THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

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S.B. NO. 627

JAN 21 2011

A BILL FOR AN ACT

RELATING TO THE HAWAII PUBLIC LANDS DEVELOPMENT CORPORATION.

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

SECTION 1. The Hawaii Revised Statutes is amended by
 adding a new chapter to be appropriately designated and to read
 as follows:

"CHAPTER

HAWAII PUBLIC LANDS DEVELOPMENT CORPORATION

6 S -1 Findings and purpose. The legislature finds that 7 public lands are at a crossroads in history as competing forces 8 between development, affordable housing, and conservation vie 9 for limited public lands. Although the department of land and 10 natural resources must consider the financial means by which it 11 may continue performing its duties, these financial 12 considerations should not undermine the fundamental purposes of 13 the department, including the preservation and management of 14 public lands.

15 The purpose of this chapter is to create the public lands 16 development corporation to make optimal use of public lands for 17 the economic, environmental, and social benefit of the people of 18 Hawaii.



1	§ -2 Definitions. As used in this chapter:					
2	"Board" means the board of directors of the Hawaii public					
3	lands development corporation.					
4	"Coordinating entrepreneur" means a qualified person					
5	capable of organizing, operating, and assuming the risk for					
6	enterprises that may include securing land and seed capital,					
7	supplying materials, and maintaining equipment and					
8	infrastructure.					
9	"Corporation" means the Hawaii public lands development					
10	corporation.					
11	"Coventure" means an investment by the corporation in					
12	qualified securities of an enterprise in which a substantial					
13	investment is also being made or has been made by a professional					
14	investor to provide seed capital to an enterprise. A guarantee					
15	by the corporation of qualified securities provided by a					
16	professional investor shall be classified as a coventure. An					
17	investment made by the corporation, which is a direct					
18	investment, may later be classified as a coventure upon an					
19	investment by a professional investor.					
20	"Direct investment" means an investment by the corporation					
21	in qualified securities of an enterprise in which no investment					



1 is being or has been made by a professional investor to provide 2 seed capital to the enterprise. 3 "Enterprise" means a business with its principal place of 4 business in Hawaii, which is, or proposes to be, engaged in land 5 management and land development, development of new value-added 6 products, enhancement of existing public lands and appurtenant 7 facilities to productive uses. 8 "Fund" means the Hawaii public lands development revolving 9 fund. 10 "Professional investor" means any bank, bank holding 11 company, savings institution, farm credit institution, trust 12 company, insurance company, investment company registered under 13 the federal Investment Company Act of 1940, financial services 14 loan company, pension or profit-sharing trust or other financial 15 institution or institutional buyer, licensee under the federal 16 Small Business Investment Act of 1958, or any person, 17 partnership, or other entity of whose resources, a substantial 18 amount is dedicated to investing in securities or debt 19 instruments, and whose net worth exceeds \$250,000. 20 "Project" means a specific undertaking, improvement, or

20 appropriate means a specific undertaking, improvement, of
21 system consisting of work or improvement, including personal
22 property or any interest therein, acquired, constructed,



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reconstructed, rehabilitated, improved, altered, or repaired by
 the corporation.

3 "Project cost" means the total of all costs incurred by the 4 corporation in carrying out all undertakings that it considers 5 reasonable and necessary for the development of a project, 6 including, but not limited to: studies; plans; specifications; 7 architectural, engineering, or any other development related 8 services; acquisition of land and any improvement thereon; site 9 preparation and development; construction; reconstruction; 10 rehabilitation; the necessary expenses in administering this 11 chapter; and the cost of financing the project; and relocation 12 costs.

13 "Project facilities" includes roads and streets, utility 14 and service corridors, utility lines where applicable, water and 15 irrigation systems, lighting systems, security systems, sanitary 16 sewerage systems, and other community facilities where 17 applicable.

18 "Public lands" shall have the same meaning as in section19 171-2.

20 "Qualified person" includes any individual, partnership,
21 corporation, or public agency possessing the competence,
22 expertise, experience, and resources, including financial,



personnel, and tangible qualifications, as may be deemed desirable by the corporation in administering this chapter. "Revenue bonds" means bonds, notes, or other evidence of indebtedness of the corporation issued to finance any project facility.

