A BILL FOR AN ACT

RELATING TO DEVELOPMENT OF THE AEROSPACE INDUSTRY.

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

- 1 SECTION 1. The legislature finds that aerospace has played
- 2 a pivotal role in expanding and diversifying the national
- 3 economy by forging new inroads to scientific discovery,
- 4 advancing national engineering and manufacturing expertise,
- 5 pioneering innovations in communications and computer
- 6 technologies, enhancing surveillance of our home planet, and
- 7 enabling better understanding of weather systems and climate
- 8 change. Today, the aerospace industry holds great potential for
- 9 enabling future innovation in science and technology. Hawaii's
- 10 strategic near-equatorial location, substantial telemetry, space
- 11 surveillance, Moon- and Mars-like terrain, resident expertise in
- 12 a broad range of aerospace-related technologies, and long-
- 13 standing ties with space-faring nations throughout the Asia-
- 14 Pacific region comprise strategic assets and capabilities that
- 15 can be leveraged to help realize humankind's full potential in
- 16 space, and in so doing engage the State as a major contributor
- 17 to and beneficiary of global space enterprise. Historically,

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2 space program through astronaut training and the development of 3 world-class observatories. Today, Hawaii continues to support 4 national space efforts through a wide range of aerospace-related 5 activities on all major islands, including the Mauna Kea science 6 reserve on Hawaii island, the Air Force Maui optical and 7 supercomputing observatory on Maui, the University of Hawaii's institute for astronomy and Hawaii institute for geophysics and 8 9 planetology on Oahu, and the Pacific missile range facility on 10 Kauai. 11 The legislature further finds that the Hawaii office of 12 aerospace development, in the department of business, economic 13 development, and tourism, provides a focal point within state 14 government to facilitate dialogue and coordination among 15 Hawaii's public, private, and academic sectors, and between 16 state-based entities and public and private overseas

organizations to promote the growth and diversification of

Hawaii's aerospace industry. However, there is a need to

collect baseline and historical data regarding the aerospace

industry's contribution to job creation, further developing a

strong aerospace industry in the State. By establishing a new

Hawaii has played a seminal role in developing the nation's

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1 entity that combines the resources, goals, and expertise of the 2 office of aerospace development and Pacific international space 3 center for exploration systems, the State can more efficiently 4 direct its resources in the field of aerospace to further 5 address these needs. 6 The purpose of this Act is to: 7 (1)Establish the Hawaii aerospace development corporation 8 to grow investments and job opportunities in the 9 aerospace industry and help develop a skilled 10 workforce for the aerospace industry; 11 (2) Transfer the rights, powers, functions, and duties of 12 the office of aerospace development and Pacific 13 international space center for exploration systems to 14 the Hawaii aerospace development corporation; and 15 Repeal the office of aerospace development and Pacific (3) 16 international space center for exploration systems. 17 SECTION 2. Chapter 201, Hawaii Revised Statutes, is 18 amended by adding a new part to be appropriately designated and 19 to read as follows: 20 "PART . HAWAII AEROSPACE DEVELOPMENT CORPORATION

§201-A Definitions. As used in this part:

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         "Aerospace" includes aeronautics and astronautics.
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         "Board" means the board of directors of the Hawaii
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    aerospace development corporation.
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         "Bonds" or "special purpose revenue bonds" mean bonds,
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    notes, and other instruments of indebtedness of the State issued
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    pursuant to this part.
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         "Cost" means the total cost in carrying out all
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    undertakings that the development corporation deems reasonable
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    and necessary for the development of a project or industrial
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    park, including but not limited to the cost of studies, surveys,
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    plans, and specifications, architectural, design, engineering,
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    or any other special related services; the cost of site
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    preparation and development, demolition, construction,
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    reconstruction, rehabilitation, and improvement; the cost of
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    financing such project or industrial park, including interest on
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    bonds issued to finance such project or industrial park from the
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    date thereof to the estimated date of completion of such project
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    or industrial park as determined by the board; the cost of an
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    allocable portion of the administrative and operating expenses
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    of the development corporation related to the development of
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    such project or industrial park; and the cost of indemnity and
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- 1 surety bonds, premiums on policies of insurance, legal fees, and
- 2 fees and expenses of trustees, depositories, and paying agents
- 3 for the bonds, and for the issuance of letters of credit or
- 4 other banking arrangements whether for the development
- 5 corporation or a qualified person; all as the development
- 6 corporation shall deem necessary.
- 7 "Development corporation" means the Hawaii aerospace
- 8 development corporation established under this part.
- 9 "Direct investment" means an investment by the development
- 10 corporation in qualified securities of an enterprise to provide
- 11 capital to an enterprise.
- "Director" means the director of the Hawaii aerospace
- 13 development corporation.
- "Industrial park" means a tract of real property determined
- 15 by the board as being suitable for use as building sites for
- 16 projects by one or more industrial, processing, or manufacturing
- 17 enterprises engaged in aerospace, and may include the
- 18 installation of improvements to the tract incidental to the use
- 19 of real property as an industrial park, such as water, sewer,
- 20 sewage and waste disposal, and drainage facilities, sufficient
- 21 to adequately service projects in the industrial park, and

- 1 provision of incidental transportation facilities, power
- 2 distribution facilities, and communication facilities.
- 3 "Project" means the acquisition, construction, improvement,
- 4 installation, equipping, and development of any combination of
- 5 land, buildings, and other improvements thereon, including,
- 6 without limitation, parking facilities for use of, or to assist
- 7 an aerospace industrial, manufacturing, or processing enterprise
- 8 located within or without an industrial park, including, without
- 9 limiting the generality of the foregoing, machinery, equipment,
- 10 furnishings, and apparatus that shall be deemed necessary,
- 11 suitable, or useful to the enterprise.
- 12 "Project agreement" means any agreement entered into under
- 13 this part by the development corporation with a qualified person
- 14 to finance, construct, operate, or maintain a project or an
- 15 industrial park from the proceeds of special purpose revenue
- 16 bonds, or to lend the proceeds of special purpose revenue bonds
- 17 to assist an aerospace industrial, manufacturing, or processing
- 18 enterprise, including, without limitation, any lease, sublease,
- 19 loan agreement, conditional sale agreement, or other similar
- 20 financing contract or agreement, or any combination thereof.

1 "Public agency" means any office, department, board, 2 commission, bureau, division, public corporation, agency, or 3 instrumentality of the federal, state, or county government. 4 "Qualified person" means any individual, firm, partnership, 5 corporation, association, cooperative, or other legal entity, 6 governmental body or public agency, or any combination of the 7 foregoing, possessing the competence, expertise, experience, and 8 resources, including financial, personnel, and tangible 9 resources, required for the purposes of a project and other 10 qualifications as may be deemed desirable by the development 11 corporation in administering this part and which enters into a 12 project agreement with the development corporation. 13 "Qualified security" means any note, stock, treasury stock 14 bond, debenture, evidence of indebtedness, certificate of 15 interest or participation in any profit-sharing agreement, 16 preorganization certificate of subscription, transferable share, 17 investment contract, certificate of deposit for a security, 18 certificate of interest or participation in a patent or patent 19 application, or in royalty or other payments under such a patent 20 or application, or, in general, any interest or instrument 21 commonly known as a "security" or any certificate for, receipt

- 1 for, or option, warrant, or right to subscribe to or purchase
- 2 any of the foregoing.
- 3 "Real property" means lands, structures, and interests
- 4 therein, and natural resources including water, minerals, and
- 5 all such things connected with land, including lands under water
- 6 and riparian rights, space rights, air rights, and any and all
- 7 other things and rights usually included within the term. Real
- 8 property also means any and all interests in such property less
- 9 than fee title, such as leasehold interests, easements,
- 10 incorporeal hereditaments, and every estate, interest, or right,
- 11 legal or equitable, including terms for years and liens thereon
- 12 by way of judgments, mortgages, or otherwise.
- 13 §201-B Establishment of the Hawaii aerospace development
- 14 corporation; director. (a) There is established the Hawaii
- 15 aerospace development corporation, which shall be a public body
- 16 corporate and politic and an instrumentality and agency of the
- 17 State. The development corporation shall be placed within the
- 18 department of business, economic development, and tourism for
- 19 administrative purposes, pursuant to section 26-35. The purpose
- 20 of the development corporation shall be to grow investments and

