HOUSE OF REPRESENTATIVES TWENTY-NINTH LEGISLATURE, 2018 STATE OF HAWAII

H.B. NO. 2172

A BILL FOR AN ACT

RELATING TO UNIVERSITY OF HAWAII PUBLIC-PRIVATE PARTNERSHIPS.

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

1 Public-private partnerships are a contractual SECTION 1. 2 or cooperative arrangement between one or more public agencies --3 federal, state, or local--and private-sector entities, typically 4 of a long-term nature, in which public and private entities 5 collaboratively partner on the components of projects and 6 services, sharing responsibilities to design, construct, 7 finance, manage, operate, and maintain a project, facility, or 8 program. Government agencies throughout the world, including in 9 Hawaii and across the nation, have incorporated business 10 structures that combine public and private endeavors to deliver 11 public services and facilities. The goal of public-private 12 partnerships is to capitalize on the strengths and assets of 13 each sector, public and private, to help deliver a project or service more efficiently and effectively for the benefit of the 14 15 general public.

16 Public-private partnerships have been used across the17 country for various public works projects. In the United



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States, public-private partnerships are increasingly found in
higher education for university projects. Public-private
partnership university projects include student housing,
physical plant infrastructure, and facility maintenance, in
which public-private partnership ventures provide a combination
of financing, construction, or on-going maintenance.

7 "Public-private partnership" is a generic term for a 8 complex business structure. Each public-private partnership can 9 be arranged and structured in a manner specific to a project 10 goal or business objective. Allowing the University of Hawaii 11 to enter into public-private partnerships would benefit the 12 university and its students as well as the State as a whole. 13 The legislature finds that this issue is a matter of statewide 14 concern that falls under its purview pursuant to article X, 15 section 6, of the Hawaii State Constitution.

16 The purpose of this Act is to allow the University of 17 Hawaii to enter into public-private partnerships and create an 18 office of strategic partnerships and development to specifically 19 coordinate and manage public-private partnerships that would 20 benefit the University of Hawaii. The office of strategic 21 partnerships and development would be placed within the purview



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1	of the vice president for budget and finance and would be			
2	responsible for coordinating and managing all contracts,			
3	proposals, and negotiations associated with the university's			
4	public-private partnerships.			
5	SECTION 2. Chapter 304A, Hawaii Revised Statutes, is			
6	amended by adding a new part to be appropriately designated and			
7	to read as follows:			
8	"PART . OFFICE OF STRATEGIC PARTNERSHIPS AND DEVELOPMENT			
9	§304A- Office of strategic partnerships and development;			
10	established. There is established within the university an			
11	office of strategic partnerships and development to:			
12	(1) Advance the mission of and benefit the university; and			
13	(2) Increase economic development in the State through			
14	collaboration between the university, government			
15	agencies, and non-government entities.			
16	§304A- Duties. (a) The office of strategic			
17	partnerships and development shall:			
18	(1) Create a strategic and tactical plan that includes:			
19	(A) Establishment of objectives and goals for the			
20	office and criteria to measure achievement of the			
21	goals;			



1		(B)	Identification of potential public-private
2			partnership projects that meet the office's
3			objectives and goals;
4		(C)	Development of the necessary financial resources
5			and budgets to establish and maintain the office;
6			and
7		(D)	Identification of the necessary financial
8			resources to develop, implement, and maintain the
9			potential public-private partnership projects;
10	(2)	Coor	dinate collaboration within the university and
11		with	other state and county agencies to analyze and
12		deve	lop public-private partnership projects based on
13		the	needs and goals of the university and the State,
14		incl	uding proposed economic benefits; financial
15		outc	omes; social benefits; and contract terms,
16		cond	itions, obligations, and responsibilities;
17	(3)	Crea	te and maintain a report for each public-private
18		part	nership project that analyzes the process and the
19		resu	lts, including the following:
20		(A)	Proposed economic benefits;
21		(B)	Financial outcomes;



