### A BILL FOR AN ACT

RELATING TO THE STRUCTURE OF GOVERNMENTAL AGENCIES.

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

SECTION 1. The purpose of this Act is to transfer the
responsibility for regulation of the small boat harbors and
related programs from the department of land and natural
resources to the department of transportation.
SECTION 2. Chapter 266, Hawaii Revised Statutes, is
amended by adding a new section to be appropriately designated
and to read as follows:
" <u>§266-</u> Definitions. As used in this chapter, unless the
context otherwise requires:
"Ocean waters" means all waters seaward of the shoreline
within the jurisdiction of the State.
"Shoreline" means the upper reaches of the wash of the
waves, usually evidenced by the edge of vegetation growth or by
the upper limit of debris left by the wash of the waves."
SECTION 3. Section 26-15, Hawaii Revised Statutes, is
amended by amending subsection (b) to read as follows:



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1 "(b) The department shall manage and administer the public 2 lands of the State and minerals thereon [and all water and 3 coastal areas of the State except the commercial harbor areas of 4 the State], including the soil conservation function, the 5 forests and forest reserves, aquatic life, wildlife resources, 6 and state parks, including historic sites, and all activities 7 thereon and therein [including, but not limited to, boating, 8 ocean recreation, and coastal areas programs]." 9 SECTION 4. Section 171-3, Hawaii Revised Statutes, is 10 amended by amending subsection (a) to read as follows: 11 The department of land and natural resources shall be "(a) 12 headed by an executive board to be known as the board of land 13 and natural resources. The department shall manage, administer, 14 and exercise control over public lands, the water resources, 15 [ocean waters, navigable streams, coastal areas (excluding commercial harbor areas), ] and minerals and all other interests 16 17 therein and exercise such powers of disposition thereof as may 18 be authorized by law. The department shall also manage and 19 administer the state parks, historical sites, forests, forest 20 reserves, aquatic life, aquatic life sanctuaries, public fishing 21 areas, [boating, ocean recreation, coastal programs,] wildlife,

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1 wildlife sanctuaries, game management areas, public hunting areas, natural area reserves, and other functions assigned by 2 3 law." 4 SECTION 5. Section 199-3, Hawaii Revised Statutes, is 5 amended by amending subsection (a) to read as follows: 6 "(a) The conservation and resources enforcement officers, 7 with respect to all state lands, including public lands, state 8 parks, forest reserves, forests, aquatic life and wildlife 9 areas, Kaho'olawe island reserve, and any other lands and waters 10 within the State, shall: Enforce title 12, chapters 6D, 6E, and 6K, and rules 11 (1)12 adopted thereunder; (2) 13 Investigate complaints, gather evidence, conduct 14 investigations, and conduct field observations and 15 inspections as required or assigned; 16 (3) Cooperate with enforcement authorities of the State, 17 counties, and federal government in development of 18 programs and mutual aid agreements for conservation 19 and resources enforcement activities within the State; 20 (4)Cooperate with established search and rescue agencies 21 of the counties and the federal government in



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1		developing plans and programs and mutual aid
2		agreements for search and rescue activities within the
3		State;
4	(5)	Check and verify all leases, permits, and licenses
5		issued by the department of land and natural
6		resources;
7	(6)	Enforce the laws relating to firearms, ammunition, and
8		dangerous weapons contained in chapter 134;
9	[ <del>(7)</del>	Enforce the laws in chapter 291E relating to operating
10		a vessel on or in the waters of the State while using
11		intoxicants;
12	<del>(8)</del>	Whether through a specifically designated marine
13		patrol or otherwise, enforce the rules in the areas of
14		boating safety, conservation, and search and rescue
15		relative to the control and management of boating
16		facilities owned or controlled by the State, ocean
17		waters, and navigable streams and any activities
18		thereon or therein, and beaches encumbered with
19		easements in favor of the public, and the rules
20		regulating vessels and their use in the waters of the
21		State;] and

