A BILL FOR AN ACT

RELATING TO GOVERNMENT.

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

1	PART I
2	SECTION 1. The Hawaii Revised Statutes is amended by
3	adding a new chapter to be appropriately designated and to read
4	as follows:
5	"CHAPTER
6	MAUNA KEA MANAGEMENT AUTHORITY
7	§ -1 Findings and purpose. The legislature finds that
8	Mauna Kea is of profound cultural and genealogical importance to
9	Native Hawaiians. Mauna Kea is also valued as an exceptional
10	site for astronomical advancements. The summit region of Mauna
11	Kea is a spiritual site that is home to cultural landscapes,
12	fragile alpine habitats, and historical and archaeological
13	treasures, as well as endemic species found nowhere else on the
14	planet. Mauna Kea's exceptional atmospheric conditions make it
15	the world's premier site for astronomical observations. In
16	addition, the legislature recognizes the critical need to manage
17	these sensitive cultural and natural resources in a way that

- 1 supports both the continuance of traditional and customary
- 2 practices and science and technology.
- 3 The legislature further finds that the protection and
- 4 preservation of Mauna Kea through proper management and
- 5 stewardship is of statewide concern. Since 1998, four audits by
- 6 the state auditor have been critical of the management,
- 7 stewardship, and protection of Mauna Kea. Although significant
- 8 changes have occurred on Mauna Kea since the 1998 audit,
- 9 negative experiences over the past fifty years have eroded
- 10 public confidence and demonstrated the critical need for fresh
- 11 leadership centered on a new organizational structure,
- 12 management system, and procedures.
- 13 Accordingly, the legislature finds that there is a clear
- 14 need for one entity to serve as a single focal point of
- 15 management, responsibility, communication, and enforcement
- 16 regarding Mauna Kea. This new entity will increase the
- 17 accountability of all tenants on Mauna Kea and will ensure that
- 18 each tenant is aware of its obligations and responsibilities.
- 19 This entity will also provide the necessary stewardship for the
- 20 sustainable use of Mauna Kea and the proper generation of
- 21 revenue from that use. This entity will be headquartered on the

- 1 island of Hawaii and will be recognized by the general public
- 2 and the State as the single point of contact for Mauna Kea's
- 3 summit region and midlevel facilities. The legislature intends
- 4 that this new entity will be led by a board whose members have
- 5 no inherent conflicts of interest regarding Mauna Kea, and who
- 6 will provide the requisite level of independence, objectivity,
- 7 competence, relevant expertise, commitment, and willingness to
- 8 be engaged in order for the new entity to achieve its goals.
- 9 Revenues generated by the authority will primarily be used for
- 10 the management and proper stewardship of the approximately
- 11 eleven thousand four hundred acres of lands on Mauna Kea under
- 12 the authority's jurisdiction. The legislature further intends
- 13 for the new entity to supersede all existing entities that are
- 14 responsible for the management and stewardship of Mauna Kea.
- The purpose of this Act is to establish a Mauna Kea
- 16 management authority.
- 17 § -2 Definitions. As used in this chapter, unless the
- 18 context otherwise requires:
- 19 "Authority" means the Mauna Kea management authority.
- 20 "Chairperson" means the chairperson of the Mauna Kea
- 21 management authority.

- 1 "Holder of record having a security interest" means a
- 2 person who is the owner or possessor of a security interest in
- 3 Mauna Kea lands.
- 4 "Land" includes all interests therein and natural resources
- 5 including water, minerals, and all things connected with land,
- 6 unless expressly provided otherwise.
- 7 "Land license" means a privilege granted to enter land for
- 8 a certain special purpose such as the removal of timber, soil,
- 9 sand, gravel, stone, hapuu, and plants, but not including water
- 10 rights, ground or surface, nor removal of minerals.
- "Lease" means the right to possess and use land for a term
- 12 of years.
- 13 "Mauna Kea" means all real property identified in part II
- 14 of this Act that is situated on the mountain on the island of
- 15 Hawaii known variously as Mauna Kea, Maunakea, Mauna a Wakea,
- 16 Mauna O Wakea, Ka Mauna a Kea, or Mauna Akea.
- "Mauna Kea lands" means all lands held in trust or
- 18 otherwise controlled by the Mauna Kea management authority.
- 19 "Person" includes an individual, a partnership, a
- 20 corporation, or an association, except as otherwise defined in
- 21 this chapter.

1	ATC	e chairperson means the vice chairperson of the Mauna
2	Kea manag	ement authority.
3	S	-3 Mauna Kea management authority; established. (a)
4	There is	established the Mauna Kea management authority, which
5	shall be	a body corporate and a public instrumentality of the
6	State for	the purpose of implementing this chapter. The
7	authority	shall be attached to the department of accounting and
8	general s	ervices for administrative purposes.
9	(b)	The authority shall consist of seven voting members
10	who shall	be subject to section 26-34. The members shall
11	include:	
12	(1)	An expert in astronomy who is not currently employed
13		at an astronomy facility or the University of Hawaii's
14		institute for astronomy;
15	(2)	A land management expert;
16	(3)	Two business experts with expertise in real estate,
17		property appraisal, accounting, finance, economics, or
18		innovation;
19	(4)	An environmental expert with expertise in
20		environmental sciences of relevance to the natural
21		resources and ecological attributes of Mauna Kea, as

1		evidenced by a correge or post-graduate degree in
2		biology, ecology, or other relevant field, or work
3		history that demonstrates an appropriate level of
4		knowledge of Mauna Kea's natural resources and
5		ecological attributes;
6	(5)	A practitioner or lineal descendant of practitioners
7		of Native Hawaiian traditional and customary practices
8		associated with Mauna Kea who shall be appointed from
9		a list of nominees submitted to the governor by the
10		office of Hawaiian affairs; and
11	(6)	An individual with demonstrated expertise in Native
12		Hawaiian traditional and customary practices or
13		Hawaiian history, as evidenced by:
14		(A) A college or post-graduate degree in a relevant
15		field, such as Hawaiian studies, native Hawaiian
16		law, native Hawaiian traditional and customary
17		practices, or related subject area;
18		(B) Work history that demonstrates an appropriate
19		level of knowledge in native Hawaiian traditional
20		and customary practices or native Hawaiian
21		history; or

1	(C) Substantial experience as a practitioner of
2	native Hawaiian traditions and customs who shall
3	be appointed from a list of nominees submitted to
4	the governor by the office of Hawaiian affairs;
5	provided that four members of the authority shall be residents
6	of the county of Hawaii.
7	A majority of all members shall constitute a quorum to do
8	business, and the concurrence of a majority of all members shall
9	be necessary to make any action of the authority valid. All
10	members shall continue in office until their respective
11	successors have been selected, or appointed and confirmed.
12	(c) The authority shall annually elect the chairperson and
13	vice chairperson from among its members.
14	(d) The members of the authority shall serve for a term of
15	four years and shall not serve more than two terms; provided
16	that the initial terms shall be staggered, as determined by the
17	governor.
18	(e) The members of the authority appointed under
19	subsection (b) shall be compensated commensurately with trustees
20	of the office of Hawaiian affairs pursuant to section 10-9;
21	provided that salary and all expenses under this subsection

- shall be paid exclusively from the Mauna Kea management revolving fund under section -35.
- 3 (f) The authority's day-to-day operations shall be led by 4 the chairperson. The authority's organizational structure shall 5 include but not be limited to six divisions as follows:
- 6 Enforcement, which shall be led by a chief enforcement (1)7 officer and include communication center operators, 8 rangers and other law enforcement officers pursuant to 9 section -40, and other staff. This division shall 10 be responsible for the health, safety, and welfare of 11 visitors to Mauna Kea, including responding to 12 emergencies of a medical or law enforcement nature, 13 and for the protection of natural resources, on Mauna 14 Kea lands;
- 15 (2) Culture and the environment, which shall be led by a
 16 chief culture and environment officer and be
 17 responsible for the protection, preservation, and
 18 appreciation of cultural and natural resources within
 19 the authority's managed areas. This division shall
 20 work with lineal descendants, community members,
 21 environmentalists, and individuals traditionally

1		associated with cultural resources on Mauna kea
2		through appropriate programs of research, planning,
3		and stewardship. This division shall also work with
4		the state historic preservation division and the
5		Hawaii island burial council, as necessary;
6	(3)	Revenue management, which shall be led by a chief
7		financial officer and be responsible for the fiscal
8		management of all financial resources associated with
9		the Mauna Kea summit, observatories, Hale Pohaku,
10		visitor center, and all commercial activities,
11		including budget and accounting functions. A
12		certified public accountant shall be a member of the
13		division staff;
14	(4)	Operations, which shall be led by a chief operations
15		officer and be responsible for planning and organizing
16		operations to achieve maximum efficiency and for the
17		daily management and oversight of Mauna Kea's
18		facilities, parks, trails, and natural and cultural
19		resources. This division shall also manage the entry
20		and access center, cultural and visitor center, all
21		infrastructure within the authority's jurisdiction,

1	the Mauna Kea access road, and all water, wastewater,
2	and power functions associated with summit and Hale
3	Pohaku operations;

- (5) Legal, which shall be led by a chief legal officer and general counsel and shall be responsible for overseeing all applications of all laws, court decisions, and rules pertaining to the authority, and shall include attorneys who shall be responsible for the management of contracts, subleases, memoranda of understanding, and memoranda of agreement entered into by the authority; and
- (6) Community relations, which shall be led by a chief community relations officer and be responsible for strengthening community engagement and education through grants, scholarships, and community benefits programs. Community relations staff shall work in coordination with community and business groups, the department of education, and the University of Hawaii to prepare local residents for careers in the science, technology, engineering, and mathematics fields. This division shall also coordinate interactive educational

Ţ		opportunities for Mauna Kea visitors and develop a
2		summit access program and a peace park concept at Hale
3		Pohaku.
4	S	-4 Powers and responsibilities; generally. (a) The
5	authority	shall hold title to the lands situated on Mauna Kea as
6	identifie	d in section -2 and shall establish access,
7	stewardsh	ip, and management policies for Mauna Kea lands,
8	including	but not limited to policies pertaining to the
9	protectio	n of natural and cultural resources, all recreational
10	activitie	s, and all commercial uses.
11	Exce	pt as otherwise limited by this chapter, the authority
12	may:	
13	(1)	Sue and be sued;
14	(2)	Have a seal and alter the same at pleasure;
15	(3)	Make and execute contracts, leases, and all other
16		instruments necessary or convenient for the exercise
17		of its powers and functions under this chapter;
18	(4)	Make and alter bylaws for its organization and
19		internal management;
20	(5)	Adopt rules pursuant to chapter 91 for the purposes of
21		this chapter;