- 1 job opportunities in the aerospace industry and help develop a
- 2 skilled workforce for the aerospace industry.
- 3 (b) The director shall have experience, knowledge, and
- 4 expertise in aerospace-related activities and development. The
- 5 director shall be nominated and appointed by the governor
- 6 without regard to chapter 76.
- 7 (c) The director shall hire staff necessary to carry out
- 8 the purposes of this part. The director and employees of the
- 9 development corporation shall be included in any benefit program
- 10 generally applicable to the officers and employees of the State.
- 11 §201-C Powers and duties of the director. In addition to
- 12 any other powers and duties provided in this part, the director
- 13 shall:
- 14 (1) Oversee, supervise, and direct the planning,
- evaluation, and coordination of aerospace and
- 16 aerospace-related activities and identify and promote
- opportunities for expanding and diversifying aerospace
- and aerospace-related industries in the State;
- 19 (2) Produce an annual report, for public distribution,
- assessing the economic impact and job opportunity
- 21 impact of the aerospace industry in Hawaii;

1	(3)	Assist the University of Hawaii, local companies,
2		research institutions, and other interested
3		organizations in establishing partnerships with
4		corporate, government, and university entities that
5		can promote and enhance the State's aerospace
6		industry;
7	(4)	Cultivate the State's ability to procure federal and
8		private research and development grants and to
9		increase the State's competitiveness in national and
10		global aerospace markets;
11	(5)	Promote innovative education and workforce development
12		programs that will enable residents to pursue
13		employment in Hawaii's aerospace industry;
14	(6)	Monitor national and global trends in the aerospace
15		industry to ensure that the State has a forward
16		leaning position in these fields of innovation and
17		change;
18	(7)	Review the effectiveness of present publications,
19		pamphlets, and other sources of information about
20		Hawaii's aerospace and aerospace-related activities
21		produced and distributed by the State;

1	(8)	Serve as a clearinghouse for information on Hawaii's
2		aerospace and aerospace-related activities;
3	(9)	Organize and convene an annual professional
4		association of chief executive officers representing
5		aerospace companies to assess the role of the industry
6		in the economy of Hawaii;
7	(10)	Increase contact and maintain liaison with the
8		National Aeronautics and Space Administration, Federal
9		Aviation Administration, and other federal agencies
10		associated with aerospace;
11	(11)	Institute procedures by which citizen input on
12		proposed aerospace facilities development shall be
13		invited at the earliest possible time in the
14		development process;
15	(12)	Adopt, amend, and repeal rules pursuant to chapter 91
16		necessary to carry out this part;
17	(13)	Contract for services as may be necessary for the
18		purposes of this part; and
19	(14)	Do all other things necessary or proper to carry out
20		the purposes of this part.

- 1 §201-D Hawaii aerospace development corporation; board of 2 directors; establishment; duties. (a) There is established the 3 board of directors of the Hawaii aerospace development corporation, consisting of seven members, to include: 4 The director of business, economic development, and 5 (1)6 tourism, or the director's designee; 7 (2) The president of the University of Hawaii system, or 8 the president's designee; and Five members from government, industry, and academia, 9 (3) 10 both national and international, with appropriate 11 professional interests and backgrounds, 12 to be appointed by the governor, pursuant to section 26-34; 13 provided that of the members appointed under paragraph (3), two 14 members shall be appointed from a list of nominees submitted by 15 the president of the senate, and two members shall be appointed 16 from a list of nominees submitted by the speaker of the house of 17 representatives.
- 20 (b) Four members shall constitute a quorum, whose
 21 affirmative vote shall be necessary for all actions by the

The board shall select a chairperson from among its

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members.

1	developme	nt corporation. The members of the board shall serve
2	without co	ompensation, but shall be entitled to reimbursement for
3	necessary	expenses, including travel expenses, incurred in the
4	performan	ce of their duties. Any vacancies occurring in the
5	membership	o of the board shall be filled for the remainder of the
6	unexpired	term in the same manner as the original appointments.
7	(c)	The purpose of the board shall be to advise and assist
8	the legis	lature and state agencies in monitoring, assessing, and
9	promoting	aerospace development statewide by:
10	(1)	Tracking state, national, and global trends and
11		priorities in aerospace development;
12	(2)	Assisting in identifying and promoting opportunities
13		to expand and diversify aerospace development and
14		related industries in the State;
15	(3)	Supporting the development corporation's effort in
16		networking with national and international agencies,
17		institutions, and organizations to develop public-
18		private partnerships to support the growth of
19		aerospace development and related industries in the
20		State;

1	(4)	Recommending innovative scientific, educational,
2		workforce, and economic strategies, and government and
3		education policies to promote the growth and
4		diversification of the aerospace industry in the
5		State; and
6	(5)	Appointing temporary working groups, as deemed
7		appropriate in the board's discretion, to assist the
8		development corporation in research and analysis
9		activities required to complete any report to be
10		submitted to the legislature and the governor by the
11		development corporation.
12	§201	-E Powers, generally. (a) The development
13	corporation	on shall have all the powers necessary to carry out its
14	purposes,	including the powers to:
15	(1)	Sue and be sued;
16	(2)	Have a seal and alter the same at its pleasure;
17	(3)	Make and execute, enter into, amend, supplement, and
18		carry out contracts and all other instruments
19		necessary or convenient for the exercise of its powers
20		and functions under this part, including, with the
21		approval of the governor, a project agreement, or an

1		amendment or supplement to an existing project
2		agreement, with a qualified person, and to enter into
3		and carry out any agreement whereby the obligations of
4		a qualified person under a project agreement shall be
5		unconditionally guaranteed or insured by, or the
6		performance thereof assigned to, or guaranteed or
7		insured by, a person or persons other than the
8		qualified person; and extend or renew any project
9		agreement or any other agreement related thereto;
10		provided that any such renewal or extension shall be
11		subject to the approval of the governor unless made in
12		accordance with provisions for the extension or
13		renewal contained in a project agreement or related
14		agreement theretofore approved by the governor;
15	(4)	Make and alter bylaws for its organization and
16		internal management;
17	(5)	Adopt rules under chapter 91 necessary to effectuate
18		this part in connection with industrial parks,
19		projects, multi-project programs, and the operations,
20		properties, and facilities of the development
21		corporation;

1	(6)	inrough its director, appoint officers, agents, and
2		employees, prescribe their duties and qualifications,
3		and fix their salaries, without regard to chapter 76;
4	(7)	Prepare or cause to be prepared development plans for
5		industrial parks;
6	(8)	Acquire, own, lease, hold, clear, improve, and
7		rehabilitate real, personal, or mixed property and
8		assign, exchange, transfer, convey, lease, sublease,
9		or encumber any project, including by way of
10		easements;
11	(9)	Acquire, construct, improve, install, equip, or
12		develop or provide for the acquisition, construction,
13		improvement, installation, equipping, or development
14		of any project and designate a qualified person as its
15		agent for such purpose;
16	(10)	Own, hold, assign, transfer, convey, exchange, lease,
17		sublease, or encumber any project;
18	(11)	Arrange or initiate appropriate action for the
19		planning, replanning, opening, grading, or closing of
20		streets, roads, roadways, alleys, easements, or other
21		places, the furnishing of improvements, the

1		acquisition of property or property rights, or the
2		furnishing of property or services in connection with
3		an industrial park or project;
4	(12)	Prepare, or cause to be prepared, plans,
5		specifications, designs, and estimates of cost for the
6	. •	acquisition, construction, reconstruction,
7		improvement, installation, equipping, development, or
8		maintenance of any project or industrial park, and
9		from time to time modify the plans, specifications,
10		designs, or estimates;
11	(13)	Engage the services of consultants on a contractual
12		basis for rendering professional and technical
13		assistance and advice;
14	(14)	Procure insurance against any loss in connection with
15		its property and other assets and operations in
16		amounts and from insurers as it deems desirable;
17	(15)	Accept and expend gifts or grants in any form from any
18		public agency or from any other source;
19	(16)	Issue special purpose revenue bonds and refunding
20		special purpose revenue bonds pursuant to and in
21		accordance with this part in principal amounts as may

1		be authorized from time to time by law to finance or
2		refinance the cost of a project, singly or as part of
3		a multi-project program, or an industrial park as
4		authorized by law and provide for the security thereof
5		as permitted by this part;
6	(17)	Lend or otherwise apply the proceeds of the bonds
7		issued for a project or an industrial park either
8		directly or through a trustee to a qualified person
9		for use and application by the qualified person in the
10		acquisition, construction, improvement, installation,
11		equipping, or development of a project or industrial
12		park, or agree with the qualified person whereby any
13		of these activities shall be undertaken or supervised
14		by that qualified person or by a person designated by
15		the qualified person;
16	(18)	As security for the payment of the principal of,
17		premium, if any, and interest of the special purpose
18		revenue bonds issued for a project to:
19		(A) Pledge, assign, hypothecate, or otherwise
20		encumber all or any part of the revenues and
21		receipts derived or to be derived by the