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1	[ <del>(9)</del> ] <u>(7)</u> Carry out other duties and responsibilities as
2	the board of land and natural resources from time to
3	time may direct."
4	SECTION 6. Section 200-1, Hawaii Revised Statutes, is
5	amended to read as follows:
6	1. By adding a new definition to be appropriately inserted
7	and to read:
8	""Director" means the director of transportation."
9	2. By amending the definition of "department" to read:
10	""Department" means the department of [ <del>land and natural</del>
11	resources.] transportation."
12	3. By repealing the definitions of "board" and
13	"chairperson."
14	[""Board" means the board of land and natural resources.
15	"Chairperson" means the chairperson of the board of land
16	and natural resources."]
17	SECTION 7. Section 200-2, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"§200-2 [ <del>Board of land and natural resources,</del> ] <u>Department</u>
20	of transportation; powers and duties. (a) The [board]
21	department shall have the primary responsibility for

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1 administering the ocean recreation and coastal areas programs 2 and performing the functions heretofore performed by the 3 department of [transportation and the department of public 4 safety] land and natural resources in the areas of boating 5 safety, conservation, search and rescue, and security of small 6 boat harbor environs. 7 The [board] department shall not transfer its (b) 8 jurisdiction, management, or operations of the small boat 9 harbors to any other department or agency or any county in any 10 manner unless expressly provided by law." 11 SECTION 8. Section 200-2.5, Hawaii Revised Statutes, is 12 amended by amending subsection (a) to read as follows: 13 Notwithstanding any law to the contrary, the [board] "(a) 14 department may lease fast lands and submerged lands within an 15 existing state boating facility by public auction, a request for 16 proposals, or by direct negotiation pursuant to section 171-59 17 and chapter 190D, for private development, management, and 18 operation; provided that any lease of fast lands or submerged 19 lands pursuant to a request for proposals shall be subject to 20 section 200-2.6, regardless [to which] of the state boating 21 facility to which the fast or submerged lands are attached.



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1	As u	sed in this section, the term "state boating facility"
2	means a st	tate small boat harbor, launching ramp, offshore
3	mooring, ]	pier, wharf, landing, or any other area under the
4	jurisdict	ion of the department pursuant to this chapter."
5	SECT	ION 9. Section 200-2.6, Hawaii Revised Statutes, is
6	amended to	o read as follows:
7	"[+];	§200-2.6[] Ala Wai boat harbor; leases. The fast
8.	lands and	submerged lands of the Ala Wai boat harbor that may be
9	leased in	clude the following:
10	(1)	All fast lands and submerged lands described in the
11		request for qualifications or request for proposals
12		issued by the <u>former</u> division of boating and ocean
13		recreation of the department of land and natural
14		resources on November 25, 2008;
15	(2)	The fast land described as a portion of tax map key:
16		(1) 2-3-37-12, composed of approximately 112,580
17		square feet, presently used for harbor offices and
18		permitted vehicular parking; and
19	(3)	The fast land described as a portion of tax map key:
20		(1) 2-3-37-12, which is a triangular area located

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1		Diamond Head of Mole B, presently used for permitted
2		vehicular parking."
3	SECT	ION 10. Section 200-3, Hawaii Revised Statutes, is
4	amended t	o read as follows:
5	"§20	0-3 Ocean recreation and coastal areas programs. The
6	[ <del>board</del> ] <u>d</u>	epartment shall assume the following functions of the
7	departmen	t of [ <del>transportation:</del> ] <u>land and natural resources:</u>
8	(1)	Managing and administering the ocean-based recreation
9		and coastal areas programs of the State;
10	(2)	Planning, developing, operating, administering, and
11		maintaining small boat harbors, launching ramps, and
12		other boating facilities and associated aids to
13		navigation throughout the State;
14	(3)	Developing and administering an ocean recreation
15		management plan;
16	(4)	Administering and operating a vessel registration
17		system for the State;
18	(5)	Regulating the commercial use of state waters and
19		marine resources, including operations originating
20		from private marinas;
21	(6)	Regulating boat regattas and other ocean water events;