6 "Security" means any note, stock, treasury stock bond, 7 debenture, evidence of indebtedness, certificate of interest or 8 participation in any profit-sharing agreement, pre-organization 9 certificate of subscription, transferable share, investment 10 contract, certificate of deposit for a security, certificate of 11 interest or participation in a patent or patent application, or 12 in royalty or other payments under such a patent or application, 13 or, in general, any interest or instrument or any certificate 14 for, receipt for, or option, warrant, or right to subscribe to 15 or purchase any of the foregoing.

16 -3 Hawaii public lands development corporation; board S 17 of directors; established. (a) There is established the Hawaii 18 public lands development corporation, which shall be a public 19 body corporate and politic and an instrumentality and agency of 20 the State. The corporation shall be headed by a board of 21 The corporation shall be placed within the directors. 22 department of land and natural resources for administrative



1 purposes, but the corporation may later incorporate as a
2 nonprofit corporation if this proves desirable to further its
3 objectives; provided that any reorganization as a nonprofit
4 corporation shall not adversely affect the federal tax status of
5 the interest on any bonds issued to finance any project or
6 project facility.

7 (b) The board of directors of the corporation shall 8 consist of eleven voting members, of whom eight shall be 9 appointed by the governor. The terms of these eight members 10 shall be four years; provided that, commencing on July 1, 2012, 11 the governor shall reduce the terms of those initially appointed 12 so as to provide, as nearly as can be, for the expiration of an 13 equal number of terms at intervals of one year. The eight 14 members shall be selected on the basis of their knowledge, 15 experience, and proven expertise in land conservation, land 16 economics, banking, real estate, finance, promotion, marketing, 17 and management. Of these eight members, one shall be from the 18 city and county of Honolulu, one shall be from the county of 19 Hawaii, one shall be from the county of Maui, one shall be from 20 the county of Kauai, and four shall be appointed at-large. The 21 director of business, economic development, and tourism; the 22 chairperson of the board of land and natural resources, or their



1 designated representatives, shall be ex-officio, voting members of the board. All members shall continue in office until their 2 respective successors have been appointed and qualified. 3 The 4 board shall annually elect its chairperson from among its 5 members; provided that the chairperson shall not be an ex-6 officio member. 7 The members of the board shall serve without (C) 8 compensation, but shall be reimbursed for actual expenses 9 incurred in the performance of their duties. (d) The board shall appoint an executive director, who 10 shall serve at the pleasure of the board and shall be exempt 11 12 from chapter 76. The salary of the executive director shall be 13 set by the board. 14 (e) The board, through its executive director, may appoint 15 officers, agents, and employees; prescribe their duties and 16 qualifications; and fix their salaries, without regard to 17 chapter 76. 18 -4 Powers; generally. Except as otherwise limited by S 19 this chapter, the corporation may: 20 (1) Sue and be sued; 21 (2) Have a seal and alter the same at its pleasure;



1	(3)	Make and alter bylaws for its organization and
2		internal management;
3	(4)	Adopt rules under chapter 91 necessary to effectuate
4		this chapter in connection with its projects,
5		operations, and properties;
6	(5)	Make and execute contracts and all other instruments
7		necessary or convenient for the exercise of its powers
8		and functions under this chapter;
9	(6)	Carry out surveys, research, and investigations into
10		technological, business, financial, consumer trends,
11		and other aspects of land management in the national
12		and international community;
13	(7)	Acquire or contract to acquire by grant or purchase
14		any real, personal, or mixed property or any interest
15		therein for its immediate or future use for the
16		purposes of this chapter; own, hold, improve, and
17		rehabilitate any real, personal, or mixed property
18		acquired, and sell, assign, exchange, transfer,
19		convey, lease, or otherwise dispose of, or encumber
20		the same;
21	(8)	By itself, or in partnership with qualified persons,

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acquire, construct, reconstruct, rehabilitate,



