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H.B. NO. <sup>1973</sup> H.D. 2

### A BILL FOR AN ACT

RELATING TO NON-GENERAL FUNDS.

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

#### PART I

2	SECTION 1. The purpose and intent of this Act is to repeal
3	or reclassify certain non-general funds and accounts of the
4	department of transportation pursuant to the recommendations or
5	commentary by the auditor in auditor's report no. 19-05 and the
6	accompanying summary and to transfer the unencumbered balances
7	to the general fund.
8	PART II
9	SECTION 2. The purpose and intent of this part is to
10	reclassify certain revolving funds of the department of
11	transportation airports division.
12	SECTION 3. The following revolving funds are reclassified
13	as trust accounts:
14	(1) The airport sinking fund for retire term bond
15	revolving fund administratively created in 1969;
16	(2) The airport system debt service reserve account
17	revolving fund administratively created in 1969;

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1	(3)	The airport system interest account revolving fund
2		administratively created in 1969;
3	(4)	The airport system major maintenance, renewal, and
4		replacement account revolving fund administratively
5		created in 1969;
6	(5)	The airport system serial bond principal account
7		revolving fund administratively created in 1969;
8	(6)	The debt service funded coverage revolving fund
9		administratively created in 1994;
10	(7)	The reserve for airline rate mitigation revolving fund
11		administratively created in 1994; and
12	(8)	The reserve for operating and maintenance expenses
13		revolving fund administratively created in 1994.
14		PART III
15	SECT	ION 4. The purpose and intent of this part is to
16	reclassif	y, repeal, or abolish certain non-general funds of the
17	departmen	t of transportation harbors division.
18	SECT	ION 5. The following revolving funds are reclassified
19	as trust	accounts:
20	(1)	The 1997 certificate - harbor interest account
21		revolving fund administratively created in 1997;



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1	` (2)	The 1997 certificate - harbor principal account	
2		revolving fund administratively created in 1997;	
3	(3)	The 7th supplemental certificate 2010A debt service	
4		reserve fund principal revolving fund administratively	Ţ
5		created in 2010; and	
6	(4)	The harbor extraordinary renewal/replacement reserve	
7		account revolving fund administratively created in	
8		1997.	
9	SECT	ION 6. The risk management fire and casualty losses -	
10	harbors t	rust fund administratively created in 2006 is abolished	£
11	and any r	emaining unencumbered balances shall lapse to the	
12	credit of	the general fund.	
13		PART IV	
14	SEC	TION 7. The purpose and intent of this part is to	
15	reclassif	y, repeal, or abolish certain non-general funds of the	
16	departmen	t of transportation highways division.	
17	SECT	ION 8. Section 264-16, Hawaii Revised Statutes, is	
18	amended t	o read as follows:	
19	" [+]	§264-16[ <del>]</del> ] State highway clearing accounts. The	
20	director	of transportation may with the prior approval of the	
21	director	of finance and comptroller establish the state highway	
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payroll clearing account, employee benefits clearing account,
 construction administration clearing <u>trust</u> account, and any
 other necessary clearing account <u>or clearing trust account</u> to
 effectively account for program costs and appropriations.

5 The director of transportation may, from time to time, make 6 advances to the clearing accounts <u>or clearing trust accounts</u> 7 from the state highway fund or from any moneys appropriated or 8 otherwise made available to the department. The advances shall 9 be in such amounts as may be required to meet the obligations of 10 the department which are authorized by the legislature.

As soon as practicable after an expenditure from a clearing account [7] or clearing trust account, a determination shall be made of the proper fund or appropriation to which the expenditure should be charged. The fund or account from which funds are advanced shall thereupon be reimbursed out of the proper fund or appropriation."

17 SECTION 9. Section 264-19, Hawaii Revised Statutes, is18 repealed.

19 ["[§264-19] Transportation improvement special fund. (a)
 20 There is created within the state treasury the transportation
 21 improvement special fund to fund qualified transportation



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1	<del>projects</del>	and-to	<del>p receive reimbursements from private developers</del>
2	<del>who have</del>	been i	advanced public funds to fulfill the conditions of
3	land use	devel	opment relating to transportation.
4	The-	direc	tor may expend from the special fund such sums as
5	are neces	<del>sary </del>	to advance transportation projects, including
6	administr	<del>ative</del>	expenses, to the extent permissible:
7	<del>(1)</del>	<del>When</del>	-such projects:
8		<del>(A)</del>	Have been identified in or are consistent with
9			the statewide transportation plan adopted
10			pursuant to chapter 279A; and
11		<del>(B)</del>	Satisfy all applicable federal and state
12			eligibility requirements; or
13	<del>(2)</del>	When	the director determines that funds previously
14		auth	orized for the aforementioned projects are
15		inad	equate or any delay in the completion of such
16		<del>proj</del>	ects would unnecessarily increase their cost or
17		inte	nsify undesirable transportation conditions.
18	-(b)	Expe	nditures from the special fund shall be made on
19	vouchers-	<del>appro</del>	ved by the director or such other officer as may
20	<del>be design</del>	ated	by the director.