1	(0)	Appoint Officers, agents, and employees, prescribe
2		their duties and qualifications, and fix their
3		salaries, subject to chapters 76 and 89;
4	(7)	Prepare or cause to be prepared a current and
5		comprehensive management plan for all aspects of
6		public and private access and use of Mauna Kea lands,
7		which shall include benchmarks;
8	(8)	Provide advisory, consultative, training, and
9		educational services, technical assistance, and advice
10		to any person, partnership, or corporation, either
11		public or private, to carry out the purposes of this
12		chapter, and engage the services of consultants on a
13		contractual basis for rendering professional and
14		technical assistance and advice;
15	(9)	Procure insurance against any loss in connection with
16		its property and other assets and operations in
17		amounts and from insurers as it deems desirable;
18	(10)	Contract for and accept gifts or grants in any form
19		from any public agency or from any other source;

1	(11)	Adopt rules governing the procurement and purchase of
2		goods, services, and construction, subject to the
3		requirements of chapter 103D;
4	(12)	Prevent trespassing and other illegal activities on
5		Mauna Kea lands;
6	(13)	Cause all persons trespassing on or unlawfully
7		occupying Mauna Kea lands, and their effects, and all
8		unauthorized animals to be removed therefrom and to
9		impound the animals according to law;
10	(14)	Enter any Mauna Kea lands in order to take possession
11		thereof, and to resume possession of any Mauna Kea
12		lands in case of surrender, forfeiture, or escheat;
13	(15)	Enforce contracts respecting sales, leases, licenses,
14		permits, or other disposition of Mauna Kea lands;
15	(16)	Recover money due the authority for damage done to any
16		Mauna Kea lands by wrongful entry and occupation or by
17		wrongful removal therefrom or destruction of any
18		property;
19	(17)	Bring actions and proceedings as may be necessary to
20		carry out the powers and duties of the authority in

1		the name of the State and to defend actions brought
2		against the State as may be authorized;
3	(18)	Enforce laws and rules within all Mauna Kea lands,
4		pursuant to sections $-3(f)(1)$, -39 , and -40 ;
5	(19)	Do any and all things necessary to carry out its
6		purposes and exercise the powers granted in this
7		chapter;
8	(20)	Review, revise, and update as necessary all management
9		plans for Mauna Kea, including but not limited to the
10		2000 Mauna Kea science reserve master plan, the 2009
11		Mauna Kea comprehensive management plan, the cultural
12		resources management plan, the natural resources
13		management plan, the public access plan, and the
14		decommissioning plan; and
15	(21)	Establish advisory committees to advise the authority
16		on culture, science, environment, education,
17		astronomy, and business.
18	(b)	Notwithstanding any other law to the contrary:
19	(1)	The authority may grant easement, by direct
20		negotiation or otherwise, for particular purposes in
21		perpetuity on terms as may be set by the board,

1		subject to reverter to the authority upon termination
2		or abandonment of the specific purpose for which it
3		was granted; provided the sale price of the easement
4		shall be determined pursuant to section -8; and
5	(2)	No person who has had a previous lease, license,
6		permit, or easement covering Mauna Kea lands canceled,
7		during the five years preceding the date of
8		disposition, for failure to satisfy the terms and
9		conditions thereof shall be eligible to lease Mauna
10		Kea lands or to be granted a license, permit, or
11		easement covering Mauna Kea lands.
12	(C)	The authority shall be subject to chapters 92 and 92F.
13	(d)	The authority shall be prohibited from selling any
14	Mauna Kea	lands.
15	S	-5 Auction. Except as otherwise specifically
16	provided,	all disposition of lands by the authority shall be
17	made at p	ublic auction after public notice as provided in
18	section	-7. All applicable auctions shall be held at the
19	door of t	he office of the land agent or at a place that is
20	convenien	t in the district in which the land is located, and
21	shall be	conducted by the land agent or by any authorized

shall be conducted by the land agent or by any authorized

- 1 employee of the authority under the direction of the authority,
- 2 all of whom shall perform this service without extra
- 3 compensation.
- 4 § -6 Drawing. Whenever Mauna Kea lands are to be leased
- 5 by drawing, the authority shall notify by publication of
- 6 applications for the drawing as provided in section -7 with
- 7 all details concerning the drawing as it shall deem necessary
- 8 and desirable. Applications to participate in the drawing shall
- 9 be filed with the authority within two weeks after the last
- 10 publication date. Within forty-five days after the closing date
- 11 for applications, the authority shall screen the qualifications
- 12 of the applicants, select those qualified to participate, notify
- 13 all applicants of the selection, and conduct a drawing. The
- 14 date of the drawing shall be published as set forth in section
- 15 -7. The award shall be made within one week and all
- 16 applicants shall be notified of the result of the drawing. The
- 17 lease shall be issued within ninety days after the drawing or
- 18 when conditions of sale are fulfilled.
- 19 § -7 Notices. (a) Public notice of any proposed
- 20 disposition by auction shall be given at least once statewide

- 1 and once in the county where the land being disposed of is
- 2 located. Notice of the auction shall contain the following:
- 3 (1) Time and place of the auction;
- 4 (2) General description of the land, including the address
- 5 and tax map key;
- 6 (3) Specific use for which the disposition is intended;
- 7 and
- **8** (4) Rental price to be charged.
- 9 The maps showing the metes and bounds description and the
- 10 classification of the land shall be kept in the office of the
- 11 authority and of its land agent in the county in which the land
- 12 is situated, and shall be open for inspection at all reasonable
- 13 hours.
- 14 (b) Whenever a disposition by drawing by lots is proposed,
- 15 public notice inviting applications to participate in the
- 16 drawing shall be given once statewide and once in the county
- 17 where the land being disposed of is located. The notice shall
- 18 contain:
- 19 (1) The qualifications required of applicants;
- 20 (2) A general description of the land, including the
- 21 address and tax map key;

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2		intended; and
3	(4)	The date by which all applications must be filed,
4		which shall be not less than fourteen days after the
5		last notice.
6	Within fo	rty-five days after the closing date for applications,
7	the autho	rity shall select those qualified to participate in the
8	drawing,	notify all applicants as to whether or not they
9	qualified	, and conduct the drawing.
10	The	notice of selection of applicants qualified to
11	participa	te in the drawing, together with the notice of drawing,
12	shall be	mailed to each applicant, whether or not the applicant,

(3) The specific use for which the disposition is

(c) Public notice of a proposed disposition by negotiation shall be given at least once statewide and once in the county where the land being disposed of is located; provided that the

in fact, qualified. The notice of the drawing shall state the

time and place of the drawing. Upon completion of the drawing,

the award shall be announced within one week, and the lease

issued within ninety days after the drawing or when the

21 notices are not required for permits. The notice shall invite

conditions of the sale are fulfilled.

- 1 proposals and state in general terms the size, location, and
- 2 prices or rental of lots to be leased, the terms of lease, and
- 3 the last date upon which application will be received by the
- 4 authority, which shall not be less than thirty days after the
- 5 last date of the notice. The notice shall also state the times
- 6 and places at which more detailed information with respect to
- 7 the lease may be secured by interested persons.
- 8 (d) In addition to giving public notice, any public notice
- 9 required under this section shall also be posted on the Internet
- 10 in an easily-located manner.
- 11 S -8 Appraisals. (a) The appraisal of Mauna Kea lands
- 12 for lease at public auction for the determination of the upset
- 13 price may be performed by an employee of the authority qualified
- 14 to appraise lands, or by at least one but not more than three
- 15 disinterested appraisers whose services shall be contracted by
- 16 the authority; provided that the upset rental shall be
- 17 determined by disinterested appraisal whenever prudent
- 18 management so dictates. No lands shall be leased for a sum less
- 19 than the value fixed by appraisal; provided that for any lease
- 20 at public auction, the authority board may establish the rental
- 21 price at less than the appraisal value set by an employee of the

1 authority and the lands may be leased at that price. The 2 authority shall be reimbursed by the lessee for the cost of any 3 appraisal required to be made by a disinterested appraiser or 4 appraisers contracted by the authority. 5 The lease rental of lands to be disposed of by drawing or by negotiation shall be no less than the value determined by: 6 7 (1)An employee of the authority qualified to appraise 8 lands: or 9 (2) A disinterested appraiser or appraisers whose services 10 shall be contracted by the authority; provided that 11 the appraisal, and any further appraisal with the **12** approval of the authority, shall be at the cost of the 13 lessee; 14 provided that the lease rental shall be determined by 15 disinterested appraisal whenever prudent management so dictates; 16 provided further that if the lessee does not agree upon the 17 lease rental, the lessee may appoint an appraiser who shall 18 conduct an appraisal on behalf of the lessee. If, after the 19 lessee's appraisal, the authority and the lessee do not agree on the lease rental, the parties shall make a good faith effort to 20

resolve the dispute through nonbinding mediation by a single

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- 1 mediator, appointed by mutual agreement of the parties. The
- 2 cost of mediation shall be borne equally by the parties. If
- 3 mediation does not resolve the dispute, the lessee's appraiser
- 4 together with the authority's appraiser shall appoint a third
- 5 appraiser, and the lease rental shall be determined by
- 6 arbitration as provided for in chapter 658A, which shall be
- 7 final and binding. The lessee shall pay for all appraisal
- 8 costs, except that the cost of the third appraiser shall be
- 9 borne equally by the lessee and the authority.
- 10 (c) If a reopening of the rental to be paid on a lease
- 11 occurs, the rental for any ensuing period shall be the fair
- 12 market rental at the time of reopening. At least six months
- 13 prior to the time of reopening, the fair market rental shall be
- 14 determined by:
- 15 (1) An employee of the authority qualified to appraise
- 16 lands; or
- 17 (2) A disinterested appraiser whose services shall be
- 18 contracted by the authority,
- 19 and the lessee shall be promptly notified of the determination
- 20 and provided with the complete appraisal prepared by the
- 21 authority or the authority's appraiser; provided that if the