1		improve, alter, or repair any infrastructure or
2		accessory facilities in connection with any project;
3		own, hold, sell, assign, transfer, convey, exchange,
4		lease, or otherwise dispose of, or encumber any
5		project;
6	(9)	In cooperation with the department of land and natural
7		resources, pursuant to chapter 171, or otherwise
8		through direct investment or coventure with a
9		professional investor or enterprise or any other
10		person, or otherwise, to acquire, construct, operate,
11		and maintain projects; provided that:
12		(A) This chapter shall not be construed to permit or
13		allow the department of land and natural
14		resources to:
15		(i) Amend or modify rights or entitlements to
16		water as provided for by article XI, section
17		7, of the Constitution of the State of
18		Hawaii, or the Hawaiian Homes Commission
19		Act, 1920, as amended, and chapter 168;
20		(ii) Diminish or abridge the traditional and
21		customary rights of ahupuaa tenants who



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1		inhabited the Hawaiian islands prior to 1778
2		under sections 1-1 and 7-1; and
3		(iii) Impair, abridge, or terminate the legal
4		rights or interests to water and its uses,
5		whether by lease, easement, or other means,
6		which are possessed or held by organizations
7		whose primary purpose is to benefit people
8		of Hawaiian ancestry; and
9		(B) All usage of water shall be in accordance with
10		chapter 174C and other applicable laws in the
11		State;
12	(10)	Coordinate its activities with any federal or state
13		farm credit programs;
14	(11)	Grant options to purchase any project or to renew any
15		lease entered into by it in connection with any of its
15 16		lease entered into by it in connection with any of its projects, on the terms and conditions it deems
16	(12)	projects, on the terms and conditions it deems advisable;
16 17	(12)	projects, on the terms and conditions it deems advisable;
16 17 18	(12)	projects, on the terms and conditions it deems advisable; Provide advisory, consultative, training, and
16 17 18 19	(12)	<pre>projects, on the terms and conditions it deems advisable; Provide advisory, consultative, training, and educational services, technical assistance, and advice</pre>



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1 consultants on a contractual basis for rendering 2 professional and technical assistance and advice; 3 Procure insurance against any loss in connection with (13) 4 its property and other assets and operations in such 5 amounts and from such insurers as it deems desirable; 6 (14)Accept gifts or grants in any form from any public 7 agency or any other source; and Do all things necessary or proper to carry out the 8 (15) 9 purposes of this chapter. 10 S -5 Public land development projects. (a) The 11 corporation may develop and implement public land development 12 projects where there are large tracts of public lands. 13 The corporation may initiate and coordinate the (b) 14 preparation of public land development plans for its projects, and a recommendation for the construction, reconstruction, 15 rehabilitation, improvement, alteration, or repair of any 16 infrastructure or accessory facilities in connection with any 17 18 project. 19 The corporation may enter into cooperative agreements (C) with coordinating entrepreneurs or public agencies when the 20

21 powers, services, and capabilities of the persons or agencies



are deemed necessary and appropriate for the development and
 implementation of public land development plans.

3 (d) The corporation may purchase, accept, and maintain 4 permanent conservation easements, or transfer these easements. 5 (e) Notwithstanding any provision of this chapter to the 6 contrary, when leasing corporation-controlled public land, the 7 corporation may contract with a financial institution chartered 8 under chapter 412 or a federal financial institution, as defined 9 under section 412:1-109, that transacts business in this State 10 to provide lease management services. For the purposes of this 11 subsection, "lease management services" includes the collection 12 of lease rent and any other moneys owed to the corporation 13 related to the lease of public land under the corporation's 14 control.

(f) The public land planning activities of the corporation
shall be coordinated with the county planning departments and
the county land use plans, policies, and ordinances.

18 (g) The corporation may amend the public land development19 plans as may be necessary.

20 (h) Any undertaking by the corporation pursuant to this21 chapter shall be with the express written consent of the State.