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1	(7)	Administering a marine casualty and investigation
2		program;
3	(8)	Assisting in abating air, water, and noise pollution;
4	(9)	Conducting public education in boating safety;
5	(10)	Administering the boating special fund;
6	(11)	Assisting in controlling shoreline erosion;
7	(12)	Repairing seawalls and other existing coastal
8		protective structures under the jurisdiction of the
9		State; and
10	(13)	Removing nonnatural obstructions and public safety
11		hazards from the shoreline, navigable streams,
12		harbors, channels, and coastal areas of the State."
13	SECT	ION 11. Section 200-10, Hawaii Revised Statutes, is
14	amended by	y amending subsection (c) to read as follows:
15	"(C)	The permittee shall pay moorage fees to the
16	departmen	t for the use permit that shall be based on but not
17	limited to	o the use of the vessel, its effect on the harbor, use
18	of facili	ties, and the cost of administering this mooring
19	program;	and, furthermore:
20	(1)	Except for commercial maritime activities where there
21		is a tariff established by the department [ <del>of</del>



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1		transportation], moorage fees shall be established by
2		appraisal by a state-licensed appraiser approved by
3		the department and shall be higher for nonresidents
4		than for residents[ <del>. The moorage fees shall be set by</del>
5		appraisal categories schedule A and schedule B, to be
6		determined by the department, and may be increased
7		annually by the department, to reflect a cost of-
8		living index increase; provided that:
9		(A) Schedule A shall include existing mooring
10		permittees; and
11		(B) Schedule B shall apply to all new mooring
12		applicants and transient slips on or after July
13		<del>1, 2011;</del>
14		provided further that schedule A rates shall be
15	·	increased by the same amount each year so that
16		schedule A rates equal schedule B rates by July 1,
17		<del>2014</del> ];
18	(2)	For commercial maritime activities where there is a
19		tariff established by the harbors division of the
20		department [ <del>of transportation</del> ], the department may
21		[ <del>adopt</del> ] <u>apply</u> the published tariff of the harbors



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1		division of the department [ <del>of transportation</del> ] or
2		establish the fee by appraisal by a state-licensed
3		appraiser approved by the department;
4	(3)	An application fee shall be collected when applying
5		for moorage in state small boat harbors and shall
6		thereafter be collected annually when the application
7		is renewed. The application fee shall be:
8		(A) Set by the department; and
9		(B) Not less than \$100 for nonresidents;
10	(4)	If a recreational vessel is used as a place of
11		principal habitation, the permittee shall pay, in
12		addition to the moorage fee, a liveaboard fee that
13		shall be calculated at a rate of:
14		(A) \$5.20 a foot of vessel length a month if the
15		permittee is a state resident; and
16		(B) \$7.80 a foot of vessel length a month if the
17		permittee is a nonresident;
18		provided that the liveaboard fees established by this
19		paragraph may be increased by the department at the
20		rate of the annual cost-of-living index, but not more

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1		than five per cent in any one year, beginning July 1
2		of each year;
3	(5)	If a vessel is used for commercial purposes from its
4		permitted mooring, the permittee shall pay, in lieu of
5		the moorage and liveaboard fee, a fee based on three
6		per cent of the gross revenues derived from the use of
7		the vessel or two times the moorage fee assessed for a
8		recreational vessel of the same size, whichever is
9		greater; and
10	(6)	The department is authorized to assess and collect
11		utility fees, including electrical and water charges,
12		and common-area maintenance fees in small boat
13		harbors."
14	SECT	ION 12. Section 200-18, Hawaii Revised Statutes, is
15	amended b	y amending subsection (a) to read as follows:
16	"(a)	The department shall maintain a record of all persons
17	adjudicat	ed of violations under part III of chapter 291E and the
18	period of	suspension or revocation of operator privileges
19	ordered b	y the [ <del>director</del> ] administrative director of the courts
20	under tha	t part."

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SECTION 13. Section 205A-48, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§205A-48 Conflict of other laws. In case of a conflict 4 between the requirements of any other state law or county 5 ordinance regarding shoreline setback lines, the more 6 restrictive requirements shall apply in furthering the purposes 7 of this part. Nothing contained in this part shall be construed 8 to diminish the jurisdiction of the state department of 9 transportation over wharves, airports, docks, piers, small boat 10 or other [commercial] harbors, and any other maritime or water 11 sports recreational facilities constructed by the State; provided that [such] plans for construction of the facility are 12 13 submitted for the review and information of the officer of the 14 respective agency charged with the administration of the county 15 zoning laws, and found not to conflict with any county 16 ordinances, zoning laws, and building codes."