1			development corporation under the project
2			agreement for the project for which the bonds are
3			issued;
4		(B)	Pledge and assign the interest and rights of the
5			development corporation under the project
6			agreement or other agreement with respect to the
7			project or the special purpose revenue bonds;
8		(C)	Pledge and assign any bond, debenture, note, or
9			other evidence of indebtedness received by the
10			development corporation with respect to the
11			project; or
12		(D)	Any combination of the foregoing;
13	(19)	With	or without terminating a project agreement,
14		exer	cise any and all rights provided by law for entry
15		and	reentry upon or take possession of a project at
16		any	time or from time to time upon breach or default
17		by a	qualified person under a project agreement,
18		incl	uding any action at law or in equity for the
19		purp	ose of effecting its rights of entry or reentry or
20		obta	ining possession of the project or for the
21		paym	ents of rentals, user taxes, or charges, or any

1		other sum due and payable by the qualified person to
2		the development corporation pursuant to the project
3		agreement;
4	(20)	Enter into arrangements with qualified county
5		development entities whereby the board would provide
6		financial support to qualified projects proposed;
7	(21)	Create an environment in which to support aerospace-
8		based economic development, including but not limited
9		to:
10		(A) Supporting all aspects of aerospace-based
11		economic development;
12		(B) Developing instructive programs, identifying
13		issues and impediments to the growth of the
14		aerospace industry in Hawaii; and
15		(C) Providing policy analysis and information
16		important to the development of the aerospace
17		industry in Hawaii;
18	(22)	Develop programs that support start-up and existing
19		aerospace companies in Hawaii and attract new
20		companies to relocate to or establish operations in
21		Hawaii by assessing the needs of these companies and

1		providing the physical and technical infrastructure to
2		support their operations;
3	(23)	Coordinate its efforts with other public and private
4		agencies involved in stimulating aerospace-based
5		economic development in Hawaii, including but not
6		limited to:
7		(A) The department of business, economic development,
8		and tourism;
9		(B) The Pacific international center for high
10		technology research; and
11		(C) The office of technology transfer of the
12		University of Hawaii;
13	(24)	Promote and market Hawaii as a site for commercial
14		aerospace activity, including the expenditure of funds
15		for protocol purposes at the discretion of the board;
16	(25)	Provide advice on policy and planning for aerospace-
17		based economic development;
18	(26)	Finance, conduct, or cooperate in financing or
19		conducting technological, business, financial, or
20		other investigations that are related to or likely to
21		lead to aerospace-related business, technology, and

1		economic development by making and entering into
2		contracts and other appropriate arrangements,
3		including the provision of loans, start-up and
4		expansion capital, loan guaranty, loans convertible to
5		equity, equity charged and received by the development
6		corporation, and other forms of assistance;
7	(27)	Solicit, study, and assist in the preparation of
8		business plans and proposals of new or established
9		businesses;
10	(28)	Provide advice, technical and marketing assistance,
11		support, and promotion to enterprises in which
12		investments have been made;
13	(29)	Acquire, hold, and sell qualified securities;
14	(30)	Consent, subject to the provisions of any contract
15		with noteholders or bondholders, whenever the
16		development corporation deems it necessary or
17		desirable in the fulfillment of the purposes of this
18		part, to the modification, with respect to rate of
19		interest, time of payment of any installment of
20		principal or interest, or any other terms, of any

1		contract or agreement of any kind to which the
2		development corporation is a party;
3	(31)	Invest any funds held in reserves or sinking funds, or
4		any funds not required for immediate disbursement, in
5		such investments as may be lawful for fiduciaries in
6		the State; and
7	(32)	Do any and all things necessary or convenient to carry
8		out its purposes and exercise the powers given and
9		granted in this part.
10	(b)	The development corporation shall be exempt from
11	chapter 1	02.
12	§201	-F Contracts for services necessary for management and
13	operation	of corporation. The development corporation may
14	contract	with others, public or private persons, for the
15	provision	of all or a portion of the services necessary for the
16	managemen	t and operation of the corporation. The development
17	corporation	on shall have the power to use all appropriations,
18	grants, c	ontractual reimbursements, and all other funds not
19	appropria	ted for a designated purpose to pay for the proper
20	general e	xpenses and to carry out the purposes of the
21	corporati	on.

1	§201	-G Reports; annual; semi-annual. (a) The development
2	corporati	on shall submit, no later than September 1 of each
3	year, an	annual report to the legislature that includes:
4	(1)	An updated business plan regarding the aerospace
5		technology research and development park project;
6	(2)	Details on progress made toward the development of a
7		world-class space center in Hawaii;
8	(3)	The development of technologies and any concomitant
9		effect on the level of resource imports into the
10		State;
11	(4)	The status of all working relationships with
12		educational and research institutions and federal
13		agencies;
14	(5)	Details on any progress made toward the development of
15		a robotic operator training and certification program;
16	(6)	The level of private sector investment in aerospace
17		and related industries, including the number and
18		nature of any partnerships with private industry to
19		facilitate state-based manufacturing and operations
20		related to green energy technology;

1	(/)	A detailed statement of assets, flabilities, revenues,
2		and expenses for each fiscal year ending June 30; and
3	(8)	Baseline data relating to the economic impact,
4		including job creation data, of the aerospace industry
5		in the State.
6	(b)	The development corporation shall submit a semi-annual
7	report to	the legislature that includes the following data
8	related to	the economic impact due to the aerospace industry:
9	(1)	The number of jobs created in the State;
10	(2)	The level of investment, public and private, in
11		aerospace and related industries in the State;
12	(3)	The number of start-up aerospace businesses
13		established; and
14	(4)	The total amount of revenues and grants related to
15		aerospace brought into the State by the aerospace
16		industry.
17	The first	semi-annual report shall be submitted by July 15 of
18	each year	and shall report data for the period between January 1
19	through Ju	une 30 immediately preceding the report. The second
20	semi-annua	al report shall be submitted by January 15 of each year

- 1 and shall report data for the period between July 1 through
- 2 December 31 immediately preceding the report.
- 3 §201-H Compliance with state and local law. The issuance
- 4 of special purpose revenue bonds with respect to any project or
- 5 industrial park under this part shall not relieve any qualified
- 6 person or other user of the project or industrial park from the
- 7 laws, ordinances, and rules of the State or any political
- 8 subdivision thereof, or any department or board thereof with
- 9 respect to the construction, operation, and maintenance of any
- 10 project or industrial park, or zoning laws or regulations,
- 11 obtaining of building permits, compliance with building and
- 12 health codes and other laws, ordinances, or rules and
- 13 regulations of similar nature pertaining to the project or
- 14 industrial park, and the laws shall be applicable to the
- 15 qualified person or the other user to the same extent they would
- 16 be if the costs of the project or industrial park were directly
- 17 financed by the qualified person.
- 18 §201-I Development rules. Whenever the proceeds of
- 19 special purpose revenue bonds are used to finance the cost of an
- 20 industrial park, the board shall adopt rules under chapter 91 to
- 21 be followed during the course of the development of any

- 1 industrial park, which are to be known as development rules in
- 2 connection with health, safety, building, planning, zoning, and
- 3 land use. The rules, upon final adoption of a development plan
- 4 for an industrial park, shall supersede all other inconsistent
- 5 ordinances and rules relating to the use, zoning, planning, and
- 6 development of land and construction thereon within the
- 7 industrial park. Rules adopted under this section shall follow
- 8 existing law, rules, ordinances, and regulations as closely as
- 9 is consistent with standards meeting minimum requirements of
- 10 good design, pleasant amenities, health, safety, and coordinated
- 11 development. The development corporation shall establish
- 12 policies and procedures for monitoring and ensuring that the
- 13 operation of the industrial park complies with these development
- 14 rules and may establish fines and penalties or take any other
- 15 means available under the law to eliminate any noncomplying
- 16 action.
- 17 §201-J Use of public lands. The governor may set aside
- 18 available public lands to the development corporation for the
- 19 purposes specified in this part; provided that the setting aside
- 20 would not impair any covenant between the State or any
- 21 department or board thereof and holders of any bonds issued by