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-6 Project facility program. (a) The corporation may 1 S develop a project to identify necessary project facilities 2 3 within a project area. Unless and except as otherwise provided by law, the 4 (b) corporation may adopt rules pursuant to chapter 91 to establish 5 the method of undertaking and financing project facilities in a 6 7 project area. 8 Unless and except as otherwise provided by law, bonds (C) issued to provide funds to finance project facilities shall be 9 10 secured solely by the State or by the revenues derived from the 11 project for which the bonds were issued, including reserve 12 accounts and earnings thereon, insurance proceeds, and other 13 revenues, or any combination thereof. The bonds may be additionally secured by the pledge or assignment of loans and 14 15 other agreements or any note or other undertaking, obligation, or property held by the corporation. The bonds shall be issued 16 according to and subject to the rules adopted pursuant to this 17 section. 18 The rules adopted pursuant to this section may 19 (d)

20 include:

21 (1) The methods of establishing assessment areas within a
22 project area;



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1	(2)	The method of assessing real properties specially
2		benefited;
3	(3)	The costs to be borne by the corporation, the county
4		in which the project facilities are situated, and the
5		property owners;
6	(4)	The procedures before the corporation relating to the
7	S.,	creation of the assessment areas by the owners of real
8		property therein, including provisions for petitions,
9	. ·	bids, contracts, bonds, and notices;
10	(5)	Provisions relating to assessments;
11	(6)	Provisions relating to financing, such as bonds,
12		advances from available funds, special funds for the
13		payment of bonds, the payment of principal and
14		interest, and the sale and use of bonds;
15	(7)	Provisions relating to funds and the refunding of
16		outstanding debts; and
17	(8)	Provisions relating to limitations on time to sue, and
18		other related provisions.
19	(e)	Any other provisions to the contrary notwithstanding,
20	the corpo	ration, at its discretion, may enter into any agreement
21	with the	county in which project facilities are located, to
22	implement	the purposes of this section.
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1 (f) All sums collected under this section shall be 2 deposited in the Hawaii public lands development revolving fund, 3 except that all moneys collected on account of assessments and 4 interests thereon for any specific project facilities financed 5 by the issuance of bonds, shall be set apart in a separate 6 special fund 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 12 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 (q) 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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ensure that the project facilities are designed and constructed
 to meet county requirements.

3 § -7 Approval of projects, plans, and programs. All
4 projects, project development plans, and project facility
5 programs developed by the corporation must be approved by the
6 board of land and natural resources.

7 S -8 Bonds. (a) The corporation, with the approval of 8 the governor, may issue, from time to time, revenue bonds in 9 amounts not exceeding the total amount of bonds authorized to be 10 issued by the legislature for the purpose of constructing, acquiring, remodeling, furnishing, and equipping any project 11 12 facility, including the acquisition of the site thereof; 13 acquiring lands through purchase to augment and preserve public 14 lands within a contiguous geographic area; or acquiring public 15 lands for the protection of those public lands and public land 16 banking.

17 (b) All revenue bonds shall be issued pursuant to part III18 of chapter 39, except as provided in this chapter.

(c) The revenue bonds shall be issued in the name of the
corporation and not in the name of the State. The final
maturity date of the revenue bonds may be any date not exceeding

22 thirty years from the date of issuance.



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1 -9 Revenue bonds; payment and security. S (a) The 2 revenue bonds shall be payable from and secured by the State or 3 by the revenues derived from the project facility for which the revenue bonds were issued, including revenue derived from 4 5 insurance proceeds and reserve accounts, and earnings thereon. The corporation may pledge revenues derived from the 6 (b) 7 project facility financed from the proceeds of the revenue bonds 8 to the punctual payment of the principal, interest, and 9 redemption premiums, if any, on the revenue bonds. 10 The revenue bonds may be additionally secured by the (C) 11 pledge or assignment of the loans and other agreements or any

12 note or other undertaking, obligation, or property held by the 13 corporation to secure the loans.