- 1 lessee does not agree upon the fair market rental, the lessee
- 2 may appoint the lessee's own appraiser and the lessee shall
- 3 provide the authority with the complete appraisal prepared by
- 4 the lessee's appraiser. Each party shall pay for its own
- 5 appraiser. If the authority's and the lessee's appraisers do
- 6 not agree upon the lease rental, the lessee and the authority
- 7 shall in good faith attempt to resolve the dispute by nonbinding
- 8 mediation by a single mediator mutually agreed upon by the
- 9 parties. If the dispute is not resolved by the mediation, the
- 10 fair market rental shall be determined by arbitration as
- 11 provided in chapter 658A, which shall be final and binding.
- 12 Either the authority or the lessee may initiate arbitration by a
- 13 written demand to the other party. The arbitration shall be
- 14 conducted by a single arbitrator, who shall be an attorney
- 15 licensed in the State, a person with experience in contracts and
- 16 real estate valuation, or another qualified person, who shall be
- 17 mutually agreed upon by the parties. If an arbitrator is not
- 18 selected within fifteen days of the demand for arbitration,
- 19 appointment of an arbitrator may be requested by either party by
- 20 motion made to the circuit court in the circuit in which the
- 21 land is located. The cost of mediation or arbitration shall be

- 1 borne equally by the lessee and the authority. Any language in
- 2 present leases to the contrary notwithstanding, the provisions
- 3 of this subsection, when possible and notwithstanding the six-
- 4 month notice required, shall apply to leases with original lease
- 5 rental reopening dates effective before and after July 1, 1996.
- 6 (d) Complete appraisal reports, including all comparables
- 7 relied upon in the appraisal reports, shall be available for
- 8 review by the public. All complete appraisal reports shall be
- 9 provided to the opposing party prior to the commencement of
- 10 mediation or arbitration, if applicable, of the valuation
- 11 dispute.
- 12 § -9 Notice of breach or default. Except as otherwise
- 13 specifically provided in this chapter, if a breach or default of
- 14 any term, covenant, restriction, or condition of any lease
- 15 heretofore or hereafter issued under this chapter occurs, the
- 16 authority shall deliver a written notice of the breach or
- 17 default by personal service or by registered or certified mail
- 18 to the party in default and to each holder of record having any
- 19 security interest in the land covered by or subject to the lease
- 20 making demand upon the party to cure or remedy the breach or
- 21 default within sixty days from the date of receipt of the

- 1 notice; provided that if the breach involves a failure to make
- 2 timely rental payments pursuant to the lease heretofore or
- 3 hereafter issued under this chapter, the written notice shall
- 4 include a demand upon the party to cure the breach within less
- 5 than sixty days, but not less than five business days, after
- 6 receipt of the notice. Upon failure of the party to cure or
- 7 remedy the breach or default within the time period provided
- 8 herein or within an additional period as the authority may allow
- 9 for good cause, the authority may exercise rights that it may
- 10 have at law or as set forth in the lease, subject to
- 11 section -10.
- 12 § -10 Rights of holder of security interest. Whenever
- 13 any notice of breach or default is given to any party under
- 14 section -9, or under the terms of any lease, license,
- 15 agreement, or other instrument issued or to be issued under this
- 16 chapter, a copy of the notice shall be delivered by the
- 17 authority to all holders of record of any security interest in
- 18 the land or interest covered by the lease, license, agreement,
- 19 or other instrument whose security interest has been recorded
- 20 with the authority. If the authority seeks to forfeit the
- 21 privilege, interest, or estate created by the lease, license,

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2 option, may cure or remedy the breach or default, if it can be 3 cured or remedied, by the payment of money or by performing or 4 undertake in writing to perform all the terms, covenants, restrictions, or conditions of any lease, patent, license, 5 6. agreement, or other instrument capable of performance by the 7 holder, as determined by the board, within the time period 8 provided in section -9 or within an additional period as the 9 authority may allow for good cause and add the cost thereof to 10 the mortgage debt and the lien of the mortgage. Any lease, 11 license, agreement, or other instrument transferred pursuant to 12 this section shall not be subject to the requirements in section 13 -5. Upon failure of the holder to exercise the holder's 14 option, the authority may: 15 (1)Pay to the holder from any moneys at its disposal, 16 including the Mauna Kea management revolving fund, 17 which is made available for that purpose, the amount 18 of the mortgage debt, together with interest and 19 penalties, and secure an assignment of the debt and

mortgage from the holder, or if ownership of the

interest or estate has vested in the holder by way of

agreement, or other instrument, each holder, at the holder's

1		foreclosure or action in lieu thereof, the authority
2		shall be entitled to a conveyance of the interest or
3		estate upon payment to the holder of the amount of the
4		mortgage debt, including interest and penalties, and
5		all reasonable expenses incurred by the holder in
6		connection with the foreclosure and preservation of
7		its security interest, less appropriate credits,
8		including income received from the privilege,
9		interest, or estate subsequent to the foreclosure; or
10	(2)	If the property cannot be reasonably reassigned
11		without loss to the State, then terminate the
12		outstanding privilege, interest, or estate without
13		prejudice to any other right or remedy for arrears of
14		rent or for any preceding or other breach or default,
15		and use its best efforts to redispose of the affected
16		land to a qualified and responsible person free and
17		clear of the mortgage and the debt thereby secured;
18		provided that a reasonable delay by the authority in
19		instituting or prosecuting any right or remedy it may
20		have under this section shall not operate as a waiver
21		of the right or deprive it of the remedy when it may

1 still attempt otherwise to resolve the problems 2 created by the breach or default involved. 3 The proceeds of any redisposition under paragraph (2) shall be 4 applied: first, to reimburse the authority for costs and 5 expenses in connection with the redisposition; second, to 6 discharge in full any unpaid purchase price or other 7 indebtedness owing the State in connection with the privilege, 8 interest, or estate terminated; third, to the mortgagee to the 9 extent of the value received by the State upon redisposition 10 that exceeds the fair market lease value of the land as 11 previously determined by the State's appraiser; and fourth, to 12 the owner of the privilege, interest, or estate. Nothing 13 contained in this section shall be construed in a manner as to 14 infringe upon or prejudice in any way the rights of a holder of 15 record having a security interest that has vested prior to the 16 effective date of this chapter. 17 -11 Report to legislature. (a) The authority shall 18 submit a written report annually to the legislature, no later 19 than ten days prior to the convening of each regular session. 20 The report shall include an update on the status of all administrative rules, including rules on the management,

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1 stewardship, and protection of Mauna Kea lands and cultural 2 resources; an update on the preparation, update, amendment, and 3 implementation of a comprehensive management plan; and a 4 description of all land dispositions made in the preceding year, 5 including leases, licenses, concessions, and permits, the 6 persons to whom made, the size of each disposition, the purpose for which made, the land classification of each, the tax map key 7 8 number, the per unit price paid or set, and whether the 9 disposition was by auction, drawing, or negotiation. When land 10 originally leased by the authority is, in turn, subleased by the 11 authority's lessee or sublessee, the report shall include, in 12 addition to the foregoing information, the reason for the 13 approval of the sublease by the authority and the estimated net 14 economic result accruing to the State, lessee, and sublessee. 15 Whenever in this chapter any lease, easement, license, 16 executive order, quitclaim, or other disposition is made subject 17 to disapproval of the legislature, a written report thereof 18 containing the information required in subsection (a) shall be 19 submitted to the legislature in the session next following the 20 date of the disposition, provided the report shall be submitted 21 no later than ten days prior to the convening of the session.

1 -12 Policy. Unless otherwise specifically authorized 2 in this chapter or by subsequent legislative acts, all 3 dispositions shall be by lease only, disposed of by public 4 auction in accordance with the procedure set forth in sections 5 -5 and -7. 6 S -13 Planning; generally. Prior to any notice of 7 intended disposition, the authority shall: 8 (1)Classify the land according to its use or uses as 9 provided in this chapter; 10 (2) Determine the specific use or uses for which the disposition is intended; 11 Parcel land into units of minimum size areas related 12 (3) 13 to the intended specific use or uses and sufficient 14 for an economic operation, hereinafter called an 15 "economic unit"; 16 (4)Determine the requirements for the construction of any 17 building or other improvements, which are necessary or 18 desirable to encourage the highest use of the land; 19 Determine the lease rental, based upon the fair market (5) 20 value of the land employed to the specific use or uses 21 for which the disposition is being made, with due

1		consideration for all of the terms and conditions of
2		the disposition;
3	(6)	Determine the necessary conditions of disposition that
4		will discourage speculation;
5	(7)	In the case of leases, determine the minimum tenure
6		necessary to support the intended use or uses and the
7		necessity for periodic rent openings in long-term
8		leases to assure the State a fair return;
9	(8)	Prepare the proposed documents and make them available
10		for public inspection; and
11	(9)	Determine, two years before the expiration of the term
12		of any lease, whether the premises are to be demised
13		for the same use or uses under a new lease or whether
14		all or any part thereof is to be reserved for other
15		use or uses and then promptly notify the lessee of the
16		determination.
17	§ ·	-14 Lease provisions; generally. Every lease issued
18	by the au	thority shall contain:
19	(1)	The specific use or uses to which the land is to be
20		employed;

T	(2)	The improvements required, provided that a minimum
2		reasonable time be allowed for the completion of the
3		improvements;
4	(3)	Restrictions against alienation as set forth in
5		section -15;
6	(4)	The rent, as established by the authority or at public
7		auction, which shall be payable not more than one year
8		in advance, in monthly, quarterly, semiannual, or
9		annual payments;
10	(5)	Where applicable, adequate protection of forests,
11		watershed areas, game management areas, wildlife
12		sanctuaries, and public hunting areas, reservation of
13		rights-of-way and access to other Mauna Kea lands,
14		public hunting areas, game management areas, or public
15		beaches, and prevention of nuisance and waste; and
16	(6)	Any other terms and conditions as the authority deems
17		advisable to effectuate the purposes of the state
18		constitution and of this chapter.
19	S	-15 Lease restrictions; generally. (a) Except as
20	otherwise	provided, the following restrictions shall apply to
21	-11 1-2	

(2) No lease shall be for a longer term than sixty-five years; (3) No lease shall be made for any land under a lease that has more than two years to run; (4) No lease shall be made to any person who is in arrears in the payment of taxes, rents, or other obligations owing the State or any county; (5) No lease shall be transferable or assignable, except	1	(1)	Options for renewal of terms are prohibited;
(3) No lease shall be made for any land under a lease that has more than two years to run; (4) No lease shall be made to any person who is in arrears in the payment of taxes, rents, or other obligations owing the State or any county;	2	(2)	No lease shall be for a longer term than sixty-five
has more than two years to run; (4) No lease shall be made to any person who is in arrears in the payment of taxes, rents, or other obligations owing the State or any county;	3		years;
6 (4) No lease shall be made to any person who is in arrears 7 in the payment of taxes, rents, or other obligations 8 owing the State or any county;	4	(3)	No lease shall be made for any land under a lease that
in the payment of taxes, rents, or other obligations owing the State or any county;	5		has more than two years to run;
8 owing the State or any county;	6	(4)	No lease shall be made to any person who is in arrears
	7		in the payment of taxes, rents, or other obligations
9 (5) No lease shall be transferable or assignable, except	8		owing the State or any county;
	9	(5)	No lease shall be transferable or assignable, except

