase, registration, transfer,
17	exchange,	and redemption of the bonds, as the director of
18	finance m	ay deem necessary, advisable, or expeditious, including
19	the holdi	ng of the revenue bonds and coupons that have been paid
20	and the s	upervision of the destruction thereof in accordance

with applicable law.

1	(e)	Nothing	in	this	chapter	shall	limit	or	be	construed	to
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- 2 limit the powers granted to the director of finance in sections
- 3 36-3, 39-13, and 39-68(a), to appoint the trustee or others as
- 4 fiscal agents, paying agents, and registrars for the revenue
- 5 bonds or to authorize and empower those fiscal agents, paying
- 6 agents, and registrars to perform the functions referred to in
- 7 those sections.
- 8 -15 Trust indenture. (a) A trust indenture may
- 9 contain covenants and provisions authorized by part III of
- 10 chapter 39, and as may be deemed necessary or convenient by the
- 11 corporation for the purposes of this chapter.
- 12 (b) A trust indenture may allow the corporation to pledge
- 13 and assign to the trustee loans and other agreements related to
- 14 the project facility, and the rights of the corporation
- 15 thereunder, including the right to receive revenues thereunder
- 16 and to enforce the provision thereof.
- 17 (c) A trust indenture shall also contain provisions as to:
- 18 (1) The investment of the proceeds of the revenue bonds,
- 19 the investment of any reserve for the bonds, the
- investment of the revenues of the project facility,
- and the use and application of the earnings from
- investments; and

1 (:	2)	The terms and conditions upon which the holders of the
2		revenue bonds or any portion of them or any trustee
3		thereof may institute proceedings for the foreclosure
4		of any loan or other agreement or any note or other
5		undertaking, obligation, or property securing the
6		payment of the bonds and the use and application of
7		the moneys derived from the foreclosure.

- 8 (d) A trust indenture may also contain provisions deemed 9 necessary or desirable by the corporation to obtain or permit, 10 by grant, interest, subsidy, or otherwise, the participation of 11 the federal government in the financing of the costs of 12 undertaking the project facility.
- 13 § -16 Use of public lands; acquisition of state lands.
- 14 (a) Notwithstanding chapter 171 to the contrary, the department
 15 of land and natural resources may transfer lands under its
 16 jurisdiction to the corporation for its use.
- 17 (b) If state lands under the control and management of
 18 other public agencies are required by the corporation for its
 19 purposes, the agency having the control and management of those
 20 required lands, upon request by the corporation and with the
 21 approval of the governor, may lease the lands to the corporation

- 1 upon such terms and conditions as may be agreed to by the
- 2 parties.
- 3 (c) Notwithstanding subsection (b) to the contrary, no
- 4 public lands shall be leased to the corporation if the lease
- 5 would impair any covenant between the State or any county, or
- 6 any department or board thereof, and the holders of bonds issued
- 7 by the State or the county, department, or board.
- 8 § -17 Hawaii public land development revolving fund;
- 9 established; use of corporation funds. (a) There is
- 10 established the Hawaii public land development revolving fund,
- 11 to which shall be credited any state appropriations to the fund
- 12 or other moneys made available to the fund, to be expended as
- 13 directed by the corporation.
- 14 (b) The corporation shall hold the fund in an account or
- 15 accounts separate from other funds. The corporation shall
- 16 invest and reinvest the fund and the income thereof to:
- 17 (1) Purchase qualified securities issued by enterprises
- for the purpose of raising seed capital; provided that
- 19 the investment shall comply with the requirements of
- this chapter;

1	(2) Make grants, loans, and provide other monetary forms
2	of assistance necessary to carry out the purposes of
3	this chapter; and
4	(3) Purchase securities as may be lawful investments for
5	fiduciaries in the State.
6	All appropriations, grants, contractual reimbursements, and
7	other funds not designated for this purpose may be used to pay
8	for the proper general expenses and to carry out the purposes of
9	the corporation.
10	(c) The corporation shall purchase qualified securities
11	issued by an enterprise only after:
12	(1) Receiving:
13	(A) An application from the enterprise containing a
14	business plan, which is consistent with the
15	business and public land development plan,
16	including a description of the enterprise and its
17	management, product, and market;
18	(B) A statement of the amount, timing, and projected
19	use of the capital required;
20	(C) A statement of the potential economic impact of
21	the enterprise, including the number, location,
22	and types of jobs expected to be created; and