- 1 the State or such department or board thereof. The development
- 2 corporation also may lease available state lands from the
- 3 department of land and natural resources.
- 4 §201-K Conditions precedent to negotiating and entering
- 5 into a project agreement. (a) The development corporation
- 6 prior to entering into negotiations with respect to a project
- 7 agreement or at any time during such negotiations shall require
- 8 that as a condition to such negotiations or the continuation
- 9 thereof the State shall be reimbursed for any and all costs and
- 10 expenses incurred by it even though a project agreement may not
- 11 be entered into and may further require the deposit of moneys
- 12 with the development corporation as security for such
- 13 reimbursement. Any amount of such deposit in excess of the
- 14 amount required to reimburse the State shall be returned by the
- 15 development corporation to the party that has made such deposit.
- 16 (b) The development corporation shall not enter into any
- 17 project agreement with respect to any project or industrial park
- 18 unless the legislature shall have first authorized the issuance
- 19 of special purpose revenue bonds to finance a project or
- 20 projects, an industrial park or industrial parks, or a multi-

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2	corporati	on has thereafter found and determined either that:
3	(1)	The qualified person is a responsible party, whether
4		by reason of economic assets or experience in the type
5		of enterprise to be undertaken through the project, or
6		otherwise; or
7	(2)	The obligations of the qualified person under the
8		project agreement will be unconditionally guaranteed
9		by a person who is a responsible party, whether by
10		reason of economic assets or experience in the type of
11		enterprise to be undertaken through the project or
12		otherwise.
13	§201	-L Project agreement. (a) No special purpose revenue
14	bonds sha	ll be issued unless at the time of issuance the

project program pursuant to section 201-M, and the development

19 corporation with a qualified person shall contain provisions

development corporation shall have entered into a project

agreement with respect to the project or industrial park for the

financing of which the special purpose revenue bonds are to be

issued. Any project agreement entered into by the development

20 unconditionally obligating the qualified person:

1	(- /	to pay the development corporation during the period
2		or term of the project agreement, exclusive of any
3		renewal or extension thereof and whether or not the
4		project or industrial park to which the project
5		agreement relates is used or occupied by the qualified
6		person, at the time or times and in the amount or
7		amounts that will be at least sufficient:
8		(A) To pay the principal of, and premium, if any, and
9		interest on all special purpose revenue bonds
10		issued to finance the cost of the project, or an
11		allocable portion of the special purpose revenue
12		bonds issued to finance the industrial park, as
13		the case may be, as and when the special purpose
14		revenue bonds become due, including upon any
15		required redemption thereof;
16		(B) To establish or maintain the reserves, if any, as
17		may be required by the instrument authorizing or

securing the special purpose revenue bonds, or an

allocable portion of the reserves, if less than

all of the proceeds of the special purpose

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1			revenue bonds are utilized for the qualified
2			person;
3		(C)	To pay the fees and expenses of the paying agents
4			and trustees for the special purpose revenue
5			bonds, or an allocable portion of the fees and
6			expenses, if less than all of the proceeds of the
7			special purpose revenue bonds are utilized for
8			the qualified person; and
9		(D)	To pay the expenses incurred by the development
10			corporation in administering the special purpose
11			revenue bonds or in carrying out the project
12			agreement, or an allocable portion of the
13			expenses, if less than all of the proceeds of the
14			special purpose revenue bonds are utilized for
15			the qualified person; and
16	(2)	То о	perate, maintain, and repair the project as long
17		as t	he project is used as provided in the project
18		agre	ement and to pay all costs of the operation,
19		main	tenance, and repair.
20	(b)	The	development corporation in determining the cost of
21	any proje	ct, m	ay also include the following:

1	(1)	Financing charges, fees, and expenses of any trustee
2		and paying agents for special purpose revenue bonds
3		issued to pay the cost of the project;
4	(2)	Interest on the bonds and the expenses of the State in
5		connection with the bonds and the project to be
6		financed from the proceeds of the bonds accruing or
7		incurred prior to and during the estimated period of
8		construction and for not exceeding twelve months
9		thereafter;
10	(3)	Amounts necessary to establish or increase reserves
11		for the special purpose revenue bonds;
12	(4)	The cost of plans, specifications, studies, surveys,
13		and estimates of costs and of revenues;
14	(5)	Other expenses incidental to determining the
15		feasibility or practicability of the project;
16	(6)	Administration expenses;
17	(7)	Legal, accounting, consulting, and other special
18		service fees;
19	(8)	Interest cost incurred by the project party with
20		respect to the project prior to the issuance of the
21		special purpose revenue bonds; and

1	(9)	Other costs, commissions, and expenses incidental to
2		the acquisition, construction, improvement,
3		installation, equipping, or development of the
4		project, the financing, placing of same in operation,
5		and the issuance of the special purpose revenue bonds,
6		whether incurred prior to, upon, or after the issuance
7		of the bonds.

- (c) Any project agreement entered into by the development corporation may contain provisions as the development corporation deems necessary or desirable to obtain or permit the participation of the state and federal government in the project or industrial park or in the financing of the cost thereof.
- (d) A project agreement also shall provide that the development corporation shall have all rights and remedies generally available at law or in equity to reenter and take possession of a project upon the breach or default by a qualified person of any term, condition, or provision of a project agreement.
- (e) Each qualified person with a project agreement with
 the development corporation shall allow the development
 corporation full access to the qualified person's financial

- 1 records. Upon the request of the development corporation for
- 2 the examination of any financial records, the qualified person
- 3 shall allow the development corporation to examine the requested
- 4 records within a reasonably prompt time from the date of the
- 5 request. If the development corporation requests copies of the
- 6 records, the qualified person shall provide the copies.
- 7 (f) To provide the public with full knowledge of the use
- 8 of the proceeds and benefits derived from special purpose
- 9 revenue bonds issued under this part, the development
- 10 corporation shall require each qualified person with a project
- 11 agreement with the development corporation to make available to
- 12 the public all relevant financial records that pertain to the
- 13 use of or savings resulting from the use of special purpose
- 14 revenue bonds.
- 15 (g) Each qualified person with a project agreement with
- 16 the development corporation shall estimate the benefits derived
- 17 from the use of the proceeds of special purpose revenue bonds.
- 18 The benefits estimated shall be based on the creation of new
- 19 jobs and potential effect on tax receipts. The format of and
- 20 method for determining the estimates shall be established by the

- 1 development corporation and shall be uniform for each qualified
- 2 person.
- 3 (h) To promote public understanding of the role played by
- 4 special purpose revenue bonds in providing benefits to the
- 5 general public, the development corporation shall take
- 6 appropriate steps to ensure public access to and scrutiny of the
- 7 estimates determined under subsection (q).
- 8 (i) The development corporation shall adopt rules under
- 9 chapter 91 for the purposes of this section.
- 10 (j) Moneys received by the development corporation
- 11 pursuant to subsection (a)(1)(D) shall not be, nor be deemed to
- 12 be, revenues or receipts derived under the project agreement
- 13 which may be pledged as security for special purpose revenue
- 14 bonds and shall be paid into the Hawaii aerospace development
- 15 corporation special fund.
- 16 A qualified person may comply with the unconditional
- 17 obligation to make payments required by subsection (a), if the
- 18 obligations are unconditionally guaranteed or insured by, or the
- 19 performance thereof assigned to, or guaranteed or insured by, a
- 20 person or persons other than the qualified person who is
- 21 satisfactory to the development corporation.