10 by devise, bequest, or intestate succession; provided that with the approval of the authority, the 11 assignment and transfer of a lease or unit thereof may 12 13 be made in accordance with current industry standards, as determined by the authority; provided further that 14 prior to the approval of any assignment of lease, the 15 authority shall have the right to review and approve 16 17 the consideration to be paid by the assignee and may condition its consent to the assignment of the lease 18 on payment by the lessee of a premium based on the 19 amount by which the consideration for the assignment, 20 whether by cash, credit, or otherwise, exceeds the 21

S.B. NO. 3090 S.D. 2

depreciated cost of improvements and trade fixtures

being transferred to the assignee; provided further

that with respect to state agricultural leases, in the

event of foreclosure or sale, the premium, if any,

shall be assessed only after the encumbrances of

record and any other advances made by the holder of a

security interest are paid;

(6) The lessee shall not sublet the whole or any part of the demised premises except with the approval of the authority; provided that prior to the approval, the authority shall have the right to review and approve the rent to be charged to the sublessee; provided further that in the case where the lessee is required to pay rent based on a percentage of its gross receipts, the receipts of the sublessee shall be included as part of the lessee's gross receipts; provided further that the authority shall have the right to review and, if necessary, revise the rent of the demised premises based upon the rental rate charged to the sublessee including the percentage

1		rent, if applicable, and provided that the rent may
2		not be revised downward;
3	(7)	The lease shall be for a specific use or uses and
4		shall not include waste lands, unless it is
5		impractical to provide otherwise; and
6	(8)	Mineral and metallic rights and surface and ground
7		water shall be reserved to the State.
8	(b)	The authority, from time to time, may:
9	(1)	Modify or eliminate any of the restrictions specified
10		in subsection (a);
11	(2)	Extend or modify the fixed rental period of the lease;
12		provided that the aggregate of the initial term and
13		any extension granted shall not exceed sixty-five
14		years; or
15	(3)	Extend the term of the lease,
16	to the ex	tent necessary to qualify the lease for mortgage
17	lending o	r guaranty purposes with any federal mortgage lending
18	agency; t	o qualify the lessee for any state or private lending
19	instituti	on loan, private loan guaranteed by the State, or any
20	loan in w	hich the State and any private lender participates; or
21	to amorti	ze the cost of substantial improvements to the demised

1	bremises	that are paid for by the ressee without institutional
2	financing	, the extension being based on the economic life of the
3	improveme	nts as determined by the authority or an independent
4	appraiser	; provided that the approval of any extension shall be
5	subject to	the following:
6	(1)	The demised premises have been used substantially for
7		the purpose for which they were originally leased;
8	(2)	The aggregate of the initial term and any extension
9		granted shall not be for more than sixty-five years;
10	(3)	If a reopening occurs, the rental for any ensuing
11		period shall be the fair market rental at the time of
12		reopening;
13	(4)	Any federal or private lending institution shall be
14		qualified to do business in the State;
15	(5)	Proceeds of any mortgage or loan shall be used solely
16		for the operations or improvements on the demised
17		premises;
18	(6)	Where improvements are financed by the lessee, the
19		lessee shall submit receipts of expenditures within a
20		time period specified by the authority, otherwise the
21		lease extension shall be canceled; and

1	(/ /	The fulles of the duchoffey, besting forth and
2		additional terms and conditions, which shall ensure
3		and promote the purposes of the demised lands.
4	(c)	The authority, from time to time, during the term of
5	any lease,	may modify or eliminate any of the restrictions
6	specified	in subsection (a), extend or modify the fixed rental
7	period of	the lease, or extend the term of the lease upon a
8	showing of	significant economic hardship directly caused by:
9	(1)	State disaster, pursuant to chapter 209, including
10		seismic or tidal wave, tsunami, hurricane, volcanic
11		eruption, typhoon, earthquake, flood, or severe
12		drought; or
13	(2)	A taking of a portion of the area of the lease by
14		government action by eminent domain, withdrawal, or
15		conservation easement; provided that the portion taker
16		shall not be less than ten per cent of the entire
17		leased area unless otherwise approved by the
18		authority; and provided further that the authority
19		determines that the lessee will not be adequately
20		compensated pursuant to the lease provisions.

1	(d)	The approval of any extension granted pursuant to
2	subsectio	on (c) shall be subject to the following:
3	(1)	The demised premises have been used substantially for
4		the purposes for which they were originally leased;
5	(2)	The aggregate of the initial term and any extension
6		granted shall not be for more than fifty-five years;
7	(3)	The rental shall not be less than the rental for the
8		preceding term;
9	(4)	The rules of the authority, setting forth any
10		additional terms and conditions that shall ensure and
11		promote the purposes of the demised lands; and
12	(5)	The length of the extension shall not exceed a
13		reasonable length of time for the purpose of providing
14		relief and shall in no case exceed five years.
15	S	-16 Reservation of rights to prehistoric and historic
16	remains o	n leased lands. The authority, in leases of lands,
17	shall ret	ain the rights to all prehistoric and historic remains
18	found on	those lands.
19	S	-17 Lands for historic preservation and restoration.
20	(a) Any	law to the contrary notwithstanding, the authority may



- 1 lease lands for use in historic preservation and restoration
- 2 projects:
- 3 (1) Through negotiations; and
- 4 (2) For a price that shall be determined by the authority.
- 5 (b) The authority shall adopt rules pursuant to chapter 91
- 6 to determine what constitutes historic preservation and
- 7 restoration projects for the purposes of this section; provided
- 8 that no definition or criteria established shall conflict with
- 9 any federal, state, or county law.
- (c) All subleases of land disposed of pursuant to this
- 11 section shall be subject to the approval of the authority.
- 12 S -18 Condemnation of leases. Every lease issued by the
- 13 authority shall provide that whenever a portion of the public
- 14 land under lease is condemned for public purposes by the State,
- 15 any county or city and county, or any other governmental agency
- 16 or subdivision, the rental shall be reduced in proportion to the
- 17 value of the portion of the premises condemned and the lessee
- 18 shall be entitled to receive from the condemning authority the
- 19 proportionate value of the lessee's permanent improvements taken
- 20 in the proportion that it bears to the unexpired term of the
- 21 lease. The lessee, in the alternative, may remove and relocate

- 1 the lessee's improvements to the remainder of the lands occupied
- 2 by the lessee. The foregoing rights of the lessee shall not be
- 3 exclusive of any other to which the lessee may be entitled by
- 4 law. Where the portion taken renders the remainder unsuitable
- 5 for the uses for which the land was leased, the lessee shall
- 6 have the option to surrender the lessee's lease and be
- 7 discharged for any further liability therefor; provided that the
- 8 lessee may remove the lessee's permanent improvements within a
- 9 reasonable period allowed by the authority.
- 10 § -19 Leases; forfeiture. Upon the violation of any
- 11 condition or term of any lease to be observed or performed by
- 12 the lessee or tenant, the authority, after the notice of default
- 13 as provided in section -9, and subject to the rights of each
- 14 holder of record having a security interest as provided in
- 15 section -10, shall terminate the lease or tenancy and take
- 16 possession of the leased land, without demand or previous entry
- 17 and without legal process, together with all improvements placed
- 18 thereon and shall retain all rent paid in advance as damages for
- 19 the violations.
- 20 § -20 Expired leases; holdover. Upon expiration of the
- 21 lease term, if the leased land is not otherwise disposed of, the

- 1 authority may allow the lessee to continue to hold the land for
- 2 a period not exceeding one year upon the rent, terms, and
- 3 conditions as the authority may prescribe.
- 4 Upon expiration of the one-year extension, if the authority
- 5 has not yet decided upon the re-lease of the land or reservation
- 6 for other purposes, the authority may issue a temporary permit
- 7 to the lessee, subject to the rent and other terms and
- 8 conditions as the authority may prescribe.
- 9 S -21 Lessees within the last ten years of their lease
- 10 terms; requests for interest. (a) Notwithstanding any other
- 11 law to the contrary, and except as otherwise provided in section
- 12 -15(b) and (c), a lessee of public land that is classified as
- 13 conservation lands pursuant to section 205-2, and that is
- 14 subject to the management, administration, or control of the
- 15 authority, during the last ten years of the term of the original
- 16 lease, may submit a written request to the authority to initiate
- 17 a request for interest process as provided in this section.
- 18 (b) Within one hundred eighty days of a lessee's written
- 19 request to initiate a request for interest, the authority shall:
- 20 (1) Appraise the value of the land and any improvements to
- the land that existed as of the date of the written

1		request pursuant to section -8(a) and require the
2		awardee of a new lease executed pursuant to this
3		section to reimburse the authority for the appraisal;
4		and
5	(2)	Publish a request for interest and request for
6		qualifications notice inviting persons to express
7		their interest in leasing the land and their
8		qualifications as potential lessees and describing any
9		improvements to the land that exist as of the date of
10		the written request. The notice shall be given at
11		least once statewide and at least once in the county
12		where the land is located and shall contain:
13		(A) The qualifications required of eligible lessees;
14		(B) A general description of the land, including the
15		address and tax map key, and of any improvements
16		to the land that existed as of the date of the
17		written request;
18		(C) That the land to be leased is classified as
19		conservation lands pursuant to section 205-2;

I	(D)	The appraised value of the land and of any
2		improvements to the land that existed as of the
3		date of the written request;
4	(E)	The closing date and manner by which a person
5		shall indicate interest and submit a statement of
6		qualifications; and
7	(F)	Notice that a business plan is a prerequisite to
8		participate at time of auction or direct
9		negotiation, if applicable, and shall be made a
10		term of the lease.
11	(c) With	in ninety days after the closing date specified in
12	the notice, th	e authority shall determine if any persons have
13	qualified unde	r the terms of the request for qualifications and
14	shall notify a	ll persons who expressed interest as to whether
15	they qualified	. The authority shall also notify the current
16	lessee as to w	hether any other persons qualified.
17	(d) The	authority shall enter into direct negotiation with
18	the current le	ssee immediately upon notification if no other
19	qualified pers	ons have expressed interest in the property.
20	(e) If t	he land is not leased pursuant to subsection (d)
21	within three v	rears before the termination date of the lease, the