1		(D)	Any other information as the corporation shall
2			require;
3	(2)	Dete	rmining, based upon the application submitted,
4		that	
5		(A)	The proceeds of the investment will be used only
6			to cover the seed capital needs of the
7			enterprise, except as authorized in this section;
8		(B)	The enterprise has a reasonable chance of
9			success;
10		(C)	The enterprise has the reasonable potential to
11			create employment within the State and offers
12			employment opportunities to residents;
13		(D)	The coordinating entrepreneur and other founders
14			of the enterprise have already made or are
15			prepared to make a substantial financial and time
16			commitment to the enterprise;
17		(E)	The securities to be purchased are qualified
18			securities;
19		(F)	There is reasonable possibility that the
20			corporation will recoup at least its initial
21			investment; and

1	(G)	Binding commitments have been made to the
2		corporation by the enterprise for adequate
3		reporting of financial data to the corporation,
4		which shall include a requirement for an annual
5		or other periodic audit of the books of the
6		enterprise, and for control by the corporation
7		that it considers prudent over the management of
8		the enterprise, in order to protect the
9		investment of the corporation, including
10	•	membership on the board of directors of the
11		enterprise, ownership of voting stock, input in
12		management decisions, and the right of access to
13		the financial and other records of the
14		enterprise; and

concerning the manner of payback by the enterprise of the funds advanced, granted, loaned, or received from the corporation. The manner of payback may include the payment of dividends, returns from the public sale of corporate securities or products, royalties, and other methods of payback acceptable to the corporation. In determining the manner of payback the

1		corporation shall establish a rate of return or rate
2		of interest to be paid on any investment, loan, or
3		grant of corporation funds under this section.
4	(d)	If the corporation makes a direct investment, it shall
5	also find	that a reasonable effort has been made to find a
6	profession	nal investor to make an investment in the enterprise as
7	a coventu	re, and that the effort was unsuccessful. The
8	findings,	when made by the corporation, shall be conclusive.
9	(e)	The corporation shall make investments in qualified
10	securities	s issued by an enterprise in accordance with the
11	following	limits:
12	(1)	Not more than \$500,000 shall be invested in the
13		securities of any one enterprise, except that more
14		than a total of \$500,000 may be invested in the
15		securities of any one enterprise, if the corporation
16		finds, after its initial investment, that additional
17 .		investments in that enterprise are required to protect
18		the initial investment of the corporation, and the
19		other findings set forth in subsections (d) and (e)
20		are made as to the additional investment;
21	(2)	The corporation shall not own securities representing

more than forty-nine per cent of the voting stock of

1		any one enterprise at the time of purchase by the
2		corporation after giving effect to the conversion of
3		all outstanding convertible securities of the
4		enterprise, except that in the event of severe
5	•	financial difficulty of the enterprise, threatening
6		the investment of the corporation in the enterprise, a
· 7		greater percentage of those securities may be owned by
8		the corporation; and
9	(3)	Not more than fifty per cent of the assets of the
10		corporation shall be invested in direct investments at
11		any time.
12	(f)	No investment, loan, grant, or use of corporate funds
13	for the p	urposes of this chapter shall be subject to chapter
14	42F.	
15	\$	-18 Exemption from taxation. The corporation shall
16	not be re	quired to pay state taxes of any kind.
17	\$	-19 Annual report. The corporation shall submit to
18	the gover	nor and the legislature, no later than twenty days
19	prior to	the convening of each regular session, a complete and
20	detailed	report of its plans and activities.