17 SECTION 14. Section 248-8, Hawaii Revised Statutes, is18 amended to read as follows:

19 "§248-8 Special funds in treasury of State. There are
20 created in the treasury of the State three special funds to be
21 known, respectively, as the state highway fund, the airport

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1 revenue fund, and the boating special fund. All taxes collected 2 under chapter 243 in each calendar year, except the "county of 3 Hawaii fuel tax", "city and county of Honolulu fuel tax", "county of Maui fuel tax", and "county of Kauai fuel tax", shall 4 5 be deposited in the state highway fund; provided that: All taxes collected under chapter 243 with respect to 6 (1)7 gasoline or other aviation fuel sold for use in or 8 used for airplanes shall be set aside in the airport 9 revenue fund; and 10 All taxes collected under chapter 243 with respect to (2) 11 liquid fuel sold for use in or used for small boats 12 shall be deposited in the boating special fund. 13 As used in this section, "small boats" means all vessels 14 and other watercraft except those operated in overseas 15 transportation beyond the State, and ocean-going tugs and 16 dredges. The [chairperson of the board of land and natural 17 resources,] director of transportation, from July 1, [1992,] 18 2019, and every three years thereafter, shall establish 19 standards or formulas that will as equitably as possible 20 establish the total taxes collected under chapter 243 in each 21 fiscal year that are derived from the sale of liquid fuel for



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1 use in or used for small boats. The amount so determined shall 2 be deposited in the boating special fund. 3 An amount equal to 0.3 per cent of the highway fuel tax but 4 not more than \$250,000 collected under chapter 243 shall be 5 allocated each fiscal year to the special land and development 6 fund for purposes of the management, maintenance, and 7 development of trails and trail accesses under the jurisdiction 8 of the department of land and natural resources established 9 under section 198D-2." SECTION 15. Section 266-1, Hawaii Revised Statutes, is 10 11 amended to read as follows: 12 "§266-1 Department of transportation; harbors; 13 jurisdiction. All [commercial] ocean waters and navigable 14 streams, and all harbors and roadsteads, and all [commercial] 15 harbor and waterfront improvements belonging to or controlled by 16 the State, and all vessels and shipping within the [commercial] 17 harbors and roadsteads, waters, and streams shall be under the 18 care and control of the department of transportation. 19 [For the purpose of this chapter, "commercial harbor" means 20 a harbor or off-shore mooring facility which is primarily for

21 the movement of commercial cargo, passenger and fishing vessels

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1	entering, ]	leaving, or traveling within the State, and facilities
2	and support	ing services for loading, off loading, and handling
3	<del>of cargo, </del>	passengers, and vessels.]"
4	SECTIO	ON 16. Section 266-2, Hawaii Revised Statutes, is
5	amended to	read as follows:
6	"§266·	-2 Powers and duties of department. (a) The
7	department	of transportation shall:
8	(1) H	Have and exercise all the powers and shall perform all
9	t	the duties which may lawfully be exercised by or under
10	1	the State relative to the control and management of
11		[commercial] shores, shore waters, navigable streams,
12	1	harbors, [ <del>commercial</del> ] harbor and waterfront
13	:	improvements, ports, docks, wharves, piers, quays,
14	3	bulkheads, and landings belonging to or controlled by
15	1	the State, and the shipping using the same;
16	(2) ]	Have the authority to use and permit and regulate the
17	١	use of the [ <del>commercial</del> ] docks, wharves, piers, quays,
18	]	bulkheads, and landings belonging to or controlled by
19	1	the State for receiving or discharging passengers and
20	:	for loading and landing merchandise, with a right to
21	•	collect wharfage and demurrage thereon or therefor;



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1	(3)	Subject to all applicable provisions of law, have the
2		power to fix and regulate from time to time rates and
3		charges for:
4		(A) Services rendered in mooring [commercial]
5		vessels;
6		(B) The use of [ <del>commercial</del> ] moorings belonging to or
7		controlled by the State;
8		(C) Wharfage or demurrage;
9		(D) Warehouse space, office space, and storage space
10		for freight, goods, wares, and merchandise; and
11		(E) The use of derricks or other equipment belonging
12		to the State or under the control of the
13		department;
14	(4)	Make other charges including toll or tonnage charges
15		on freight passing over or across docks, wharves,
16		piers, quays, bulkheads, or landings;
17	(5)	Appoint and remove clerks, harbor agents and their
18		assistants, and all such other employees as may be
19		necessary, and to fix their compensation;
20	(6)	Adopt rules pursuant to chapter 91 and not
21		inconsistent with law; and



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(7) Generally have all powers necessary to fully carry out
 this chapter [-] and chapter 200.