- 1 authority shall dispose of the land by public auction as
- 2 provided in this chapter; provided that the authority has
- 3 determined that at least one person, who:
- 4 (1) Is not the current lessee:
- 5 (2) Has been determined by the authority to be qualified;
- 6 and
- 7 (3) Has submitted a business plan prior to the date of the
- 8 auction,
- 9 has expressed interest in leasing the land and any improvements
- 10 to the land that existed as of the date of the written request
- 11 in subsection (a). The auction upset price shall be the greater
- 12 of the current rent or the fair market rent pursuant to
- 13 section -8(d) based upon the appraised value of the land and
- 14 any improvements to the land that existed as of the date of the
- 15 written request.
- 16 The current lessee may bid on a new lease at the public
- 17 auction. The current lessee's business plan shall be deemed
- 18 acceptable to the authority and the current lessee shall not be
- 19 required to submit a new business plan; provided that the
- 20 current lessee is in compliance with the terms of the existing

1	lease and	has submitted a business plan prior to the date of the
2	auction.	
3	(f)	Lease terms for any new lease executed pursuant to
4	this sect	ion shall be determined by the authority and shall:
5	(1)	Not commence prior to the termination of the current
6		lease;
7	(2)	Establish the rent at no less than the greater of the
8		current rent or the fair market rent pursuant to
9		section -8(d) based upon the appraised value of the
10		land and any improvements to the land that existed as
11		of the date of the written request;
12	(3)	If the lease is awarded after public auction to any
13		person other than the current lessee, include a
14		premium equal to the value of any improvements to the
15		land made after the date of the written request in
16		subsection (a), which shall be paid to the current
17		lessee prior to transfer of the land and improvements
18		to the new lessee; and
19	(4)	Include the previously submitted business plan.
20	(g)	Unless specifically required to do so by the
21	authority	the current lessee shall not be required to remove

1 improvements or restore the land to a vacant condition at	1	improvements	or	restore	the	land	to	a	vacant	condition	at	t]
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- 2 expiration of the lease; provided that, without prejudice to any
- 3 other rights or remedies that the current lessee or State may
- 4 have, this subsection shall not alter any obligation of a
- 5 current lessee to indemnify, defend, and hold the State harmless
- 6 from any claims regarding pollution or contamination of the land
- 7 with potentially hazardous substances.
- 8 (h) This section shall not apply to:
- 9 (1) Any lessee who is in arrears in the payment of taxes,
- 10 rents, or other obligations owing to the State or any
- 11 county or who has had, during the five years preceding
- the anticipated disposition of the applicable land at
- a public auction or direct negotiation, a sale, lease,
- 14 license, permit, or easement covering other Mauna Kea
- lands canceled for failure to satisfy the terms and
- 16 conditions thereof; or
- 17 (2) Any lease that is subject to cancellation for failure
- to satisfy the terms or conditions of a lease,
- 19 license, permit, or easement covering Mauna Kea lands.
- 20 (i) As used in this section, "improvements" means all
- 21 physical improvements constructed, owned, or constructed and

- 1 owned by the lessee during the lease term and shall exclude all
- 2 infrastructure constructed, owned, or constructed and owned by
- 3 third parties, such as water and sewer pipes, electricity and
- 4 telephone lines and cables, or other infrastructure.
- 5 S -22 Lease to eleemosynary organizations. The
- 6 authority may lease, at a nominal consideration, by direct
- 7 negotiation and without recourse to public auction, public lands
- 8 to an eleemosynary organization that has been certified to be
- 9 tax exempt under section 501(c)(1) or 501(c)(3) of the Internal
- 10 Revenue Code of 1986, as amended. The lands shall be used by
- 11 the eleemosynary organizations for the purposes for which their
- 12 charter was issued and for which they were certified by the
- 13 Internal Revenue Service as tax exempt.
- 14 § -23 Land license. The authority may issue land
- 15 licenses affecting Mauna Kea lands for a period not exceeding
- 16 twenty years. No land license shall be disposed of except at
- 17 public auction as provided in this chapter; provided that the
- 18 authority, after publication of notice in accordance with
- 19 section -7, may dispose of a land license by negotiation,
- 20 without recourse to public auction, if it determines that the
- 21 public interest will best be served thereby. The disposition of

- 1 a land license by negotiation shall be upon terms and conditions
- 2 that the authority determines shall best serve the public
- 3 interest.
- 4 § -24 Permits. Notwithstanding any other law to the
- 5 contrary, the authority may issue permits for the temporary
- 6 occupancy of state lands or an interest therein on a month-to-
- 7 month basis by direct negotiation without public auction, under
- 8 conditions and rent that serve the best interests of the State,
- 9 subject to restrictions expressly imposed by the authority. A
- 10 permit on a month-to-month basis may continue for a period not
- 11 to exceed one year from the date of its issuance; provided that
- 12 the authority may allow the permit to continue on a month-to-
- 13 month basis for additional one-year periods.
- 14 § -25 Contract or license for concessions or concession
- 15 space. The authority, subject to chapter 102, may dispose of
- 16 concessions, as defined in chapter 102, and shall enter into
- 17 contracts or issue licenses for those concessions; provided that
- 18 the duration of the contract or license shall be related to the
- 19 investment required, but in no event to exceed fifteen years.
- 20 § -26 Minerals and water rights. Except as provided in
- 21 this section, the right to any mineral or surface or ground

2

12

S.B. NO. 3090 S.D. 2

3	authority may make provisions in the lease, agreement, or sale,
4	for the payment of just compensation to the surface owner for
5	improvements taken as a condition precedent to the exercise by
6	the State of any reserved rights to enter, sever, and remove
7	minerals or to capture, divert, or impound water.
8	§ -27 Disposition by negotiation. A lease of Mauna Kea
9	lands may be disposed of through negotiation upon a finding by
10	the authority that the public interest demands it.
11	After a determination is made to negotiate the disposition

water shall not be included in any lease, agreement, or sale,

this right being reserved to the State; provided that the

13 (1) Give public notice as in public auction, in accordance with the procedure set forth in section -7(a), of 14 15 its intention to lease Mauna Kea lands through 16 negotiation setting forth the minimum conditions 17 thereunder, the use for which the land will be leased. Any person interested in securing the lease shall file **18** an application with the authority not later than 19 20 forty-five days after the first publication of the 21 notice;

of a lease, the authority shall:

1	(2)	Establish reasonable criteria for the selection of the
2		lessee; provided that where the intended use of the
3		land is agriculture, the department of agriculture
4		shall establish the criteria; and
5	(3)	Determine the applicants who meet the criteria for
6		selection set by the authority or the department of
7		agriculture, as the case may be, and notify all
8		applicants of its determination. Any applicant may
9		examine the basis of the determination, which shall be
10		in writing, to ascertain whether or not the conditions
11		and criteria established by the authority or the
12		department of agriculture were followed; provided that
13		if any applicant does not notify the authority of the
14		applicant's objections, and the grounds therefor, in
15		writing, within twenty days of the receipt of the
16		notice, the applicant shall be barred from proceeding
17		to seek legal remedy for any alleged failure of the
18		authority to follow the conditions and criteria.
19	If o	nly one applicant meets the criteria for selection of
20	the lesse	e, the authority, after notice as provided in paragraph
21	(3) may d	ispose of the lease by negotiation.

- 1 If two or more applicants meet the criteria for the
- 2 selection of the lessee, the authority shall select the lessee
- 3 who submits the highest offer contained in a sealed bid
- 4 deposited with the authority.
- 5 S -28 Covenants against discrimination. The authority
- 6 shall provide in every deed, lease, agreement, license, or
- 7 permit that the use and enjoyment of the premises being granted
- 8 shall not be in support of any policy that discriminates against
- 9 anyone based upon race, creed, color, national origin, sex, or a
- 10 physical disability. The authority shall not dispose of any
- 11 Mauna Kea lands to any person who practices discrimination based
- 12 upon race, creed, color, national origin, sex, or a physical
- disability. As used in this section, "physical disability"
- 14 means a physical impairment that substantially limits one or
- 15 more of a person's major life activities.
- 16 § -29 Disposition to governments, governmental agencies,
- 17 and public utilities. (a) Notwithstanding any limitations to
- 18 the contrary, the authority, without public auction, may:
- 19 (1) Lease Mauna Kea lands to governments, agencies, and
- public utilities for terms up to, but not in excess

1		of, sixty-five years at rental and other terms and
2		conditions as the authority may determine;
3	(2)	Grant licenses and easements to governments, agencies
4		and public utilities on terms and conditions as the
5		authority may determine for road, pipeline, utility,
6		communication cable, and other rights-of-way;
7	(3)	Execute quitclaim deeds to governments and agencies,
8		with or without consideration, releasing any claim to
9		the property involved made upon disputed legal or
10		equitable grounds, whenever the authority in its
11		discretion deems it beneficial to the State; and
12	(4)	Waive or modify building and other requirements and
13		conditions contained in deeds, sales agreements, or
14		leases held by governments and agencies whenever the
15		waiver or modification is beneficial to the State.
16	(b)	In any disposition to public utilities under this
17	section:	
18	(1)	The lease rental shall be no less than the value
19		determined in accordance with section -8(b);
20		provided that the lease rental may be on a nominal