(C) Social benefits; and
(D) Contract terms, conditions, obligations, and
responsibilities;
Develop, analyze, and evaluate plans for public-
private partnership projects, including objectives and
criteria to measure the accomplishment of objectives,
develop and implement programs through which the
objectives are to be attained, and determine financial
requirements for public resources based on the needs
and goals of the university and the State;
Assist the university in evaluating public-private
partnerships and facilitate the timely and effective
implementation and completion of project milestones
and objectives;
Develop programs to continuously encourage public-
private partnership projects that will result in the
development of improved infrastructure, services, and
programs at the university;
Formulate and assist the university in formulating
specific program and project proposals to solicit
public-private partnerships; and



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1	(8)	Oversee and implement each public-private partnership
2		project.
3	(b)	To enter into a public-private partnership, the office
4	of strate	gic partnerships and development shall ensure the
5	following	conditions are met:
6	(1)	The board of regents has approved any agreement prior
7		to obligating the university or any of its assets as a
8		contribution toward a declared public-private
9		partnership; and
10	(2)	The board of regents has approved any lease of
11		university land to a private entity in accordance with
12		applicable policies of the board of regents."
13	SECT	ION 3. Section 304A-105, Hawaii Revised Statutes, is
14	amended by	y amending subsection (a) to read as follows:
15	"(a)	The board of regents shall have management and
16	control of	f the general affairs, and exclusive jurisdiction over
17	the interr	nal structure, management, and operation of the
18	university	y. The board may:
19	(1)	Appoint a treasurer and other officers as it deems
20		necessary;



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1	(2)	Authorize any officer, elected or appointed by it, to
2		approve and sign on its behalf any voucher or other
3		document that the board may approve and sign;
4	(3)	Delegate to the president or the president's designee
5		the authority to render the final decision in
6		contested case proceedings subject to chapter 91, as
7		it deems appropriate;
8	(4)	Purchase or otherwise acquire lands, buildings,
9		appliances, and other property for the purposes of the
10		university; [and]
11	(5)	Conduct activities and enter into business
12		relationships as the board deems necessary or
13		appropriate, including any of the following, based on
14		recommendations from the office of strategic
15		partnerships and development:
16		(A) Creating nonprofit corporations;
17		(B) Establishing, subscribing to, and owning stock in
18		business corporations individually or jointly
19		with others; and
20		(C) Entering into partnerships and other joint
21		venture arrangements, or participating in



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1	alliances, purchasing contracts, or other
2	cooperative arrangements, with any public or
3	private entity; provided that any corporation,
4	venture, or relationship entered into under this
5	section benefits the university's interest; and
6	[(5)] <u>(6)</u> Expend any sums of money as, from time to time,
7	may be placed at the disposal of the university from
8	whatever source; provided that notwithstanding any
9	other law to the contrary, all documents regarding
10	expenditures and changes thereto, made by the board
11	shall be disclosed in open meetings for the purpose of
12	public comment; provided further that all expenditure
13	requests, proposals, and any other budgetary documents
14	used by the board at an open meeting shall be made
15	available to the public at least six calendar days
16	before the meeting.

All lands, buildings, appliances, and other property so purchased or acquired shall be and remain the property of the university to be used in perpetuity for the benefit of the university. The board, in accordance with this section and other law, shall manage the inventory, equipment, surplus



1 property, and expenditures of the university and, subject to 2 chapter 91, may adopt rules, further controlling and regulating 3 the same."

4 SECTION 4. There is appropriated out of the general 5 revenues of the State of Hawaii the sum of \$500,000 or so much 6 thereof as may be necessary for fiscal year 2018-2019 for the 7 hiring of four full-time equivalent (4.00 FTE) permanent 8 positions in the University of Hawaii to maintain the staff 9 necessary to develop and manage the office of strategic 10 partnerships and development.

11 The sum appropriated shall be expended by the University of 12 Hawaii for the purposes of this Act.

13 SECTION 5. Statutory material to be repealed is bracketed14 and stricken. New statutory material is underscored.

15 SECTION 6. This Act shall take effect on July 1, 2018.

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INTRODUCED BY:



JAN 1 9 2018

Report Title:

University of Hawaii; Public-private Partnerships

Description:

Allows the University of Hawaii to enter into public-private partnerships and establish an Office of Strategic Partnerships and Development to specifically analyze, evaluate, recommend, coordinate, oversee, and manage public-private partnerships that would benefit the University of Hawaii.

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