3 (b) Notwithstanding any law or provision to the contrary,
4 the department of transportation [is authorized to] may plan,
5 construct, operate, and maintain any commercial harbor facility
6 in the State, including[7] but not limited to[7] the acquisition
7 and use of lands necessary to stockpile dredged spoils, without
8 the approval of county agencies.

9 All moneys appropriated for [commercial] harbor
10 improvements, including new construction, reconstruction,
11 repairs, salaries, and operating expenses, shall be expended
12 under the supervision and control of the department, subject to
13 this chapter and chapter 103D.

14 All contracts and agreements authorized by law to be
15 entered into by the department shall be executed on its behalf
16 by the director of transportation.

17 (c) The department shall prepare and submit annually to 18 the governor a report of its official acts during the preceding 19 fiscal year, together with its recommendations as to 20 [commercial] harbor improvements throughout the State."

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1 SECTION 17. Section 266-2.2, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[4] §266-2.2[+] Exemption from conservation district 4 permitting and site plan approval requirements. Notwithstanding 5 any law to the contrary, all work involving submerged lands used 6 for state [commercial] harbor purposes shall be exempt from any 7 permitting and site plan approval requirements established for 8 lands in a conservation district." 9 SECTION 18. Section 266-3, Hawaii Revised Statutes, is 10 amended by amending subsections (a) and (b) to read as follows: 11 "(a) The director of transportation may adopt rules as 12 necessary to: 13 Regulate the manner in which all vessels may enter and (1)14 moor, anchor or dock in the [commercial] ocean waters, 15 navigable streams, harbors, ports, and roadsteads of 16 the State, or move from one dock, wharf, pier, quay, 17 bulkhead, landing, anchorage, or mooring to another 18 within the [commercial] waters, streams, harbors, 19 ports, or roadsteads;

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1	(2)	The examination, guidance, and control of harbor
2		masters and their assistants and their conduct while
3		on duty;
4	(3)	The embarking or disembarking of passengers;
5	(4)	The expeditious and careful handling of freight,
6		goods, wares, and merchandise of every kind which may
7		be delivered for shipment or discharged on the
8		[ <del>commercial</del> ] docks, wharves, piers, quays, bulkheads,
9		or landings belonging to or controlled by the State;
10		and
11	(5)	Defining the duties and powers of carriers, shippers,
12		and consignees respecting passengers, freight, goods,
13		wares, and merchandise in and upon the docks, wharves,
14		piers, quays, bulkheads, or landings within the
15		[commercial] harbors, ports, and roadsteads of the
16		State. The director may also make further rules for
17		the safety of the docks, wharves, piers, quays,
18		bulkheads, and landings on, in, near, or affecting [a
19		commercial] ocean waters, navigable streams, and
20		harbor and waterfront improvements belonging to or
21		controlled by the State.



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1 (b) The director may also adopt, amend, and repeal such 2 rules as are necessary: For the proper regulation and control of all shipping, 3 (1)traffic, and other related activities in the 4 5 [commercial] harbors belonging to or controlled by the State; of the entry, departure, mooring, and berthing 6 7 of vessels therein; and of all other matters and 8 things connected with such activities [+] in all the 9 harbors, ocean waters, and navigable streams; 10 (2) To establish safety measures and security requirements 11 in or about the [commercial] harbors, land, and facilities belonging to or controlled by the State; 12 13 (3) To prevent the discharge or throwing into [commercial] harbors, ocean waters, and navigable streams, of 14 rubbish, refuse, garbage, or other substances likely 15 16 to affect water quality or that contribute to making 17 such harbors, ocean waters, and navigable streams 18 unsightly, unhealthful, or unclean, or that are liable 19 to fill up shoal or shallow waters in, near, or 20 affecting the [commercial] harbors [; and], ocean 21 waters, and navigable streams; and