1 §201-M Issuance of special purpose revenue bonds; bond 2 anticipation notes; refunding bonds. (a) In addition to the 3 other powers that it may have, the development corporation may 4 issue special purpose revenue bonds to finance, in whole or in 5 part, the costs of projects of, for, or to loan the proceeds of 6 the bonds to assist qualified persons. All revenue bonds issued 7 under this part are special purpose revenue bonds and part III 8 of chapter 39 shall not apply thereto. All special purpose 9 revenue bonds shall be issued in the name of the development 10 corporation and not in the name of the State. 11 The legislature finds and determines that the exercise of 12 the powers vested in the development corporation by this part 13 constitutes assistance to an aerospace industrial, 14 manufacturing, or processing enterprise and that the issuance of 15 special purpose revenue bonds to finance facilities of, for, or 16 to loan the proceeds of the bonds to assist qualified persons, 17 is in the public interest. 18 The development corporation, with the approval of the 19 governor, may issue special purpose revenue bonds for each

single project or industrial park or multi-project program that

has been authorized by the legislature by an affirmative vote of

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2	provided that the legislature shall find that the issuance of
3	the special purpose revenue bonds is in the public interest.
4	Special purpose revenue bonds shall be issued in principal
5	amounts as may be authorized from time to time by law and at the
6	time or times as the development corporation deems necessary and
7	advisable to finance the cost of a project, industrial park, or
8	multi-project program as authorized by law. With respect to the
9	financing of a multi-project program with the proceeds of
10	special purpose revenue bonds, the legislature may authorize the
11	issuance from time to time in one or more series by the
12	development corporation, in each case with the approval of the
13	governor, of special purpose revenue bonds in the aggregate

two-thirds of the members to which each house is entitled;

(1) Exclusively from the revenues and receipts derived or
to be derived by the development corporation under
project agreements or from the revenues and receipts
together with any grant from the government in aid of

principal amount and during the period as the legislature shall

provide. The principal of, premium, if any, and interest on the

special purpose revenue bonds shall be payable:

1		the project or industrial park financed from the
2		proceeds of the bonds;
3	(2)	Exclusively from the revenues and receipts derived or
4		to be derived by the development corporation from a
5		particular project agreement, whether or not the
6		project or industrial park to which it relates is
7		financed in whole or in part with the proceeds of the
8		special purpose revenue bonds; or
9	(3)	From revenues and receipts derived or to be derived by
10		the development corporation generally.
11	Neit	her the board members nor any person executing the
12	special p	urpose revenue bonds shall be liable personally on the
13	bonds by	reason of the issuance thereof.
14	All	special purpose revenue bonds of the same issue (or, in
15	the case	of an authorized issue for a multi-project program,
16	series),	subject to the prior and superior rights of outstanding
17	bonds, cl	aims, obligations, or mechanic's and materialman's
18	liens, sh	all have a prior and paramount lien on the revenues
19	derived f	rom the project agreement with respect to the project
20	for which	the bonds have been issued, over and ahead of all
21	special p	urpose revenue bonds of the issue (or series) payable

- 1 from the revenues which may be subsequently issued and over and
- 2 ahead of any claims or obligations of any nature against the
- 3 revenues subsequently arising or subsequently incurred; provided
- 4 that the development corporation may reserve the right and
- 5 privilege to subsequently issue additional series of special
- 6 purpose revenue bonds, from time to time, payable from the
- 7 revenues derived from the project agreement on a parity with the
- 8 issue or series of special purpose revenue bonds theretofore
- 9 issued, and the subsequently issued series of special purpose
- 10 revenue bonds may be secured, without priority by reason of date
- 11 of sale, date of execution, or date of delivery, by a lien on
- 12 the revenues in accordance with law, including this part.
- 13 (c) Special purpose revenue bonds issued pursuant to this
- 14 part may be in one or more issues and in one or more series
- 15 within an issue and shall be further authorized pursuant to
- 16 resolution of the board. The special purpose revenue bonds
- 17 shall be dated, shall bear interest at the rate or rates, shall
- 18 mature at the time or times not exceeding forty years from their
- 19 date or dates, shall have the rank or priority, and may be made
- 20 redeemable before maturity at the option of the development
- 21 corporation, at the price or prices and under the terms and

- 1 conditions, all as may be determined by the development
- 2 corporation.
- 3 The development corporation shall determine the form of the
- 4 special purpose revenue bonds, including interest coupons, if
- 5 any, to be attached thereto, and the manner of execution of the
- 6 special purpose revenue bonds, and shall fix the denomination or
- 7 denominations of the special purpose revenue bonds and, subject
- 8 to the approval of the director of finance, the place or places
- 9 of payment of principal and interest, which may be at any bank
- 10 or trust company approved by the director of finance within or
- 11 without the State.
- 12 The special purpose revenue bonds may be issued in coupon
- 13 or in registered form, or both, as the development corporation
- 14 may determine, and provisions may be made for the registration
- 15 of coupon bonds as to principal alone and also as to both
- 16 principal and interest, and for the reconversion into coupon
- 17 bonds of special purpose revenue bonds registered as to both
- 18 principal and interest. Subject to the approval of the director
- 19 of finance, the development corporation may sell special purpose
- 20 revenue bonds in such manner, either at public or private sale,
- 21 and for such price as it may determine.

1	(d) Prior to the preparation of definitive special purpose
2	revenue bonds, the development corporation may issue interim
3	receipts or temporary bonds, with or without coupons,
4	exchangeable for definitive bonds when the bonds have been
5	executed and are available for delivery.
6	(e) Should any special purpose revenue bond issued under
7	this part or any coupon appertaining thereto become mutilated,
8	lost, stolen, or destroyed, the development corporation may
9	cause a new bond or coupon of like date, number, and tenor to be
10	executed and delivered in exchange and substitution for, and
11	upon the cancellation of the mutilated bond or coupon, or in
12	lieu of and in substitution for the lost, stolen, or destroyed
13	bond or coupon. The new bond or coupon shall not be executed or
14	delivered until the holder of the mutilated, lost, stolen, or
15	destroyed bond or coupon:

- (1) Has paid the reasonable expenses and charges inconnection therewith;
- 18 (2) In the case of a lost, stolen, or destroyed bond or
 19 coupon, has filed with the development corporation or
 20 its fiduciary evidence satisfactory to the development
 21 corporation or its fiduciary that the bond or coupon

•		was lose, scoren, or descroyed and that the horder was
2		the owner thereof; and
3	(3)	Has furnished indemnity satisfactory to the
4		development corporation.
5	(f)	The development corporation in its discretion may
6	provide t	hat CUSIP identification numbers shall be printed on
7	the speci	al purpose revenue bonds. If the numbers are imprinted
8	on the bo	nds:
9	(1)	No such number shall constitute a part of the contract
10		evidenced by the particular bond upon which it is
11		imprinted; and
12	(2)	No liability shall attach to the development
13		corporation or any officer or agent thereof, including
14		any fiscal agent, paying agent, or registrar for the
15		bonds by reason of the numbers or any use made
16		thereof, including any use thereof made by the
17		development corporation, any such officer, or any such
18		agent, or by reason of any inaccuracy, error, or
19		omission with respect thereto or in such use. The
20		development corporation in its discretion may require
21		that all costs of obtaining and imprinting the numbers

1	shall be paid by the purchaser of the bonds. For the
2	purposes of this subsection, the term "CUSIP
3	identification numbers" means the numbering system
4	adopted by the Committee on Uniform Security
5	Identification Procedures.
6	(g) Whenever the development corporation has authorized
7	the issuance of special purpose revenue bonds under this part,
8	special purpose revenue bond anticipation notes of the
9	development corporation may be issued in anticipation of the
10	issuance of the bonds and of the receipt of the proceeds of sale
11	thereof, for the purposes for which the bonds have been
12	authorized. All special purpose revenue bond anticipation notes
13	shall be authorized by the development corporation, and the
14	maximum principal amount of the notes shall not exceed the
15	authorized principal amount of the bonds. The notes shall be
16	payable solely from and secured solely by the proceeds of sale
17	of the special purpose revenue bonds in anticipation of which
18	the notes are issued and the moneys, rates, charges, and other
19	revenues from which would be payable and by which would be
20	secured the bonds; provided that to the extent that the
21	principal of the notes shall be paid from moneys other than the

- 1 proceeds of sale of the bonds, the maximum amount of bonds that
- 2 has been authorized in anticipation of which the notes are
- 3 issued shall be reduced by the amount of notes paid in this
- 4 manner. The authorization, issuance, and the details of the
- 5 notes shall be governed by this part with respect to special
- 6 purpose revenue bonds insofar as the same may be applicable;
- 7 provided that each note, together with all renewals and
- 8 extensions thereof, or refundings thereof by other notes issued
- 9 under this subsection, shall mature within five years from the
- 10 date of the original note.
- 11 (h) To secure the payment of any of the special purpose
- 12 revenue bonds issued pursuant to this part, and interest
- 13 thereon, or in connection with the bonds, the development
- 14 corporation shall have the power as to the bonds:
- 15 (1) To pledge all or any part of the revenues and receipts
- derived or to be derived by the development
- 17 corporation as provided in this part to the punctual
- 18 payment of special purpose revenue bonds issued with
- respect to the project or industrial park financed
- from the proceeds thereof, and interest thereon, and
- 21 to covenant against thereafter pledging any such