14 Any pledge made by the corporation shall create a (d) 15 perfected security interest in the revenues, moneys, or property 16 so pledged and thereafter received by the corporation from and 17 after the time that the financing statement with respect to the 18 revenues, moneys, or property so pledged and thereafter received 19 are filed with the bureau of conveyances. Upon this filing, the 20 revenues, moneys, or property so pledged and thereafter received 21 by the corporation shall immediately be subject to a lien of any 22 such pledge without any physical delivery thereof or having



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claims of any kind in tort, contract, or otherwise against the
 corporation, irrespective of whether the parties have notice
 thereof. This section shall apply to any financing statement
 heretofore or hereafter filed with the bureau of conveyances
 with respect to any pledge made to secure revenue bonds issued
 under this chapter.

7 § -10 Revenue bonds; interest rate, price, and sale.
8 (a) The revenue bonds issued pursuant to this chapter shall
9 bear interest at such rate or rates and shall be payable on such
10 date or dates, as the corporation shall determine.

(b) The corporation shall include the costs of undertaking the project facility for which the revenue bonds are issued in determining the principal amount of revenue bonds to be issued. In determining the cost of undertaking the project facility, the corporation may include:

16 (1) The cost of constructing, acquiring, remodeling,
17 furnishing, and equipping the project facility,
18 including the acquisition of the site thereof;
19 (2) The cost of purchasing or funding loans or other
20 agreements entered into for the project facility;
21 (3) The costs of studies and surveys;

22 (4) Insurance premiums;



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1	(5)	Underwriting fees;
2	(6)	Financial consultant, legal, accounting, and marketing
3		services incurred;
4	(7)	Reserve account, trustee, custodian, and rating agency
5		fees; and
6	(8)	Any capitalized interest.
7	(C)	The revenue bonds may be sold at public or private
8	sale, and	for a price as may be determined by the corporation.
9	S	-11 Revenue bonds; investment of proceeds, and
10	redemption	n. Subject to any agreement with the holders of its
11	revenue bo	onds, the corporation may:
12	(1)	Invest its moneys not required for immediate use,
13		including proceeds from the sale of revenue bonds, in
14		any investment in accordance with procedures
15		prescribed in a trust indenture; and
16	(2)	Purchase its revenue bonds out of any fund or money of
17	the corpo:	ration available therefor, and hold, cancel, or resell
18	the reven	ue bonds.
19	§ ·	-12 Revenue bonds; special funds. (a) A separate
20	special fu	and shall be established for each project facility
21	financed :	from the proceeds of the revenue bonds secured under
22	the same t	trust indenture. Each fund shall be designated
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"project facility revenue bond special fund" and shall bear
 additional designation as the corporation deems appropriate to
 properly identify the fund.

4 (b) Notwithstanding any other law to the contrary, -16, all revenues, income, and receipts 5 including section 6 derived from the project facility for which the revenue bonds 7 are issued shall be paid into the project facility revenue bond 8 fund established for that project facility and applied as 9 provided in the proceedings authorizing the issuance of the 10 revenue bonds.

11 § -13 Trustee; designation, duties. (a) The
12 corporation shall designate a trustee for each issue of revenue
13 bonds secured under the same trust indenture.

(b) The trustee shall be authorized by the corporation to hold and administer the Hawaii public lands development revolving fund, to receive and receipt for, hold, and administer the revenues derived by the corporation from the project facility for which the revenue bonds were issued, and to apply these revenues to the payment of the cost:

20 (1) Of undertaking the project facility;

21 (2) Of administering and operating the proceedings
22 providing for the issuance of the revenue bonds;



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1	(3)	To pay the principal or interest on these bonds;
2	(4)	To the establishment of reserves; and
3	(5)	To other purposes as may be authorized in the
4		proceedings providing for the issuance of the revenue
5		bonds.
6	(c)	Notwithstanding section 39-68 to the contrary, the
7	director	of finance may appoint the trustee to serve as fiscal
8	agent for	
9	(1)	The payment of the principal of and interest on the
10		revenue bonds; and
11	(2)	The purchase, registration, transfer, exchange, and
12		redemption of the bonds.
13	(d)	The trustee shall perform additional functions with
14	respect t	o the payment, purchase, registration, transfer,
15	exchange,	and redemption of the bonds, as the director of
16	finance m	ay deem necessary, advisable, or expeditious, including
17	the holdi	ng of the revenue bonds and coupons that have been paid
18	and the s	upervision of the destruction thereof in accordance
19	with appl	icable law.
20	(e)	Nothing in this chapter shall limit or be construed to
21	limit the	powers granted to the director of finance in sections
22	36-3, 39-	13, and 39-68, to appoint the trustee or others as

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fiscal agents, paying agents, and registrars for the revenue
 bonds or to authorize and empower those fiscal agents, paying
 agents, and registrars to perform the functions referred to in
 those sections.