1		basis if the authority finds that an easement is
2		required in connection with a government project;
3	(2)	Disposition shall not be made to any public utility is
4		the utility has suitable lands of its own; and
5	(3)	The disposition to public utilities shall be subject
6		to disapproval by the legislature by two-thirds vote
7		of either the senate or the house of representatives
8		or by majority vote of both, in any regular or special
9		session next following the date of the disposition.
10	(c)	For the purposes of this section, "public utility"
11	shall hav	e the same meaning as in section 269-1.
12	S	-30 Telescopes; leases; impacts. In addition to any
13	other req	uirements under this chapter and other applicable law,
14	and notwi	thstanding the eleemosynary, governmental, or public
15	utility n	atures of any lessee, the authority shall take into
16	account,	in issuing any lease pertaining to telescopes on Mauna
17	Kea lands	, the value of land use, telescope viewing time, and
18	impacts t	o natural and cultural resources and traditional and
19	customary	cultural practices, including the costs of preventing

and remediating any anticipated and potential unanticipated

impacts to land, natural and cultural resources, and cultural

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- 1 sites that may result both directly and indirectly from those
- 2 land uses as a result of telescope-related activities.
- 3 § -31 Telescopes; limitations. No more than thirteen
- 4 telescopes shall be present on Mauna Kea lands at any time;
- 5 provided that no more than nine telescopes shall be present on
- 6 Mauna Kea lands by January 1, 2028.
- 7 § -32 Footprint; limitations. At no time after December
- 8 31, 2031, shall the total combined footprint of all
- 9 improvements, including buildings, roads, telescopes,
- 10 decommissioned telescope structures, and all infrastructure, on
- 11 Mauna Kea lands exceed the total developed footprint of
- 12 improvements, including buildings, roads, telescopes, and all
- 13 infrastructure present on Mauna Kea as of December 31, 2031.
- 14 § -33 Rules; management, stewardship, and protection of
- 15 cultural resources. The authority shall expedite the
- 16 establishment of rules pursuant to chapter 91 on the management,
- 17 stewardship, and protection of lands and cultural resources, and
- 18 any fees and fee waivers under its jurisdiction; provided that
- 19 the authority shall consult with the office of Hawaiian affairs
- 20 to ensure that any proposed rules shall not affect any right,
- 21 customarily and traditionally exercised for subsistence,

2	Hawaiians who inhabited the Hawaiian Islands prior to 1778,
3	subject to the right of the State to regulate such rights.
4	Rules adopted under this section shall follow existing law,
5	rules, ordinances, and regulations as closely as is consistent
6	with standards to meet minimum requirements of good design,
7	health, safety, and coordinated development; provided that the
8	rules, at a minimum, shall require that:
9	(1) A nominal fee shall be charged for all passenger and
10	commercial vehicles traveling to the Hale Pohaku
11	Visitor Center; and
12	(2) No privately owned vehicles shall travel to the Mauna
13	Kea summit unless they are:
14	(A) Four-wheel-drive vehicles; and
15	(B) Used to provide access for customarily and
16	traditionally exercised practices protected under
17	article XII, section 7, of the Hawaii State
18	Constitution or as otherwise provided by permit
19	or rule;
20	provided that no fee shall be charged for a private
21	vehicle to travel to the Mauna Kea summit for purposes

cultural, and religious purposes, by descendants of native

1	of providing access for customarily and traditionally
2	exercised practices protected under article XII,
3	section 7, of the Hawaii State Constitution.
4	On the effective date of the initial rules adopted pursuant
5	to this section, all rules pertaining to Mauna Kea lands,
6	established by the University of Hawaii, including but not
7	limited to the office of Mauna Kea management, Mauna Kea
8	management authority board, and Kahu Ku Mauna, shall be void.
9	The authority shall coordinate and enter into memoranda of
10	agreement as necessary with other government entities, including
11	the office of Hawaiian affairs, department of Hawaiian home
12	lands, department of land and natural resources, department of
13	transportation, and county of Hawaii with regard to the use and
14	maintenance of the portions of the Mauna Kea summit access road
15	that traverse lands controlled by those entities.
16	§ -34 Project approval authorization. The authority is
17	authorized to approve or disapprove all projects, including but
18	not limited to design review, on all Mauna Kea lands; provided
19	that all land use complies with relevant conservation district
20	rules.

- 1 § -35 Mauna Kea management revolving fund. There is
- 2 established the Mauna Kea management revolving fund into which
- 3 all receipts and revenues of the authority shall be deposited.
- 4 Proceeds from the fund shall be used for administration, capital
- 5 improvement projects, and other purposes pursuant to this
- 6 chapter.
- 7 § -36 Expenditures of revolving funds under the
- 8 authority exempt from appropriation and allotment. Except as to
- 9 administrative expenditures, and except as otherwise provided by
- 10 law, expenditures from any revolving fund administered by the
- 11 authority may be made by the authority, subject to appropriation
- 12 or allotment of the legislature; provided that no expenditure
- 13 shall be made from and no obligation shall be incurred against
- 14 any revolving fund in excess of the amount standing to the
- 15 credit of the fund or for any purpose for which the fund may not
- 16 lawfully be expended. Nothing in sections 37-31 to 37-41 shall
- 17 require the proceeds of any revolving fund administered by the
- 18 authority to be reappropriated annually.
- 19 § -37 Transfer and renegotiation of leases, subleases,
- 20 easements, permits, and licenses. All leases, subleases,
- 21 easements, permits, and licenses executed by the University of

- 1 Hawaii or department of land and natural resources, and
- 2 pertaining to Mauna Kea, shall be transferred to the authority
- 3 and shall be subject to renegotiation upon mutual agreement of
- 4 the parties. The authority shall renegotiate subleases
- 5 pertaining to telescopes on Mauna Kea in accordance with
- 6 section -8 and take into account the value of land use and
- 7 telescope viewing time. In addition, any future leases shall
- 8 include, at a minimum, a stewardship component, community
- 9 benefits package, and conversion of the applicable facility to a
- 10 self-contained, zero-discharge waste system.
- 11 § -38 Managed access. The authority shall develop a
- 12 visitor center along the Mauna Kea summit access road that shall
- 13 include, at a minimum, a kiosk entrance to manage access to
- 14 Mauna Kea. All visitors who travel beyond the visitor center
- 15 shall be required to register at the visitor center, pay
- 16 applicable fees there, and receive orientation regarding safety,
- 17 environmental protection, and cultural traditions and
- 18 sensitivities. Except as provided under section -33 or this
- 19 section, all visitors who travel to the summit shall be required
- 20 to use a shuttle service established by the authority. The
- 21 authority shall establish a policy that allows reasonable access

- 1 without an entrance fee to visitors seeking to exercise Native
- 2 Hawaiian traditional and customary practices protected under
- 3 article XII, section 7, of the Hawaii State Constitution.
- 4 § -39 Mauna Kea management authority; police powers.
- 5 (a) The authority shall have police powers with respect to
- 6 Mauna Kea lands and may appoint and commission enforcement
- 7 officers, who shall be known as rangers. Persons appointed and
- 8 commissioned under this section shall have and may exercise all
- 9 of the powers and authority of a police officer, including the
- 10 power of arrest, and may enforce all state laws and rules and
- 11 county ordinances and rules within all Mauna Kea lands; provided
- 12 that those powers shall remain in force and effect only while in
- 13 actual performance of their duties, which shall include off-duty
- 14 employment when that employment is for other state departments
- 15 or agencies.
- 16 (b) An enforcement officer, upon arresting any person, may
- 17 immediately take the person arrested to a police station,
- 18 pursuant to an agreement between the authority and the
- 19 applicable police department, or before a district judge, or
- 20 take the name, address, and the number of the licenses or
- 21 permits, if any, of the person, and note the violation of the

S.B. NO. 3090 S.D. 2

2	citation, printed in the form described in section -41,
3	directing the person to appear and to answer to the charge
4	against the person at a certain place and time within seven days
5	after the arrest. Any person failing to obey a summons issued
6	pursuant to this section shall be subject to section -42.
7	§ -40 Enforcement; rangers; powers; duties. (a)
8	Pursuant to sections $-3(f)(1)$ and -39 , the authority shall
9	establish a unit of rangers who shall enforce laws and rules
10	within Mauna Kea lands.
11	(b) Rangers employed pursuant to this section shall be law
12	enforcement officers who shall:
13	(1) Be responsible for the health, safety, and welfare of
14	visitors to Mauna Kea, including responding to
15	emergencies of a medical or law enforcement nature,
16	enforcement of laws related to crimes against property
17	rights under parts II and III of chapter 708, the
18	protection of natural resources, and the enforcement
19	of other laws and rules as necessary, on Mauna Kea
20	lands;

law or rule by the person, and issue the person a summons or

1	(2)	Investigate complaints, gather evidence, conduct
2		investigations, and conduct field observations and
3		inspections as required or assigned, on Mauna Kea
4		lands;
5	(3)	Cooperate with enforcement authorities of the State,
6		counties, and the federal government in the
7		development of programs and mutual aid agreements for
8		the protection of Mauna Kea lands and the enforcement
9		of applicable laws;
10	(4)	Cooperate with established search and rescue agencies
11		of the State, counties, and the federal government in
12		developing plans and programs and mutual aid
13		agreements for search and rescue activities within the
14		State;
15	(5)	Check and verify all leases, permits, and licenses
16		issued by the authority;
17	(6)	Enforce the laws relating to firearms, ammunition, and
18		dangerous weapons contained in chapter 134, on Mauna
19		Kea lands; and
20	(7)	Carry out other duties and responsibilities as the
21		authority shall direct.

1	(c)	The authority may establish memoranda of agreement
2	with:	
3	(1)	The department of land and natural resources to
4	·	provide assistance from the division of conservation
5		and resources enforcement with law enforcement,
6		applicable training and certification of rangers; and
7	(2)	The county of Hawaii police department to provide
8		assistance with law enforcement and related matters
9		such as access to holding cells and fingerprinting and
10		other processing of persons detained by rangers;
11	provided	that the memoranda may provide for reimbursement by the
12	authority	for applicable expenses.
13	(d)	Rangers may also serve as interpretive officers who
14	provide i	nformation to Mauna Kea visitors.
15	S	-41 Summons or citation. There shall be a form of
16	summons o	r citation for use in citing violators for violations
17	that do n	ot mandate the physical arrest of the violators. The
18	summons c	r citation shall be printed in a form commensurate with
19	the form	of other summons or citation used in modern methods of
20	arrest an	d shall be so designed to include all necessary

information to make it valid and legal within the laws and rules

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- 1 of the State. The form and content of the summons or citation
- 2 shall be adopted or prescribed by the district courts.
- 3 In every case where a summons or citation is issued, the
- 4 original of the same shall be given to the violator; provided
- 5 that the district courts may prescribe the issuance to the
- 6 violator of a carbon copy of the summons or citation and provide
- 7 for the disposition of the original and any other copies. Every
- 8 summons or citation shall be consecutively numbered and each
- 9 carbon copy shall bear the number of its respective original.
- 10 § -42 Failure to obey a summons. (a) Any person who
- 11 fails to appear at the place and within the time specified in
- 12 the summons or citation issued by the officers or their agents
- 13 or subordinates, upon that person's arrest, shall be guilty of a
- 14 petty misdemeanor and, upon conviction, shall be fined not more
- 15 than \$500 or be imprisoned not more than thirty days, or both.
- 16 (b) If any person fails to comply with a summons or
- 17 citation issued, or if any person fails or refuses to deposit
- 18 bail as required and within the time permitted, the officers
- 19 shall cause a complaint to be entered against the person and
- 20 secure the issuance of a warrant for the person's arrest.