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1		revenues and receipts to any other bonds or any other
2		obligations of the development corporation for any
3		other purpose, except as otherwise stated in the
4		proceedings providing for the issuance of special
5		purpose revenue bonds permitting the issuance of
6		additional special purpose revenue bonds to be equally
7		and ratably secured by a lien upon such revenues and
8		receipts;
9	(2)	To pledge and assign the interest and right of the
10		development corporation under any project agreement
11		and other agreements related to a project or
12		industrial park, and the rights, duties, and
13		obligations of the development corporation thereunder,
14		including the right to receive revenues and receipts
15		thereunder;
16	(3)	To pledge or assign all or any part of the proceeds
17		derived by the development corporation from proceeds
18		of insurance or condemnation awards;
19	(4)	To covenant as to the use and disposition of the
20		proceeds from the sale of the special purpose revenue
21		bonds;

	(3)	To covenant to set aside of pay over reserves and
2		sinking funds for the special purpose revenue bonds
3		and as to the disposition thereof;
4	(6)	To covenant and prescribe as to what happenings or
5		occurrences shall constitute "events of default", the
6		terms and conditions upon which any or all of the
7		bonds shall become or may be declared due before
8		maturity, and as to the terms and conditions upon
9		which the declaration and its consequences may be
10		waived;
11	(7)	To covenant as to the rights, liabilities, powers, and
12		duties arising upon the breach by the development
13		corporation of any covenant, condition, or obligation;
14	(8)	Subject to the approval of the director of finance, to
15		designate a national or state bank or trust company
16		within or without the State, incorporated in the
17		United States, to serve as trustee for the holders of
18		the special purpose revenue bonds and to enter into a
19		trust indenture, trust agreement, or indenture of
20		mortgage with the trustee. The trustee may be
21		authorized by the development corporation to receive

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and receipt for, hold, and administer the proceeds of
the special purpose revenue bonds and to apply the
proceeds to the purposes for which the special purpose
revenue bonds are issued, or to receive and receipt
for, hold, and administer the revenues and receipts
derived or to be derived by the development
corporation under a project agreement or other
agreement related to a project or industrial park, and
to apply such revenues and receipts to the payment of
the principal of and interest on the special purpose
revenue bonds, or both, and any excess revenues and
receipts to the payment of expenses incurred by the
development corporation in administering the special
purpose revenue bonds or in carrying out the project
agreement or other agreement. If the trustee shall be
appointed, any trust indenture, trust agreement, or
indenture of mortgage entered into by the development
corporation with the trustee may contain whatever
covenants and provisions as may be necessary,
convenient, or desirable in order to secure the
special purpose revenue bonds. The development

1	corporation may pledge and assign to the trustee the
2	interest of the development corporation under a
3	project agreement and other agreements related thereto
4	and the rights, duties, and obligations of the
5	development corporation thereunder, including the
6	right to receive revenues and receipts thereunder.
7	The development corporation may appoint the trustee to
8	serve as fiscal agent for the payment of the principal
9	and interest, and for the purchase, registration,
10	transfer, exchange, and redemption of the special
11	purpose revenue bonds, and may authorize and empower
12	the trustee to perform the functions with respect to
13	the payment, purchase, registration, transfer,
14	exchange, and redemption, as the development
15	corporation may deem necessary, advisable, or
16	expedient, including, without limitation, the holding
17	of the special purpose revenue bonds and coupons that
18	have been paid and the supervision of the destruction
19	thereof in accordance with law;

1	(9)	To execute all instruments necessary or convenient in
2		the exercise of the powers herein granted or in the
3		performance of its covenants and duties;
4	(10)	To invest or provide for the investment of the
5		proceeds of special purpose revenue bonds and revenues
6		and receipts derived by the development corporation in
7		the securities and in such manner as it deems proper;
8		and
9	(11)	To make such covenants and do any and all acts and
10		things as may be necessary, convenient, or desirable
11		in order to secure the special purpose revenue bonds,
12		notwithstanding that the covenants, acts, or things
13		may not be enumerated in this part.
14	No h	older or holders of special purpose revenue bonds
15	issued un	der this part shall ever have the right to compel any
16	exercise (of the taxing power of the State or any political
17	subdivisi	on of the State to pay the special purpose revenue
18	bonds or	the interest thereon and no moneys other than the
19	revenues]	pledged to the special purpose revenue bonds shall be
20	applied to	o the payment thereof.

- 1 (i) Special purpose revenue bonds bearing the signature or
- 2 facsimile signature of officers in office on the date of the
- 3 signing thereof shall be valid and sufficient for all purposes,
- 4 notwithstanding that before the delivery thereof and payment
- 5 therefor any or all of the persons whose signatures appear
- 6 thereon shall have ceased to be officers of the development
- 7 corporation. The special purpose revenue bonds shall contain a
- 8 recital that they are issued pursuant to this part, which
- 9 recital shall be conclusive evidence of their validity and of
- 10 the regularity of their issuance.
- 11 (j) Subject to authorization by an act enacted by the
- 12 legislature by an affirmative vote of two-thirds of the members
- 13 to which each house is entitled, the development corporation may
- 14 issue special purpose revenue bonds for the purpose of refunding
- 15 special purpose revenue bonds then outstanding and issued under
- 16 this part whether or not the outstanding special purpose revenue
- 17 bonds have matured or are then subject to redemption. The
- 18 development corporation may issue special purpose revenue bonds
- 19 for the combined purposes of:

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1	(1)	Financing or refinancing the cost of a project or
2		industrial park, or the improvement or expansion
3		thereof; and
4	(2)	Refunding special purpose revenue bonds that shall
5		theretofore have been issued under this part and then
6		shall be outstanding, whether or not the outstanding
7		bonds have matured or then are subject to redemption.
8	Noth	ing in this subsection shall require or be deemed to
9	require t	he development corporation to elect to redeem or prepay
10	special p	urpose revenue bonds being refunded, or to redeem or
11	prepay sp	ecial purpose revenue bonds being refunded that were
12	issued, i	n the form customarily known as term bonds in
13	accordanc	e with any sinking fund installment schedule specified
14	in any pr	oceeding authorizing the issuance thereof, or, if the
15	developme	nt corporation elects to redeem or prepay any such
16	bonds, to	redeem or prepay as of any particular date or dates.
17	The issua	nce of the special purpose revenue bonds, the
18	maturitie	s and other details thereof, the rights and remedies of
19	the holde	rs thereof, and the rights, powers, privileges, duties,
20	and oblig	ations of the development corporation with respect to
21	the bonds	, shall be governed by this part as applicable.

1	(k) II special pulpose levenue bonds issued pulsuant co
2	this part are issued bearing interest at a rate or rates which
3	vary from time to time and with a right of holders to tender the
4	bonds for purchase, the development corporation may contract for
5	such support facility or facilities and remarketing arrangements
6	as are required to market the special purpose revenue bonds to
7	the greatest advantage of the development corporation upon such
8	terms and conditions as the development corporation deems
9	necessary and proper.
10	The development corporation may enter into contracts or
11	agreements with the entity or entities providing a support
12	facility; provided that any contract or agreement shall provide
13	in essence, that any amount due and owing by the development
14	corporation under the contract or agreement on an annual basis
15	shall be payable solely from the revenue and receipts of the
16	project agreement, and any obligation issued or arising pursuant
17	to the terms of the contract or agreement in the form of special
18	purpose revenue bonds, notes, or other evidences of indebtedness
19	shall only arise at such time as either:
20	(1) Moneys or securities have been irrevocably set aside
21	for the full payment of a like principal amount of

1	special purpose revenue bonds issued pursuant to this
2	part; or
3	(2) A like principal amount of the issue or series of
4	special purpose revenue bonds to which the support
5	facility relates are held in escrow by the entity or
6	entities providing the support facility.
7	§201-N Authorization for loans; loan terms and conditions
8	loan procedure. (a) Notwithstanding any law to the contrary,
9	the director of finance is authorized, with the approval of the
10	governor, to make loans up to the aggregate sum of \$1,000,000,
11	or so much thereof as may be necessary, to the development
12	corporation. The loans shall be made from the state general
13	fund moneys which are in excess of the amounts necessary for
14	immediate state requirements, and shall be used for the purpose
15	of paying administrative and other costs associated with the
16	development of industrial parks and other projects and
17	activities that encourage the growth of the aerospace industry
18	in Hawaii.
19	(b) The development corporation, to the extent moneys
20	become available from bond proceeds or otherwise, shall repay
21	the general fund the principal amount of any loan made by the