PART II. ACQUISITION OF APPROPRIATE PUBLIC LANDS

1	§ -31 Acquisitions of appropriate public lands
2	authorized by the legislature. (a) The legislature may
3	authorize the corporation to acquire non-public lands for the
4	purposes of this chapter.
5	(b) The acquisition shall be authorized by a bill enacted
6	into law and shall contain:
7	(1) A statement of the value of the interest in land as a
8	resource to the State;
9	(2) A description of the specific parcel of land or
10	easement proposed to be acquired;
11	(3) The name of the owner of the property; and
12	(4) The estimated costs of acquiring the interest in the
13	land.
14	(c) The landowner shall receive payment for the interest
15	in the land in a lump sum, through an installment purchase
16	agreement as determined pursuant to section § -32, or from
17	revenues derived from the issuance of revenue bonds pursuant to
18	section § -32.
19	§ -32 Acquisitions; payment. (a) If the landowner
20	agrees to the sale of the interest in lands pursuant to section
21	§ -31, the landowner and the corporation shall agree on

whether the landowner shall receive payment for the interest in

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- 1 a lump sum or through an installment purchase agreement pursuant
- 2 to section \S -33.
- 3 (b) The corporation may make payments from moneys
- 4 appropriated by the legislature.
- 5 S -33 Installment purchase agreements; interest payment.
- 6 (a) The legislature may authorize the corporation to negotiate
- 7 installment purchase agreements for the acquisition of specific
- 8 parcels of land for the purposes of this chapter. The
- 9 installment purchase agreements shall be structured pursuant to
- 10 the requirements of the Internal Revenue Code, to defer
- 11 recognition of capital gain until all of the purchase price is
- 12 paid. The agreement shall include provisions for the periodic
- 13 payment of a portion of the purchase price with the remainder of
- 14 the purchase price paid at the end of the term of the agreement.
- 15 The legislature shall authorize the purchase of United States
- 16 Treasury zero coupon bonds for the installment purchase
- 17 agreement with a maturity date equal to the term of the
- 18 agreement.
- 19 (b) The interest rate paid on the installment purchase
- 20 agreement shall be not less than the interest rate on the zero
- 21 coupon bonds at the closing of the agreement or eight per cent,
- 22 whichever is higher.

1	(c) The corporation shall make semi-annual interest
2	payments on the outstanding balance of the installment purchase
3	agreement purchase price."
4	PART II
5	REHABILITATION OF THE ALA WAI SMALL BOAT HARBOR
6	SECTION 2. The department of land and natural resources,
7	through its division of boating and ocean recreation, operates
8	and manages 21 harbors, 50 boat ramps, 2,122 moorings and
9	berths, and 19 piers spread throughout the various counties of
10	the State. The legislature finds that these ocean recreation
11.	facilities, in light of the present demand, are in short supply
12	and, in most cases where they exist, are in dire need of long
13	overdue repair and maintenance. Some facilities are in such
14	need of repair and replacement that they cannot be used and pose
15	public safety hazards.
16	One of these facilities, the Ala Wai small boat harbor, has
17	been the recipient of some recent badly needed repair and
18	replacement of floating docks; however, the need for further
19	maintenance remains unfulfilled. In spite of its needs, the Ala
20	Wai small boat harbor includes certain assets within its
21	facilities that are under-used and, if properly developed, can
22	potentially generate revenues that can benefit not only its

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- 2 of the facilities now operated by the division of boating and
- 3 ocean recreation.
- 4 The legislature finds that the State cannot afford the huge
- 5 loss in the valuable asset that a further decline of the State's
- 6 small boat harbors would pose.
- 7 The purpose of this part is to:
- 8 (1) Allow the limited issuance of commercial use permits
- 9 for vessels with assigned moorings in Ala Wai and
- 10 Keehi harbors;
- 11 (2) Provide for future mooring fees to be established by
- 12 appraisal by a state-licensed appraiser; and
- 13 (3) Direct the department of land and natural resources to
- 14 use the request for proposals process to enter into a
- public-private partnership for the development of
- 16 portions of Ala Wai small boat harbor facilities that
- are presently under-used to maximize the revenue
- 18 potential from its facilities.
- 19 SECTION 3. Section 200-2.5, Hawaii Revised Statutes, is
- 20 amended by amending subsections (b) and (c) to read as follows:
- "(b) The permissible uses under any lease disposed of
- 22 under this section shall be consistent with the purpose for