- 1 (c) When a complaint of the violation is made to any
- 2 prosecuting officer, the officer who issued the summons or
- 3 citation shall subscribe to it under oath administered by
- 4 another official or officials of the authority whose names have
- 5 been submitted to the prosecuting officer and who have been
- 6 designated by the executive director of the authority to
- 7 administer the same.
- 8 Search and seizure; forfeiture of property. (a)
- 9 Any law enforcement officer or agent of the authority upon whom
- 10 the authority has conferred powers of law enforcement officers,
- 11 shall have the authority to conduct searches on probable cause
- 12 as provided by law and to seize any equipment, article,
- 13 instrument, aircraft, vehicle, vessel, business records, or
- 14 natural resource used or taken in violation of the laws of the
- 15 State, or any rules adopted thereunder. For purposes of this
- 16 section, "natural resource" includes any archaeological
- 17 artifacts, minerals, any aquatic life or wildlife or parts
- 18 thereof, including their eggs, and any land plants or parts
- 19 thereof, including seeds.
- 20 (b) Any equipment, article, instrument, aircraft, vehicle,
- 21 vessel, business records, or natural resource seized is subject

- 1 to forfeiture pursuant to chapter 712A. Unless otherwise
- 2 directed by the environmental court pursuant to chapter 712A,
- 3 any item, other than a natural resource, seized shall be ordered
- 4 forfeited to the State for disposition as determined by the
- 5 authority, or may be destroyed, or may be kept and retained and
- 6 utilized by the authority or any other state agency. If not
- 7 needed or required by the authority or other state agency, the
- 8 forfeited items shall be disposed of as provided by chapter
- 9 712A. Notwithstanding any other law to the contrary, any live
- 10 natural resource seized may be immediately returned to its
- 11 natural environment or suitable habitat or may be disposed of as
- 12 determined by the authority; provided that if the natural
- 13 resource disposed of was unlawfully seized, the authority shall
- 14 be liable to the owner for the fair market value of the items
- 15 disposed of.
- 16 (c) The authority shall compile a list of all equipment,
- 17 articles, instruments, aircraft, vehicles, vessels, or any
- 18 natural resource forfeited as provided in this section and shall
- 19 publish the list in its annual report.
- 20 (d) Notwithstanding any other law to the contrary, the
- 21 authority may sell or take actions to cause the sale of any

perishable natural resource that is seized to prevent the waste 1 of the natural resource and to ensure the economic value of the 2 natural resource; provided that the authority may not sell or 3 cause the sale of any threatened or endangered species or any 4 other species whose sale is prohibited by law. The authority 5 may require the person or persons who took the natural resources 6 to sell the seized natural resources at fair market value. 7 authority may require any person purchasing any seized natural 8 9 resource to deliver the proceeds of the sale to the authority or 10 its authorized representative. Any person who refuses to sell the seized natural resources at fair market value or any person 11 who fails to deliver the proceeds of the sale, as directed by 12 13 the authority, shall be in violation of this subsection and punishable as provided by law. The authority shall deposit and 14 keep the proceeds of the sale in an interest-bearing account 15 until the suspected violation is settled between the person or 16 persons who took the natural resource, consignee or consignees, 17 if any, and the authority. Should a settlement not be reached, 18 the authority shall submit the proceeds of the sale to the 19 environmental court. The proceeds of the sale, after deducting 20 21 any reasonable costs of the sale incurred by the authority,

- 1 shall be subject to any administrative or judicial proceedings
- 2 in the same manner as the seized natural resource would have
- 3 been, including an action in rem for the forfeiture of the
- 4 proceeds. Seizure and sale of a natural resource is without
- 5 prejudice to any other remedy or sanction authorized by law.
- 6 § -44 Fees and surcharges. (a) The authority shall
- 7 establish an annual fee for each visitor to Mauna Kea; provided
- 8 that the fee shall be waived for visitors who access Mauna Kea
- 9 to exercise their customary and traditional practice rights
- 10 under article XII, section 7, of the Hawaii State Constitution;
- 11 provided further that the authority shall establish rules for
- 12 fee waivers, pursuant to section -33.
- (b) The authority shall establish an annual fee for
- 14 commercial tour operators to access Mauna Kea, the total annual
- 15 net revenues of which shall be calculated to approximately equal
- 16 the authority's annual operations and maintenance costs.
- 17 (c) The authority may establish a commercial tour fee
- 18 surcharge, the net revenues of which shall be used for cultural
- 19 and educational programs related to activities on Mauna Kea.

- 1 (d) The University of Hawaii shall not be exempt from any
- 2 fee that is associated with access to Mauna Kea and established
- 3 pursuant to this chapter.
- 4 (e) For the purposes of this section, "net revenues" means
- 5 the revenues realized by the authority after the amount
- 6 collected and owed to the office of Hawaiian affairs pursuant to
- 7 section -45 has been deducted.
- 8 S -45 Revenue to be shared with the office of Hawaiian
- 9 affairs. The authority and the University of Hawaii shall
- 10 transfer to the office of Hawaiian affairs twenty per cent of
- 11 all receipts collected by the authority or university as a
- 12 result of lease rent, fees, penalties, commercial activities,
- 13 technology transfers, monetization of intellectual properties or
- 14 discoveries, and other revenue sources, pertaining to the use of
- 15 Mauna Kea lands; provided that any funds transferred to the
- 16 office of Hawaiian affairs pursuant to this section shall be
- 17 deemed income and proceeds from the use of public land trust
- 18 lands by the authority and university to be expended by the
- 19 office of Hawaiian affairs under section 10-3.

1	s -46 Exemption from taxation. The authority shall not
2	be required to pay assessments levied by any county, nor shall
3	the authority be required to pay state taxes of any kind.
4	§ -47 Assistance by state and county agencies. Any
5	state or county agency may render services upon request of the
6	authority.
7	§ -48 Annual report. No later than twenty days prior to
8	the convening of each regular session, the authority shall
9	submit to the governor and the legislature, a complete and
10	detailed report of its activities, including but not limited to:
11	(1) The status of transfers of title to lands from the
12	department of land and natural resources to the
13	authority pursuant to part II of this Act;
14	(2) The status of all leases and subleases of Mauna Kea
15	lands; and
16	(3) An accounting of all revenue collected and expended by
17	the authority.
18	The report submitted prior to the 2019 session shall
19	include the status of rulemaking pursuant to section -33.

S -49 Court proceedings; preferences; venue. (a) Any

action or proceeding to which the authority, the State, or a

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- 1 county may be a party, in which any question arises as to the
- 2 validity of this chapter or any portion of this chapter, shall
- 3 be brought in the circuit court of the circuit where the case or
- 4 controversy arises, which court is hereby vested with original
- 5 jurisdiction over the action or proceeding. The action or
- 6 proceeding shall be heard and determined in preference to all
- 7 other civil cases pending therein except election cases,
- 8 irrespective of position on the calendar. Upon application of
- 9 counsel to the authority, the same preference shall be granted
- 10 in any action or proceeding questioning the validity of this
- 11 chapter in which the authority may be allowed to intervene.
- 12 (b) Notwithstanding any provision of law to the contrary,
- 13 declaratory relief may be obtained for an action or proceeding
- 14 under this section.
- (c) Any party aggrieved by the decision of the circuit
- 16 court may appeal in accordance with part I of chapter 641 and
- 17 the appeal shall be given priority.
- 18 § -50 Contested cases; conservation district use. (a)
- 19 Notwithstanding any law to the contrary, conservation district
- 20 rules applicability shall maintain contested case opportunities
- 21 in the conversation district use application process.

- 1 (b) Notwithstanding any law to the contrary, any decisions
- 2 by the authority, insofar as they impact constitutional rights,
- 3 including but not limited to Native Hawaiian traditional and
- 4 customary rights and right to a healthful environment, shall
- 5 require the granting of contested case hearings.
- 6 § -51 Issuance of bonds. The director of finance may,
- 7 from time to time, issue general obligation bonds pursuant to
- 8 chapter 39 in amounts authorized by the legislature, for the
- 9 purposes of this chapter.
- 10 § -52 General administrative penalties. (a) Except as
- 11 otherwise provided by law, the authority or its authorized
- 12 representative by proper delegation may set, charge, and collect
- 13 administrative fines or bring legal action to recover
- 14 administrative fees and costs as documented by receipts or
- 15 affidavit, including attorneys' fees and costs; or bring legal
- 16 action to recover administrative fines, fees, and costs,
- 17 including attorneys' fees and costs, or payment for damages
- 18 resulting from a violation of this chapter or any rule adopted
- 19 pursuant to this chapter. The administrative fines shall be as
- 20 follows:
- 21 (1) For a first violation, a fine of not more than \$2,500;

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1	(2)	For a	. seco	nd	viola	ation	ı wi	thin	five	years	of	a	previ	ous
2		viola	tion,	a	fine	of n	ot	more	than	\$5,000);	and	Ē	

- (3) For a third or subsequent violation within five years of the last violation, a fine of not more than \$10,000.
- Any criminal action against a person for any violation 6 of this chapter or any rule adopted pursuant to this chapter 7 8 shall not preclude the State from pursuing civil legal action 9 against that person. Any civil legal action against a person to recover administrative fines and costs for any violation of this 10 chapter or any rule adopted pursuant to this chapter shall not 11 12 preclude the State from pursuing any criminal action against that person. Each day of each violation shall constitute a 13 14 separate offense.
- (b) Any person found guilty of a violation of this chapter
 or any rules adopted thereunder shall be guilty of a petty
 misdemeanor and shall be punished as follows:

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(1)	For a first offense, by a mandatory fine of not less
	than \$500 or imprisonment of not more than thirty days
	or both;
	(1)

- (2) For a second offense within five years of a previous conviction under this section, by a mandatory fine of not less than \$1,000 or imprisonment of not more than thirty days or both; and
- (3) For a third or subsequent offense within five years of two prior convictions under this section, by a mandatory fine of not less than \$2,000 or imprisonment of not more than thirty days or both.
- 12 (c) Any criminal action against a person for any violation under this section shall not preclude the State from pursuing 13 civil legal action to recover administrative fines and costs 14 against the person. Any civil legal action against a person to 15 recover administrative fines and costs for any violation of this 16 chapter or any rules adopted thereunder shall not preclude the 17 State from pursuing any criminal action against that person 18 19 pursuant to this section.