- 1 director of finance. No interest shall be required for any such
- 2 loan.
- 3 (c) Loans authorized by this section shall be drawn upon
- 4 by the development corporation from time to time upon at least
- 5 five days notice to the director of finance and upon the filing
- 6 with the director of finance of a certificate of the chairperson
- 7 of the board setting forth the amount being borrowed, the names
- 8 of the persons, firms, or corporations to which moneys will be
- 9 paid from the proceeds of such borrowing and the amount to be
- 10 paid to each. In addition, the chairperson of the board shall
- 11 file with the director of finance a copy of the resolution or
- 12 resolutions of the board approving contracts for services which
- 13 will be paid from the proceeds of the borrowing.
- 14 §201-0 Special purpose revenue bonds not a general or
- 15 moral obligation of State. No holder or holders of special
- 16 purpose revenue bonds issued under this part shall ever have the
- 17 right to compel any exercise of the taxing power of the State to
- 18 pay the bonds or the interest thereon, and no moneys other than
- 19 the revenues pledged to the bonds shall be applied to the
- 20 payment thereof. Each special purpose revenue bond issued under
- 21 this part shall recite in substance that the bond, including

- 1 interest thereon, is not a general or moral obligation of the
- 2 State and is payable solely from the revenues pledged to the
- 3 payment thereof, and that the bond is not secured, directly or
- 4 indirectly, by the full faith and credit or the general credit
- 5 of the State or by revenues or taxes of the State other than the
- 6 revenues specifically pledged thereto.
- 7 §201-P Special purpose revenue bonds exempt from taxation.
- 8 Special purpose revenue bonds and the income therefrom issued
- 9 pursuant to this part shall be exempt from all state taxation,
- 10 except inheritance, transfer, and estate taxes.
- 11 §201-Q Federal tax-exempt status. Special purpose revenue
- 12 bonds issued pursuant to this part, to the extent practicable,
- 13 shall be issued to comply with requirements imposed by
- 14 applicable federal law providing that the interest on the
- 15 special purpose revenue bonds shall be excluded from gross
- 16 income for federal income tax purposes (except as certain
- 17 minimum taxes, environmental taxes, or other federal taxes or
- 18 tax consequences may apply). The development corporation may
- 19 enter into agreements, establish funds or accounts, and take any
- 20 action required to comply with applicable federal law. Nothing
- 21 in this part shall be deemed to prohibit the issuance of special

- 1 purpose revenue bonds, the interest on which may be included in
- 2 gross income for federal income tax purposes.
- 3 §201-R Special purpose revenue bonds as legal investments
- 4 and lawful security. The special purpose revenue bonds issued
- 5 pursuant to this part shall be and are declared to be legal and
- 6 authorized investments for banks, savings banks, trust
- 7 companies, savings and loan associations, insurance companies,
- 8 credit unions, fiduciaries, trustees, guardians, and for all
- 9 public funds of the State or other political corporations or
- 10 subdivisions of the State. The special purpose revenue bonds
- 11 shall be eligible to secure the deposit of any and all public
- 12 funds of the State and any and all public funds of counties or
- 13 other political corporations or subdivisions of the State, and
- 14 the bonds shall be lawful and sufficient security for the
- 15 deposits to the extent of their value when accompanied by all
- 16 unmatured coupons, if any, appertaining thereto.
- 17 §201-S Status of special purpose revenue bonds under the
- 18 Uniform Commercial Code. Notwithstanding any of the provisions
- 19 of this part or any recital in any special purpose revenue bond
- 20 issued under this part, all such special purpose revenue bonds
- 21 shall be deemed to be investment securities under the Uniform

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2 the special purpose revenue bonds pertaining to registration. 3 §201-T Hawaii aerospace development corporation special 4 There is established in the state treasury a fund to be 5 known as the Hawaii aerospace development corporation special 6 fund, into which shall be deposited, except as otherwise 7 provided by section 201-V: 8 (1)Any appropriations or other funds required to be 9 deposited by law; and 10 (2) All moneys, fees, and equity from tenants, qualified 11 persons, or other users of the development 12 corporation's industrial parks, projects, other leased 13 facilities, and other services and publications; 14 provided that the total amount of moneys in the fund shall not 15 exceed \$3,000,000 at the end of any fiscal year. All moneys in the fund are appropriated for the purposes of and shall be 16 17 expended by the development corporation for the operation, 18 maintenance, and management of its industrial parks, projects, 19 facilities, services, and publications, and to pay the expenses

in administering the special purpose revenue bonds of the

Commercial Code, chapter 490, subject only to the provisions of

- 1 development corporation or in carrying out its project
- 2 agreements.
- 3 §201-U Exemption of development corporation from taxation
- 4 and competitive bidding. All revenues and receipts derived by
- 5 the development corporation from any project or industrial park
- 6 or under a project agreement or other agreement pertaining
- 7 thereto shall be exempt from all state and county taxation. Any
- 8 right, title, and interest of the development corporation in any
- 9 project or industrial park shall also be exempt from all state
- 10 and county taxation. Except as otherwise provided by law, the
- 11 interest of a qualified person or other user of a project or
- 12 industrial park under a project agreement or other agreements
- 13 related to a project or industrial park shall not be exempt from
- 14 taxation to a greater extent than it would be if the costs of
- 15 the project or industrial park were directly financed by the
- 16 qualified person or user.
- 17 §201-V Revenue bond fund accounts. The development
- 18 corporation shall establish separate special funds in accordance
- 19 with section 39-62 for the deposit of the proceeds of special
- 20 purpose revenue bonds authorized under this part. The
- 21 development corporation shall have the right to appropriate,

1	apply, or	expend the revenues derived with respect to the
2	project a	greement for a project for the following purposes:
3	(1)	To pay when due all special purpose revenue bonds,
4		premiums, if any, and interest thereon, for the
5		payment of which the revenues are or have been
6		pledged, charged, or otherwise encumbered, including
7		reserves therefor; and
8	(2)	To the extent not paid by the qualified person to
9		provide for all expenses of administration, operation,
10		and maintenance of the project, including reserves
11		therefor.
12	Unle	ss and until adequate provision has been made for the
13	foregoing	purposes, the development corporation shall not
14	transfer	the revenues derived from the project agreement to the
15	Hawaii ae:	rospace development corporation special fund.
16	§201	-W Assistance by state and county agencies. Every
17	state or	county agency may render services to the development
18	corporation	on upon request of the development corporation.
19	§201	-X Court proceedings; preferences. Any action or
20	proceeding	g to which the development corporation, the State, or a
21	county may	y be party, in which any question arises as to the

- 1 validity of this part, shall be preferred over all other civil
- 2 causes, except election cases, without respect to position on
- 3 the calendar. The same preference shall be given upon
- 4 application of counsel for the development corporation in any
- 5 action or proceeding questioning the validity of this part in
- 6 which the development corporation has duly intervened.
- 7 §201-Y Construction of this part. The powers conferred by
- 8 this part shall be in addition and supplemental to other powers
- 9 conferred by any other law. This part shall constitute and be
- 10 enabling legislation for the development corporation, as an
- 11 agency and instrumentality of the State, to issue special
- 12 purpose revenue bonds in accordance with the provisions of the
- 13 Constitution of the State of Hawaii and this part. Insofar as
- 14 the provisions of this part are inconsistent with the provisions
- 15 of any other law, this part shall be controlling.
- 16 §201-Z Confidentiality of trade secrets or the like;
- 17 disclosure of financial information. Any documents or data made
- 18 or received by the development corporation under this part, to
- 19 the extent that the material or data consist of trade secrets or
- 20 confidential commercial or financial information that may be
- 21 withheld from public disclosure under chapter 92F, shall not be

- 1 publicly disclosed; provided that if the development corporation
- 2 purchases a qualified security, the non-confidential commercial
- 3 and financial information regarding that security shall be a
- 4 public record of the development corporation. The board, or any
- 5 subcommittee of the board, may hold an executive session as
- 6 provided in section 92-4 to discuss trade secrets or
- 7 confidential commercial or financial information that may be
- 8 withheld under chapter 92F.
- 9 §201-AA Limitation on liability. Chapter 661 or 662 or
- 10 any other law to the contrary notwithstanding, nothing in this
- 11 part shall create an obligation, debt, claim, cause of action,
- 12 claim for relief, charge, or any other liability of any kind
- 13 whatsoever in favor of any person or entity, against the State
- 14 or its officers and employees, without regard to whether that
- 15 person or entity receives any benefits under this part. The
- 16 State and its officers and employees shall not be liable for the
- 17 results of any investment, purchase of securities, loan, or
- 18 other assistance provided pursuant to this part. Nothing in
- 19 this part shall be construed as authorizing any claim against
- 20 the corporation in excess of any note, loan, or other specific