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1	(4) To prevent the escape of fuel or other oils or
2	substances into the waters in, near, or affecting
3	[commercial] harbors, ocean waters, and navigable
4	streams, from any source point, including, but not
5	limited to, any vessel or pipes or storage tanks upon
6	the land."
7	SECTION 19. Section 266-19.5, Hawaii Revised Statutes, is
8	amended as follows:
9	1. By amending subsection (a) to read:
10	"(a) Notwithstanding any law to the contrary, the
11	department of transportation may enter into a capital
12	advancement contract with a private party for any public
13	improvement to or construction of a state harbor, [commercial
14	harbor,] roadstead, or other waterfront improvement belonging to
15	or controlled by the State, if the director of transportation
16	determines that a capital advancement contract promotes the best
17	interest of the State by finding that:
18	(1) Private development is likely to be less costly than
19	any other type of contract;
20	(2) Private development provides needed public
21	improvements on a significantly more timely basis; or



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1	(3) Public financing for the public improvements is not
2	available on a timely basis."
3	2. By amending subsection (e) to read:
4	"(e) For the purposes of this section:
5	"Capital advancement contract" means an agreement between
6	the department of transportation and a private party whereby the
7	private party agrees to furnish capital, labor, or materials for
8	a public improvement to or construction of a state harbor,
9	[ <del>commercial harbor,</del> ] roadstead, or other waterfront improvement
10	belonging to or controlled by the State and in return for which
11	the private party may be reimbursed in a manner to be determined
12	by the department.
13	"Total value" includes any contract extension, project
14	redesign, add-ons, or any other occurrence, act, or material
15	cost that may increase the cost of the contracted project."
16	SECTION 20. Section 266-24, Hawaii Revised Statutes, is
17	amended to read as follows:
18	"§266-24 Enforcement. (a) The director of transportation
19	shall enforce this chapter and chapter 200, and all rules
20	[thereunder, except for the rules relative to the control and
21	management of the beaches encumbered with casements in favor of

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1	the public and ocean waters which shall be enforced by the
2	department of land and natural resources.] adopted pursuant to
3	this chapter and chapter 200. For the purpose of the
4	enforcement of this chapter and <u>chapter 200, and</u> of all rules
5	adopted pursuant to this chapter[ $_{ au}$ ] and chapter 200, the powers
6	of police officers are conferred upon the director of
7	transportation and any officer, employee, or representative of
8	the department of transportation. Without limiting the
9	generality of the foregoing, the director and any person
10	appointed by the director hereunder may serve and execute
11	warrants, arrest offenders, and serve notices and orders. The
12	director of transportation and any employee, agent, or
13	representative of the department of transportation appointed as
14	enforcement officers by the director, and every state and county
15	officer charged with the enforcement of any law, statute, rule,
16	regulation, ordinance, or order, shall enforce and assist in the
17	enforcement of this chapter and <u>chapter 200, and</u> of all rules
18	and orders issued pursuant [thereto,] to this chapter and
19	<u>chapter 200,</u> and in carrying out [ <del>the</del> ] <u>these</u> responsibilities
20	[hereunder], each shall be specifically authorized to:



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1 Conduct any enforcement action [hereunder] under the (1)2 authority of this section in any [commercial] harbor 3 area and any area over which the department of 4 transportation and the director of transportation 5 [has] have jurisdiction under this chapter[+] and 6 chapter 200; 7 Inspect and examine at reasonable hours any premises, (2) 8 and the buildings and other structures thereon, where 9 harbors or harbor facilities are situated, or where 10 harbor-related activities are operated or conducted; 11 and 12 (3) Subject to limitations as may be imposed by the

warrants, arrest offenders, and serve notices andorders.