- 1 (d) The authority may maintain an action for an injunction
- 2 to restrain any violation of this chapter and may take any other
- 3 lawful action to prevent or remedy any violation.
- 4 (e) The continuance of a violation after conviction shall
- 5 be deemed a new offense for each day of a violation's
- 6 continuance."
- 7 SECTION 2. Section 171-2, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "§171-2 Definition of public lands. "Public lands" means
- 10 all lands or interest therein in the State classed as government
- 11 or crown lands previous to August 15, 1895, or acquired or
- 12 reserved by the government upon or subsequent to that date by
- 13 purchase, exchange, escheat, or the exercise of the right of
- 14 eminent domain, or in any other manner; including lands accreted
- 15 after May 20, 2003, and not otherwise awarded, submerged lands,
- 16 and lands beneath tidal waters that are suitable for
- 17 reclamation, together with reclaimed lands that have been given
- 18 the status of public lands under this chapter, except:
- 19 (1) Lands designated in section 203 of the Hawaiian Homes
- 20 Commission Act, 1920, as amended;

1	(2)	Lands set aside pursuant to law for the use of the
2		United States;
3	(3)	Lands being used for roads and streets;
4	(4)	Lands to which the United States relinquished the
5		absolute fee and ownership under section 91 of the
6		Hawaiian Organic Act prior to the admission of Hawaii
7		as a state of the United States unless subsequently
8		placed under the control of the board of land and
9		natural resources and given the status of public lands
10		in accordance with the state constitution, the
11		Hawaiian Homes Commission Act, 1920, as amended, or
12		other laws;
13	(5)	Lands to which the University of Hawaii holds title;
14	(6)	Lands to which the Hawaii housing finance and
15		development corporation in its corporate capacity
16		holds title;
17	(7)	Lands to which the Hawaii community development
18		authority in its corporate capacity holds title;
19	(8)	Lands to which the department of agriculture holds
20		title by way of foreclosure, voluntary surrender, or

1		otherwise, to recover moneys loaned or to recover
2		debts otherwise owed the department under chapter 167;
3	(9)	Lands that are set aside by the governor to the Aloha
4		Tower development corporation; lands leased to the
5		Aloha Tower development corporation by any department
6		or agency of the State; or lands to which the Aloha
7		Tower development corporation holds title in its
8		corporate capacity;
9	(10)	Lands that are set aside by the governor to the
10		agribusiness development corporation; lands leased to
11		the agribusiness development corporation by any
12		department or agency of the State; or lands to which
13		the agribusiness development corporation in its
14		corporate capacity holds title; [and]
15	(11)	Lands to which the Hawaii technology development
16		corporation in its corporate capacity holds title; and
17	(12)	Lands to which the Mauna Kea management authority
18		holds title, that the authority controls by lease from
19		any state department or agency, or that are designated
20		by the governor under section 171-11 for management by
21		the authority;

- 1 provided that, except as otherwise limited under federal law and
- 2 except for state land used as an airport as defined in section
- 3 262-1, public lands shall include the air rights over any
- 4 portion of state land upon which a county mass transit project
- 5 is developed after July 11, 2005."
- 6 SECTION 3. Section 199-3, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "§199-3 Conservation and resources enforcement officers,
- 9 duties; other law enforcement officers. (a) The conservation
- 10 and resources enforcement officers, with respect to all state
- 11 lands, including public lands, state parks, forest reserves,
- 12 forests, aquatic life and wildlife areas, Kaho'olawe island
- 13 reserve, Mauna Kea lands as defined in section -2, and any
- 14 other lands and waters within the State, shall:
- 15 (1) Enforce title 12, chapters 6D, 6E, and 6K, and rules
- adopted thereunder;
- 17 (2) Investigate complaints, gather evidence, conduct
- 18 investigations, and conduct field observations and
- inspections as required or assigned;
- 20 (3) Cooperate with enforcement authorities of the State,
- counties, and federal government in development of



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

1		thereon or therein, and beaches encumbered with
2		easements in favor of the public, and the rules
3		regulating vessels and their use in the waters of the
4		State; [and]
5	(9)	Enforce laws and rules under chapter relating to
6		Mauna Kea lands, in cooperation with the Mauna Kea
7		management authority; and
8	[(9)]	(10) Carry out other duties and responsibilities as
9		the board of land and natural resources from time to
10		time may direct.
. 11	(b)	Every state and county officer charged with the
12	enforceme	nt of laws and ordinances shall enforce and assist in
13	the enforcement of title 12, chapters 6E and 6K, and rules	
14	adopted t	hereunder and in the enforcement of chapters 266, [and]
15	267 <u>, and</u>	, and of all rules adopted thereunder."
16	SECT	ION 4. Section 199-4, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	"§19	9-4 Board of land and natural resources, police
19	powers.	(a) The board of land and natural resources shall have
20	police po	wers and may appoint and commission enforcement
21	officers	within the conservation and resources enforcement

- 1 program. Persons appointed and commissioned under this section
- 2 shall have and may exercise all of the powers and authority of a
- 3 police officer, including the power of arrest, and in addition
- 4 to enforcing title 12, chapters 6D, 6E, and 6K, and rules
- 5 adopted thereunder, may enforce all other state laws and rules,
- 6 and county ordinances within all lands and waters of the
- 7 State[+], including Mauna Kea lands as defined in section -2;
- 8 provided that [such] those powers shall remain in force and
- 9 effect only while in actual performance of their duties, which
- 10 shall include off-duty employment when such employment is for
- 11 other state departments or agencies. These enforcement officers
- 12 shall consist of personnel whose primary duty will be the
- 13 enforcement of title 12, chapters 6D, 6E, and 6K, and the rules
- 14 adopted thereunder within the areas under the jurisdiction of
- 15 the department of land and natural resources.
- 16 (b) An enforcement officer, upon arresting any person for
- 17 violation of title 12, chapter 6D, 6E, or 6K, or any other state
- 18 law or county ordinance or rule adopted thereunder, may
- 19 immediately take the person arrested to a police station or
- 20 before a district judge, or take the name, address, and the
- 21 number of the fishing, hunting, or other licenses or permits, if

any, of the person, and note the violation of the law or rule by 1 2 the person, and issue the person a summons or citation, printed in the form described in section 199-5, warning the person to 3 4 appear and to answer to the charge against the person at a certain place and time within seven days after the arrest. Any 5 6 person failing to obey a summons issued pursuant to this section 7 shall be subject to section 199-6." SECTION 5. Chapter 304A, part IV, subpart O, is repealed. 8 9 SECTION 6. Section 304A-2170, Hawaii Revised Statutes, is **10** repealed. ["[\$304A-2170] Mauna Kea lands management special fund. 11 12 (a) There is established the Mauna Kea lands management special fund, into which shall be deposited: 13 (1) Appropriations by the legislature; 14 (2) All net rents from leases, licenses, and permits, 15 including fees and charges for the use of land and 16 17 facilities within the Mauna Kea-lands; (3) All moneys collected for violations of subpart 0 of 18 19 part IV; and (4) Interest earned or accrued on moneys in the special 20 21 fund.

1	(b)	The proceeds of the special fund shall be used for:
2	(1)	Managing the Mauna Kea lands, including maintenance,
3		administrative expenses, salaries and benefits of
4		employees, contractor services, supplies, security,
5		equipment, janitorial services, insurance, utilities,
6		and other operational expenses; and
7	(2)	Enforcing administrative rules adopted relating to the
8		Mauna Kea lands.
9	(c)	No moneys deposited into the Mauna Kea lands
10	managemen	t special fund may be used by the governor or the
11	director	of finance as a justification for reducing any budget
12	request o :	r allotment to the University of Hawaii unless the
13	Universit	y of Hawaii requests the reduction.
14	(d)	The University of Hawaii may establish separate
15	accounts ·	within the special fund for major program activities.
16	(e)	All expenditures from the special fund shall be
17	subject t	o legislative appropriation.
18	(f)	For the purposes of this section, "Mauna Kea lands"
19	shall mea	n the same as defined in section 304A 1901."]
20	SECT	ION 7. All moneys in the Mauna Kea lands management
21	special f	und established pursuant to section 304A-2170, Hawaii

- 1 Revised Statutes, shall be deposited in the Mauna Kea management
- 2 revolving fund established pursuant to section -35, Hawaii
- 3 Revised Statutes, in section 1 of this Act.
- 4 PART II
- 5 SECTION 8. Title to all lands held in trust by the State
- 6 and identified as government lands of Kaohe, Hamakua District,
- 7 Hawaii, tax map keys:
- **8** (1) (3) 4-4-015:09;
- 9 (2) (3) 4-4-015:12; and
- 10 (3) That portion of (3) 4-4-015:01 serving as a road
- easement comprising 70.798 acres,
- 12 are transferred by the department of land and natural resources
- 13 to the Mauna Kea management authority established pursuant to
- 14 section 1 of this Act.
- 15 PART III
- 16 SECTION 9. There is appropriated out of the general
- 17 revenues of the State of Hawaii the sum of \$ or so
- 18 much thereof as may be necessary for fiscal year 2018-2019 for
- 19 start up costs for the Mauna Kea management authority.
- The sum appropriated shall be expended by the Mauna Kea
- 21 management authority for the purposes of this Act.

- 1 SECTION 10. There is appropriated out of the Mauna Kea
- 2 management revolving fund the sum of \$ or so much
- 3 thereof as may be necessary for fiscal year 2018-2019 for the
- 4 purpose of administration, capital improvement projects, and
- 5 other purposes pursuant to this Act.
- 6 The sum appropriated shall be expended by the Mauna Kea
- 7 management authority for the purposes of this Act.
- 8 PART IV
- 9 SECTION 11. Statutory material to be repealed is bracketed
- 10 and stricken. New statutory material is underscored.
- 11 SECTION 12. This Act shall take effect on December 31,
- **12** 2033.

Report Title:

Mauna Kea Management Authority; Established; Appropriation

Description:

Establishes the Mauna Kea Management Authority. Limits the number of telescopes that may be authorized on Mauna Kea. Authorizes the renegotiation of leases, subleases, easements, permits, and licenses pertaining to Mauna Kea. Requires that revenue derived from activities on Mauna Kea be shared with the Office of Hawaiian Affairs. Excludes Mauna Kea lands from the definition of "public lands". Provides for free access to Mauna Kea for traditional cultural purposes. Establishes police powers and provides for enforcement of laws on land under the jurisdiction of the Mauna Kea Management Authority. Appropriates funds. Effective 12/31/2033. (SD2)

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