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2	insurance p	olicy acquired for the corporation or its employees.
3	§201-B	B Hawaii unmanned aerial systems test site advisory
4	board; esta	blished. (a) There is established a Hawaii unmanned
5	aerial syst	ems test site advisory board to oversee the planning
6	and operati	on of the Hawaii unmanned aerial systems test site.
7	(d)	he Hawaii unmanned aerial systems test site advisory
8	board shall	be composed of seven members as follows:
9	(1) T	he adjutant general, or the adjutant general's
10	đ	esignee;
11	(2) T	he director of transportation, or the director's
12	đ	esignee;
13	(3) T	he director of business, economic development, and

tourism, or the director's designee;

the president's designee;

The president of the University of Hawaii system, or

(5) One member representing the Hawaii business community,

to be appointed by the governor pursuant to section

indebtedness incurred by the corporation or in excess of any

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26-34; and

1	(6) Two members representing the aerospace or aviation
2	industry, to be appointed by the governor pursuant to
3	section 26-34.
4	Each board member shall serve for a term of four years;
5	provided that the initial terms shall be staggered, as
6	determined by the governor.
7	(c) Members of the Hawaii unmanned aerial systems test
8	site advisory board shall not receive compensation for their
9	services but shall be reimbursed for necessary expenses,
10	including travel expenses, incurred in the performance of their
11	duties under this section.
12	§201-CC Hawaii unmanned aerial systems test site chief
13	operating officer. (a) The department of business, economic
14	development, and tourism shall hire a chief operating officer
15	who shall manage the operations of Hawaii's unmanned aerial
16	systems test site. The chief operating officer shall:
17	(1) Monitor, oversee, and recommend operations of unmanned
18	aerial systems test site activities;
19	(2) Facilitate opportunities for public and private use of
20	unmanned aerial systems test site facilities;

(3) Assist unmanned aerial systems test ranges;

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1	(4)	Leverage aeronautical and aerospace-related
2		technological capabilities in the State's academic,
3		public, and private sectors to support testing and
4		evaluation at Hawaii's unmanned aerial systems test
5		ranges;
6	(5)	Promote innovative education and workforce development
7		programs to enhance public awareness of the benefits
8		and opportunities that unmanned aerial systems
9		technologies and applications can bring to the State;
10	(6)	Monitor national and global trends in unmanned aerial
11		systems development and testing, and recommend
12		policies and programs to advance unmanned aerial
13		systems testing in Hawaii;
14	(7)	Establish and maintain a public website with updated
15		information on the program and provide information on
16		the Hawaii unmanned aerial systems test site
17		initiative;
18	(8)	Contract for services and implement agreements,
19		subject to chapter 103D, as may be necessary to
20		conduct operations at Hawaii's unmanned aerial systems
21		test ranges;

1	(9)	serve as nawarr's representative on the Pan-Pactific
2		Unmanned Aerial Systems Test Range Complex managemen
3		team; and
4	(10)	Submit an annual report to the legislature no later
5		than twenty days prior to the convening of each
6		regular session, which shall include the status of
7		work, expenditures, and trends regarding Hawaii's
8		unmanned aerial systems test site.
9	(b)	The chief operating officer may employ one
10	administr	ative assistant for Hawaii's unmanned aerial systems
11	test site	operations and activities.
12	§201	-DD Space vehicles; prohibitions. Any vehicle
13	launched	into space from the land or ocean territory of the
14	State sha	ll not carry weapons of destruction, nuclear waste
15	materials	, or use radioactive materials as a power source."
16	SECT	ION 3. Chapter 201, part V, Hawaii Revised Statutes,
17	is repeal	ed.
18	SECT	ION 4. All rights, powers, functions, and duties of

the office of aerospace development and Pacific international

space center for exploration systems are transferred to the

Hawaii aerospace development corporation.

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1	All employees who occupy civil service positions and whose
2	functions are transferred to the Hawaii aerospace development
3	corporation by this Act shall retain their civil service status,
4	whether permanent or temporary. Employees shall be transferred
5	without loss of salary, seniority (except as prescribed by
6	applicable collective bargaining agreements), retention points,
7	prior service credit, any vacation and sick leave credits
8	previously earned, and other rights, benefits, and privileges,
9	in accordance with state personnel laws and this Act; provided
10	that the employees possess the minimum qualifications and public
11	employment requirements for the class or position to which
12	transferred or appointed, as applicable; provided further that
13	subsequent changes in status may be made pursuant to applicable
14	civil service and compensation laws.
15	Any employee who, prior to this Act, is exempt from civil
16	service and is transferred as a consequence of this Act may
17	retain the employee's exempt status, but shall not be appointed
18	to a civil service position as a consequence of this Act. An
19	exempt employee who is transferred by this Act shall not suffer
20	any loss of prior service credit, vacation or sick leave credits
21	previously earned, or other employee benefits or privileges as a

- 1 consequence of this Act; provided that the employees possess
- 2 legal and public employment requirements for the position to
- 3 which transferred or appointed, as applicable; provided further
- 4 that subsequent changes in status may be made pursuant to
- 5 applicable employment and compensation laws. The director of
- 6 the Hawaii aerospace development corporation may prescribe the
- 7 duties and qualifications of these employees and fix their
- 8 salaries without regard to chapter 76, Hawaii Revised Statutes.
- 9 SECTION 5. All rules, policies, procedures, guidelines,
- 10 and other material adopted or developed by the office of
- 11 aerospace development and Pacific international space center for
- 12 exploration systems to implement provisions of the Hawaii
- 13 Revised Statutes that are reenacted or made applicable to the
- 14 Hawaii aerospace development corporation by this Act shall
- 15 remain in full force and effect until amended or repealed by the
- 16 Hawaii aerospace development corporation pursuant to chapter 91,
- 17 Hawaii Revised Statutes. In the interim, every reference to the
- 18 office of aerospace development, aerospace advisory committee,
- 19 Pacific international space center for exploration systems, and
- 20 board of directors of the Pacific international space center for
- 21 exploration systems in those rules, policies, procedures,

- 1 guidelines, and other material is amended to refer to the Hawaii
- 2 aerospace development corporation or the board of directors of
- 3 the Hawaii aerospace development corporation, as appropriate.
- 4 SECTION 6. All deeds, leases, contracts, loans,
- 5 agreements, permits, or other documents executed or entered into
- 6 by or on behalf of the office of aerospace development and
- 7 Pacific international space center for exploration systems,
- 8 pursuant to the provisions of the Hawaii Revised Statutes that
- 9 are reenacted or made applicable to the Hawaii aerospace
- 10 development corporation by this Act shall remain in full force
- 11 and effect. Effective July 1, 2018, every reference to the
- 12 office of aerospace development or Pacific international space
- 13 center for exploration systems, or the aerospace advisory
- 14 committee or board of directors of the Pacific international
- 15 space center for exploration systems in those deeds, leases,
- 16 contracts, loans, agreements, permits, or other documents shall
- 17 be construed as a reference to the Hawaii aerospace development
- 18 corporation or the board of directors of the Hawaii aerospace
- 19 development corporation, respectively.
- 20 SECTION 7. All appropriations, records, equipment,
- 21 machines, files, supplies, contracts, books, papers, documents,

- 1 maps, and other personal property heretofore made, used,
- 2 acquired, or held by the office of aeronautics development and
- 3 Pacific international space center for exploration systems
- 4 relating to the functions transferred to the Hawaii aerospace
- 5 development corporation shall be transferred with the functions
- 6 to which they relate.
- 7 SECTION 8. This Act does not affect rights and duties that
- 8 matured, penalties that were incurred, and proceedings that were
- 9 begun before its effective date.
- 10 SECTION 9. In codifying the new sections added by section
- 11 2 of this Act, the revisor of statutes shall substitute
- 12 appropriate section numbers for the letters used in designating
- 13 the new sections in this Act.
- 14 SECTION 10. This Act shall take effect on July 1, 2050.

Report Title:

Hawaii Aerospace Development Corporation; Established; Office of Aerospace Development; Pacific International Space Center for Exploration Systems; Transfer

Description:

Establishes the Hawaii aerospace development corporation to grow investments and job opportunities in the aerospace industry and for workforce development. Transfers all rights, powers, functions, and duties of the office of aerospace development and Pacific international space center for exploration systems to the Hawaii aerospace development corporation. Repeals the office of aerospace development and Pacific international space center for exploration systems. Takes effect on 7/1/2050. (SD1)

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