- 1 which the land was set aside by the governor pursuant to section
- 2 171-11. Permissible uses may include any use that will
- 3 complement or support the ocean recreation or maritime
- 4 activities of state boating facilities.
- 5 (c) Disposition of public lands of state boating
- 6 facilities constructed, maintained, and operated in accordance
- 7 with this chapter shall not exceed a maximum term of [fifty-
- 8 five] sixty-five years."
- 9 SECTION 4. Section 200-8, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- "[+]\$200-8[+] Boating program; payment of costs. The cost
- 12 of administering a comprehensive statewide boating program,
- including $[\tau]$ but not limited to $[\tau]$ the cost of:
- 14 (1) Operating, maintaining, and managing all boating
- facilities under the control of the department;
- 16 provided that any fees collected from state small boat
- harbors shall only be expended on costs related to the
- operation, upkeep, maintenance, and improvement of
- state small boat harbors;
- 20 (2) Improving boating safety;
- 21 (3) Operating a vessel registration and boating casualty
- investigation and reporting system; and

- 1 (4) Other boating program activities,
- 2 shall be paid from the boating special fund. The amortization
- 3 (principal and interest) of the costs of capital improvements
- 4 for boating facilities appropriated after July 1, 1975,
- 5 including $[\tau]$ but not limited to $[\tau]$ berths, slips, ramps, related
- 6 accommodations, general navigation channels, breakwaters, aids
- 7 to navigation, and other harbor structures, may be paid from the
- 8 boating special fund or from general revenues as the legislature
- 9 may authorize in each situation. Revenues provided in this
- 10 chapter for the boating special fund shall be at least
- 11 sufficient to pay the special fund costs established in this
- 12 section."
- 13 SECTION 5. Section 200-9, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "\\$200-9 Purpose and use of state small boat harbors. (a)
- 16 State small boat harbors are constructed, maintained, and
- 17 operated for the purposes of:
- 18 (1) Recreational boating activities;
- 19 (2) Landing of fish; and
- 20 (3) Commercial vessel activities.
- 21 For the purpose of this section, "recreational boating
- 22 activities" means the [utilization] use of watercraft for

- 1 sports, hobbies, or pleasure, and "commercial vessel activities"
- 2 means the [utilization] use of vessels for activities or
- 3 services provided on a fee basis. To implement these purposes,
- 4 only vessels in good material and operating condition that are
- 5 regularly navigated beyond the confines of the small boat
- 6 harbor[7] and [which] that are used for recreational activities,
- 7 the landing of fish, or commercial vessel activities shall be
- 8 permitted to moor, anchor, or berth at [such] a state small boat
- 9 harbor or use any of its facilities.
- 10 (b) Vessels used for purposes of recreational boating
- 11 activities [which] that are also the principal habitation of the
- 12 owners shall occupy no more than one hundred twenty-nine berths
- 13 at Ala Wai boat harbor and thirty-five berths at Keehi boat
- 14 harbor, which is equal to fifteen per cent of the respective
- 15 total moorage space that was available as of July 1, 1976, at
- 16 the Ala Wai and Keehi boat harbors. [Notwithstanding the
- 17 purposes of small boat harbors, moorage for commercial vessels
- 18 and commercial vessel activities is not permitted in the Ala Wai
- 19 and Keehi boat harbors; provided that]
- (c) The total number of valid commercial use permits that
- 21 may be issued for vessels assigned mooring in Ala Wai boat
- 22 harbor shall not exceed fifteen per cent of the total berths and



1	shall not	exceed thirty-five per cent of the total berths at the
2	Keehi boa	t harbor; provided that at the Ala Wai boat harbor,
3	vessels i	ssued commercial use permits shall:
4	(1)	Not exceed sixty-five feet in length;
5	(2)	Occupy not more than fifty-six berths located along
6		the row of berths furthermost mauka or adjacent to
7		Holomua street, with the remainder located throughout
8		the Ala Wai boat harbor, with a priority assigned to
9		row seven hundred and row eight hundred;
10	(3)	Be phased-in in a manner that does not displace any
11		existing recreational boater or existing catamaran
12		operator; and
13	(4)	Include commercial catamarans, for which valid
14		commercial use permits or existing registration
15		certificates have been issued by the department
16		[which] that allow the catamarans to operate upon
17		Waikiki shore waters for hire[, may be permitted to
18		moor in Ala Wai boat harbor at facilities leased for
19	,	commercial purposes].
20	The	department shall allow a sole proprietor of a catamarar
21	operating	with a valid commercial use permit or existing
22	registrat	ion certificate, issued by the department, for a