\$ -14 Trust indenture. (a) A trust indenture may
6 contain covenants and provisions authorized by part III of
7 chapter 39, and as may be deemed necessary or convenient by the
8 corporation for the purposes of this chapter.

9 (b) A trust indenture may allow the corporation to pledge 10 and assign to the trustee loans and other agreements related to 11 the project facility, and the rights of the corporation 12 thereunder, including the right to receive revenues thereunder 13 and to enforce the provision thereof.

14 (c) A trust indenture shall also contain provisions as to:
15 (1) The investment of the proceeds of the revenue bonds,
16 the investment of any reserve for the bonds, the
17 investment of the revenues of the project facility,
18 and the use and application of the earnings from
19 investments; and

20 (2) The terms and conditions upon which the holders of the
21 revenue bonds or any portion of them or any trustee
22 thereof may institute proceedings for the foreclosure



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of any loan or other agreement or any note or other
 undertaking, obligation, or property securing the
 payment of the bonds and the use and application of
 the moneys derived from the foreclosure.

(d) A trust indenture may also contain provisions deemed
necessary or desirable by the corporation to obtain or permit,
by grant, interest, subsidy, or otherwise, the participation of
the federal government in the financing of the costs of
undertaking the project facility.

10 § -15 Use of public lands; acquisition of state lands.
11 (a) Notwithstanding chapter 171, the governor may transfer
12 lands located within a project area to the corporation for its
13 use.

(b) If state lands under the control and management of other public agencies are required by the corporation for its purposes, the agency having the control and management of those required lands, upon request by the corporation and with the approval of the governor, may lease the lands to the corporation upon such terms and conditions as may be agreed to by the parties.

(c) Notwithstanding subsection (b), no public lands shallbe leased to the corporation if the lease would impair any



covenant between the State or any county, or any department or
 board thereof, and the holders of bonds issued by the State or
 the county, department, or board.

§ -16 Hawaii public lands development revolving fund;
established; use of corporation funds. (a) There is
established the Hawaii public lands revolving fund, to which
shall be credited any state appropriations to the fund or other
moneys made available to the fund, to be expended as directed by
the corporation.

10 (b) The corporation shall hold the fund in an account or
11 accounts separate from other funds. The corporation shall
12 invest and reinvest the fund and the income thereof to:

13 (1) Make grants, loans, and provide other monetary forms
14 of assistance necessary to carry out the purposes of
15 this chapter; and

16 (2) Purchase securities as may be lawful investments for17 fiduciaries in the State.

18 All appropriations, grants, contractual reimbursements, and 19 other funds not designated for this purpose may be used to pay 20 for the proper general expenses and to carry out the purposes of 21 the corporation.