16 For purposes of this subsection, the term "agents and 17 representatives" includes persons performing services at harbors 18 or harbor areas under contract with the department of 19 transportation.

director of transportation, serve and execute

20 (b) The department of transportation, in the name of the
21 State, may enforce this chapter and <u>chapter 200 and</u> the rules



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1	and orders issued pursuant thereto by injunction or other legal
2	process in the courts of the State.
3	(c) Without limiting the generality of the foregoing,
4	enforcement measures may be effectuated through a specifically
5	designated marine patrol or otherwise, including enforcement of
6	the rules in the areas of boating safety, conservation, and
7	search and rescue relative to the control and management of
8	boating facilities owned or controlled by the State, ocean
9	waters, and navigable streams and any activities thereon or
10	therein, and beaches encumbered with easements in favor of the
11	public, and the rules regulating vessels and their use in the
12	waters of the State.
13	(d) The department shall enforce the laws in chapter 291E
14	relating to operating a vessel on or in the waters of the State
15	while using intoxicants."
16	SECTION 21. Section 266-27, Hawaii Revised Statutes, is
17	amended as follows:
18	1. By amending subsection (a) to read:
19	"(a) No person shall moor a vessel in a state [ <del>commercial</del> ]
20	harbor without obtaining a use permit; nor shall a person
21	continue to moor a vessel in any state [ <del>commercial</del> ] harbor if



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1 the use permit authorizing the vessel to moor has expired or 2 otherwise been terminated. A vessel moored without a use permit 3 or with a use permit that has expired or been terminated is an 4 unauthorized vessel and is subject to subsections (b) to (e)."

5

2. By amending subsection (c) to read:

6 "(c) An unauthorized vessel may be impounded by the
7 department at the sole cost and risk of the owner of the vessel,
8 if [such a] the vessel is not removed after the seventy-two-hour
9 period or if during [said] that period the vessel is removed and
10 re-moored in [said] that harbor or any other state [commercial]
11 harbor without a use permit."

12 SECTION 22. Section 266-28, Hawaii Revised Statutes, is 13 amended to read as follows:

14 "§266-28 Fines arising from environmental protection and maritime transportation security violations. Notwithstanding 15 16 any other law to the contrary, any [commercial] harbor tenant or 17 user, including any shipper or shipping agent, who violates any 18 federal, state, or county law or rule relating to environmental 19 protection or maritime transportation security pursuant to title 20 33 Code of Federal Regulations chapter 1 and thereby causes a 21 fine to be levied by the United States Coast Guard upon the

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1 department, shall reimburse the department for the entire amount 2 of the fine. The department may take such actions necessary to 3 collect and deposit any amount reimbursable under this section 4 into the harbor special fund, and may also demand reimbursement 5 for costs or expenses incurred by the department resulting from 6 enforcement of this section."

7 SECTION 23. Section 200-5, Hawaii Revised Statutes, is8 repealed.

9 ["<del>[\$200-5] Commercial harbors excluded. For purposes of</del> 10 this chapter, ocean waters and navigable streams shall not 11 include the commercial harbors of the State."]

12 SECTION 24. Section 266-1.6, Hawaii Revised Statutes, is13 repealed.

14 ["[\$266-1.6] Hana harbor; jurisdiction. Notwithstanding 15 any law to the contrary, the department of transportation shall 16 have jurisdiction and administrative authority over Hana harbor, 17 excluding its small boat ramp facility. The Hana harbor small 18 boat ramp facility shall remain under the jurisdiction and 19 administrative authority of the department of land and natural 20 resources."]



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1	SECTION 25. Sections 200-4(a), 200-8, 200-9(e), 200-10(d)
2	and (f), 200-12.5(c), 200-14.5(a), 200-19, 200-22, 200-26(d),
3	200-36, 200-37(k), 200-41, 200-49(a), and 200-73, Hawaii Revised
4	Statutes, are amended by substituting:
5	(1) The term "director" or like terms, wherever the term
6	"chairperson" or like terms occur; and
7	(2) The word "department" or like terms, wherever the
8	terms "board", "department of land and natural
9	resources", or like terms occur,
10	as the context requires.
11	SECTION 26. All rights, powers, functions, and duties of
12	the department of land and natural resources relating to
13	boating, small boat harbors, other ocean-based recreational
14	activities, and the marine patrol are transferred to the
15	department of transportation.
16	SECTION 27. All employees who occupy civil service
17	positions and whose functions are transferred to the department
18	of transportation by this Act shall retain their civil service
19	status, whether permanent or temporary. Employees shall be
20	transferred without loss of salary, seniority (except as
21	prescribed by applicable collective bargaining agreements),