- 1 commercial catamaran to land its commercial catamaran on Waikiki
- 2 beach and to operate upon Waikiki shore waters for hire, to
- 3 transfer the ownership of the vessel from personal ownership to
- 4 corporate or other business ownership without terminating the
- 5 right to operate under the commercial use permit or existing
- 6 registration certificate. The existing commercial use permit or
- 7 existing registration certificate shall be reissued in a timely
- 8 manner in the name of the transferee corporation or other
- 9 business entity. No valid commercial use permit or existing
- 10 registration certificate issued to an owner of a commercial
- 11 catamaran operating in the Waikiki area shall be denied or
- 12 revoked without a prior hearing held in accordance with chapter
- **13** 91.
- 14 [(c)] (d) Notwithstanding any limitations on commercial
- 15 permits for Maui county small boat facilities, vessels engaging
- 16 in inter-island ferry service within Maui county shall be
- 17 afforded preferential consideration for ferry landings,
- 18 including the issuance of a commercial operating permit and the
- 19 waiver of any applicable fees, at Maui county small boat
- 20 facilities; provided that:
- 21 (1) The vessel operator has been issued a certificate of
- 22 public convenience and necessity for the purpose of

1		engaging in inter-island ferry service that includes
2		route within Maui county;
3	(2)	The design and performance characteristics of the
4		vessel will permit safe navigation within the harbor
5		entrance channel and safe docking within Maui county
6		small boat facilities;
7	(3)	The vessel operations will not result in unreasonable
8,		interference with the use of Maui county small boat
9		facilities by other vessels; and
10	(4)	All preferential consideration and waivers, including
11		any commercial permits issued under this section,
12		shall cease upon the vessel operator's termination of
13		inter-island ferry service within Maui county.
14	[-(d) -]	(e) The chairperson may adopt rules pursuant to
15	chapter 91	l to further implement this section."
16	SECT	ION 6. Section 200-10, Hawaii Revised Statutes, is
17	amended by	y amending subsection (c) to read as follows:
18	"(C)	The permittee shall pay moorage fees to the
19	department	for the use permit that shall be based on $[\tau]$ but not
20	limited to	$\sigma[\tau]$ the use of the vessel, its effect on the harbor,
21	use of fac	cilities, and the cost of administering this mooring
22	program; a	and, furthermore:

1	(1)	[Moorage] Except for commercial maritime activities
2		where there is a tariff established by the department
3		of transportation, moorage fees shall be established
4	• - 2-4	by appraisal by a state-licensed appraiser approved by
5		the department and shall be higher for
6		nonresidents $[+]$. The mooring fees shall be set by
7		appraisal categories schedule A and schedule B, to be
8		determined by the department, and may be increased
9		annually by the department, to reflect a cost-of-
10		living index increase;
11	(2)	For commercial maritime activities where there is a
12		tariff established by the department of
13		transportation, harbors division, the department may
14		adopt the published tariff of the department of
15		transportation, harbors division, or establish the fee
16		by appraisal by a state licensed appraiser approved by
17		the department; and
18	[(2)]	(3) An application fee shall be collected when
19		applying for moorage in state small boat harbors and
20		shall thereafter be collected annually when the
21		application is renewed. The application fee shall be:
22		(A) Set by the department; and

. 1		(B) Not less than \$100 for nonresidents;
2	[(3)]	(4) If a recreational vessel is used as a place of
3		principal habitation, the permittee shall pay, in
4		addition to the moorage fee, a liveaboard fee that
5		shall be calculated at a rate of:
6		(A) \$5.20 a foot of vessel length a month if the
7		permittee is a state resident; and
8		(B) \$7.80 a foot of vessel length a month if the
9		permittee is a nonresident;
10		provided that the liveaboard fees established by this
11	•	paragraph may be increased by the department at the
12		rate of the annual cost-of-living index, but not more
13		than five per cent in any one year, beginning
14		[January] July 1 of each year; [and]
15	[-(4)-]	(5) If a vessel is used for commercial purposes from
16		its permitted mooring, the permittee shall pay, in
17		lieu of the moorage and liveaboard fee, a fee based or
18		three per cent of the gross revenues derived from the
19		use of the vessel or two times the moorage fee
20		assessed for a recreational vessel of the same size,
21		whichever is greater[-]; and