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1	(c)	The	corporation shall purchase qualified securities		
2	issued by	an e	an enterprise only after:		
3	(1)	Rece	Receiving:		
4		(A)	An application from the enterprise containing a		
5			business plan, which is consistent with public		
6			lands development, including a description of the		
7			enterprise and its management, product, and		
8			market;		
9		(B)	A statement of the amount, timing, and projected		
10			use of the capital required;		
11		(C)	A statement of the potential economic impact of		
12		,	the enterprise, including the number, location,		
13			and types of jobs expected to be created; and		
14		(D)	Any other information as the corporation shall		
15			require;		
16	(2)	Dete:	rmining, based upon the application submitted,		
17		that	:		
18	,	(A)	The enterprise has a reasonable chance of		
19			success;		
20		(B)	The enterprise has the reasonable potential to		
21			create employment within the State and offers		
22			employment opportunities to residents;		
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1		(C)	The coordinating entrepreneur and other founders
2			of the enterprise have already made or are
3			prepared to make a substantial financial and time
4			commitment to the enterprise;
5	• •	(D)	The securities to be purchased are qualified
6			securities;
7		(E)	There is reasonable possibility that the
8			corporation will recoup at least its initial
9			investment; and
10		(F)	Binding commitments have been made to the
11			corporation by the enterprise for adequate
12			reporting of financial data to the corporation,
13			which shall include a requirement for an annual
14			or other periodic audit of the books of the
15			enterprise, and for control by the corporation
16			that it considers prudent over the management of
17			the enterprise, in order to protect the
18			investment of the corporation, including
19			membership on the board of directors of the
20			enterprise, ownership of voting stock, input in
21			management decisions, and the right of access to



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1		the financial and other records of the
2		enterprise; and
3	(3)	Entering into a binding agreement with the enterprise
4	· .	concerning the manner of payback by the enterprise of
5		the funds advanced, granted, loaned, or received from
6		the corporation. The manner of payback may include
7		the payment of dividends, returns from the public sale
8		of corporate securities or products, royalties, and
9		other methods of payback acceptable to the
10		corporation. In determining the manner of payback the
11		corporation shall establish a rate of return or rate
12		of interest to be paid on any investment, loan, or
13		grant of corporation funds under this section.
14	(d)	If the corporation makes a direct investment, it shall
15	also find	that a reasonable effort has been made to find a
16	profession	nal investor to make an investment in the enterprise as
17	a coventu	re, and that the effort was unsuccessful. The
18	findings,	when made by the corporation, shall be conclusive.
19	(e)	The corporation shall not make investments in
20	qualified	securities issued by an enterprise in excess of the
21	following	limits:



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1 Not more than \$500,000 shall be invested in the (1) 2 securities of any one enterprise, except that more 3 than a total of \$500,000 may be invested in the 4 securities of any one enterprise, if the corporation 5 finds, after its initial investment, that additional 6 investments in that enterprise are required to protect 7 the initial investment of the corporation, and the other findings set forth in subsections (d) and (e) 8 9 are made as to the additional investment; 10 (2)The corporation shall not own securities representing 11 more than forty-nine per cent of the voting stock of 12 any one enterprise at the time of purchase by the 13 corporation after giving effect to the conversion of 14 all outstanding convertible securities of the 15 enterprise, except that in the event of severe 16 financial difficulty of the enterprise, threatening 17 the investment of the corporation in the enterprise, a 18 greater percentage of those securities may be owned by 19 the corporation; and 20 (3) Not more than fifty per cent of the assets of the

corporation shall be invested in direct investments at

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any time.

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(f) No investment, loan, grant, or use of corporate funds
 for the purposes of this chapter shall be subject to chapter
 42F.

4 § -17 Exemption from taxation. The corporation shall
5 not be required to pay state taxes of any kind.

6 § -18 Annual report. The corporation shall submit to
7 the governor and the legislature, no later than twenty days
8 prior to the convening of each regular session, a complete and
9 detailed report of its plans and activities."

10 SECTION 2. There is appropriated out of the general 11 revenues of the State of Hawaii the sum of \$ or so 12 much thereof as may be necessary for fiscal year 2011-2012 and 13 the same sum or so much thereof as may be necessary for fiscal 14 year 2012-2013 to carry out the purposes of this Act, including 15 the hiring of necessary staff.

16 The sums appropriated shall be expended by the department 17 of land and natural resources for the purposes of this Act.

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This Act shall take effect upon its approval. SECTION 3.

alame INTRODUCED BY: UM Kabele

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Amil y Ly Onuhille & dani



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Report Title:

Public Lands; Hawaii Public Lands Development Corporation; Appropriation

Description:

Creates the Hawaii public lands development corporation to optimize the use of public lands for the economic, environmental, and social benefit of the people of Hawaii. Creates the Hawaii public lands development revolving fund. Appropriate funds.

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