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retention points, prior service credit, any vacation and sick 1 leave credits previously earned, and other rights, benefits, and 2 3 privileges, in accordance with state personnel laws and this Act; provided that the employees possess the minimum 4 qualifications and public employment requirements for the class 5 or position to which transferred or appointed, as applicable; 6 7 and provided further that subsequent changes in status may be 8 made pursuant to applicable civil service and compensation laws. Any employee who, prior to this Act, is exempt from civil 9 10 service and is transferred as a consequence of this Act may retain the employee's exempt status, but shall not be appointed 11 12 to a civil service position as a consequence of this Act. An exempt employee who is transferred by this Act shall not suffer 13 14 any loss of prior service credit, vacation or sick leave credits previously earned, or other employee benefits or privileges as a 15 consequence of this Act; provided that the employee possesses 16 17 legal and public employment requirements for the position to which transferred or appointed, as applicable; and provided 18 19 further that subsequent changes in status may be made pursuant to applicable employment and compensation laws. The director of 20 21 transportation may prescribe the duties and qualifications of



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these employees and fix their salaries without regard to chapter
 76, Hawaii Revised Statutes.

3 SECTION 28. All rules, policies, procedures, quidelines, 4 and other material adopted or developed by the board of land and 5 natural resources to implement provisions of the Hawaii Revised 6 Statutes that are reenacted or made applicable to the department 7 of transportation by this Act shall remain in full force and 8 effect until amended or repealed by the department of 9 transportation pursuant to chapter 91, Hawaii Revised Statutes. 10 In the interim, every reference to the department of land and 11 natural resources, the chairperson of the board of land and 12 natural resources, or the board of land and natural resources in those rules, policies, procedures, guidelines, and other 13 14 material is amended to refer to the department of transportation 15 or director of transportation, as appropriate.

16 SECTION 29. All deeds, leases, contracts, loans, 17 agreements, permits, or other documents executed or entered into 18 by or on behalf of the department of land and natural resources, 19 pursuant to the provisions of the Hawaii Revised Statutes, that 20 are reenacted or made applicable to the department of 21 transportation by this Act shall remain in full force and



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1 effect. Effective July 1, 2018, every reference to the
2 department of land and natural resources, the chairperson of the
3 board of land and natural resources, or the board of land and
4 natural resources in those deeds, leases, contracts, loans,
5 agreements, permits, or other documents shall be construed as a
6 reference to the department of transportation or director of
7 transportation, as appropriate.

8 SECTION 30. All appropriations, records, equipment, 9 machines, files, supplies, contracts, books, papers, documents, 10 maps, and other personal property heretofore made, used, 11 acquired, or held by the department of land and natural 12 resources or the board of land and natural resources relating to 13 the functions transferred to the department of transportation 14 shall be transferred with the functions to which they relate.

15 SECTION 31. It is the intent of this Act not to jeopardize 16 the receipt of any federal aid nor to impair the obligation of 17 the State or any agency thereof to the holders of any bond 18 issued by the State or by any such agency, and to the extent, 19 and only to the extent, necessary to effectuate this intent, the 20 governor may modify the strict provisions of this Act, but shall 21 promptly report any modification with reasons therefor to the

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legislature at its next session thereafter for review by the
 legislature.

3 SECTION 32. All acts passed by the legislature during the 4 regular session of 2018, whether enacted before or after the 5 effective date of this Act, shall be amended to conform to this 6 Act unless such acts specifically provide that this Act is being 7 amended.

SECTION 33. There is appropriated out of the general 8 revenues of the State of Hawaii the sum of \$ or so much 9 10 thereof as may be necessary for fiscal year 2018-2019 to hire staff to plan and prepare for the transfer of the ocean 11 recreation and coastal areas programs from the department of 12 land and natural resources to the department of transportation. 13 14 The sum appropriated shall be expended by the department of transportation for the purposes of this Act. 15

16 SECTION 34. Statutory material to be repealed is bracketed17 and stricken. New statutory material is underscored.

18

SECTION 35. This Act shall take effect on January 1, 2050.



#### H.B. NO. <sup>1975</sup> <sup>H.D. 1</sup>

**Report Title:** Small Boat Harbors; Transfer to DOT; DLNR

#### Description:

Transfers small boat harbors, boating, ocean recreation, and coastal areas programs from the Department of Land and Natural Resources back to the Department of Transportation. (HB1975 HD1)

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