1	(6) In addition, the department is authorized to assess
2	and collect utility fees, including electrical and
3	water charges, and common area maintenance fees in
4	small boat harbors."
5	SECTION 7. (a) Pursuant to section 200-2.5, Hawaii
6	Revised Statutes, the department of land and natural resources
7	is directed to lease certain fast lands at the Ala Wai harbor
8	using the request for proposals process for the public-private
9	development, management, and operation of areas of Ala Wai
10	harbor.
11	(b) The permissible uses under this lease shall include:
12	(1) A minimum of not less than one hundred twenty berths
13	for vessels; provided that:
14	(A) Not more than forty berths shall be available for
15	vessels used for purposes of recreational boating
16	activities that are also the principal habitation
17	of the owners;
18	(B) Not more than thirty berths, including those
19	allowed pursuant to section 200-9(c), Hawaii
20	Revised Statutes, shall be available for vessels
21	issued commercial use permits; and

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1		(C) All berths provided under this paragraph shall be
2		made available to the public pursuant to
3		department of land and natural resources rules,
4		with moorage fees to be determined by the
5		developer;
6	(2)	Office space, including a minimum of square
7		feet for division of boating and ocean recreation use;
8	(3)	Vehicular parking, including a minimum of
9		parking stalls for division of boating and ocean
10		recreation use and for public metered parking;
11	(4)	Commercial uses, including but not limited to
12		restaurants, retail shops, marine supplies shops, and
13		sundry stores, all made available to the public;
14	(5)	Residential, hotel, and timeshare uses; provided that
15		the use is consistent with neighboring parcels with a
16		developable height limit of three hundred fifty feet
17		and a maximum floor area ratio of four;
18	(6)	The development of a seawater air conditioning
19		district cooling facility designed to support the
20		visitor industry in Waikiki in the vicinity of Ala Wai
21		harbor;
22	(7)	Vessel fueling facilities;

1	(8)	Vessel haul-out and repair facilities; and
2	(9)	Vessel haul-out and storage facilities.
3	(c)	The lease shall not exceed a maximum term of
4	sixty-fiv	e years and shall provide for:
5	(1)	A minimum lease rent that is the greater of a
6		commercially acceptable percentage of the gross
7		receipts of the lessee from the developed leased
8		premises or a fair return on the fair market value of
9		the vacant leased premises, as determined by appraisal
10		by a state-licensed appraiser approved by the
11		department, with reasonable periodic step-ups in the
12		minimum lease rent over the term of the lease; and
13	(2)	A three-year development period with a fixed reduced
14		lease rent.
15	(d)	Chapter 171 and section 190D-33, Hawaii Revised
16	Statutes,	notwithstanding, all revenues from the lease shall be
17 .	deposited	in the boating special fund.
18		PART III
19		MISCELLANEOUS PROVISIONS
20	SECT	ION 8. In codifying the new sections added by
21	section 1	of this Act, the revisor of statutes shall substitute

- 1 appropriate section numbers for the letters used in designating
- 2 the new sections in this Act.
- 3 SECTION 9. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 10. This Act shall take effect upon its approval.

6

INTRODUCED BY:

Report Title:

DLNR; Public Land Development Corporation; Ala Wai Boat Harbors

Description:

Establishes a public corporation to administer an appropriate and culturally-sensitive public land development program. Allows the limited issuance of commercial use permits for vessels with assigned moorings in Ala Wai and Keehi harbors; provides for future mooring fees to be established by appraisal by a state-licensed appraiser; and directs the department of land and natural resources to use the request for proposals process to enter into a public-private partnership for the development of portions of Ala Wai small boat harbor facilities that are presently under-used to maximize the revenue potential from its facilities.

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