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1	(c) There shall be credited to the special fund all
2	reimbursements and any interest earned or penalty accrued on
3	late payments thereon received from developers who have been
4	advanced public funds to fulfill the conditions of land use
5	development relating to transportation or other transportation
6	requirements imposed upon such developers.
7	(d) Expenditures from the special fund may not be made by
8	the director without appropriation by the legislature. No
9	expenditure shall be made from, and no obligation shall be
10	incurred against, the special fund in excess of the amount
11	standing to the credit of the special fund or for any purpose
12	for which moneys from the special fund may not lawfully be
13	expended.
14	(e) The department of transportation shall prepare and
15	submit-an annual report to the legislature on the use of the
16	transportation improvement special fund which shall include, but
17	not be limited to:
18	(1) The [special] fund balance and the expenses made from
19	the [special] fund for the immediately preceding
20	fiscal year; and



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1	(2) Proposed appropriations from the [special] fund for
2	the next fiscal year.
3	This report shall be submitted to the legislature no later
4	than twenty days prior to the convening of each legislative
5	session.
6	(f) The director may adopt rules pursuant to chapter 91
7	necessary to effectuate the purposes of, and to administer, this
8	section.
9	(g) As used in this section:
10	"Director" means the director of transportation.
11	"Special fund" means the transportation improvement special
12	fund."]
13	SECTION 10. The following revolving funds are reclassified
14	as trust accounts:
15	(1) The highway senior interest account revolving fund
16	administratively created in 1994;
17	(2) The highway senior principal account revolving fund
18	administratively created in 1994; and
19	(3) The highways accrued payroll overhead revolving fund
20	administratively created in 1983.



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1	SECTION 11. The special deposits - highways trust account
2	administratively created in 1979 is reclassified as a trust
3	fund.
4	SECTION 12. Any unencumbered balances in the highway
5	senior debt service reserve account revolving fund
6	administratively created in 1994 shall be transferred to the
7	credit of the state highway fund established by section 248-8,
8	Hawaii Revised Statutes.
9	SECTION 13. All unencumbered balances remaining in the
10	transportation improvement special fund repealed by this part
11	shall be transferred to the credit of the state highway fund
12	established by section 248-8, Hawaii Revised Statutes.
13	PART V
14	SECTION 14. Section 291C-3, Hawaii Revised Statutes, is
15	amended by amending subsection (d) to read as follows:
16	"(d) [The director of transportation, through the safe
17	routes to school program coordinator and in consultation with
18	county-safe routes to school program coordinators, shall develop
19	a mechanism to provide funds to county safe routes to school
20	programs from the safe routes to school program special fund
21	established under section 291C-4] The legislature shall
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1	appropriate funds from the safe routes to school program special
2	fund to the counties to be used for the implementation of county
3	safe routes to school program projects. <u>No later than twenty</u>
4	days prior to the convening of each regular session, each county
5	shall submit to the legislature an annual report on the status
6	and progress of its county safe routes to school program,
7	including an accounting of all grants provided through the
8	program and a timeline for future grant awards."
9	SECTION 15. Section 291C-4, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[ <del>[</del> ]§291C-4[ <del>]</del> ] Safe routes to school program special fund;
11 12	"[ <del>[</del> ]§291C-4[ <del>]</del> ] Safe routes to school program special fund; establishment. [ <del>(a)</del> ] There is established in the state
12	establishment. [ <del>(a)</del> ] There is established in the state
12 13	<b>establishment.</b> [ <del>(a)</del> ] There is established in the state treasury the safe routes to school program special fund, into
12 13 14	<b>establishment.</b> [ <del>(a)</del> ] There is established in the state treasury the safe routes to school program special fund, into which shall be deposited:
12 13 14 15	<pre>establishment. [-(a)] There is established in the state treasury the safe routes to school program special fund, into which shall be deposited:     (1) Assessments collected for speeding in a school zone,</pre>
12 13 14 15 16	<pre>establishment. [-(a)] There is established in the state treasury the safe routes to school program special fund, into which shall be deposited:    (1) Assessments collected for speeding in a school zone,     pursuant to section 291C-104; and</pre>
12 13 14 15 16 17	<pre>establishment. [-(a)] There is established in the state treasury the safe routes to school program special fund, into which shall be deposited:     (1) Assessments collected for speeding in a school zone,         pursuant to section 291C-104; and     (2) Safe routes to school program surcharges collected in</pre>

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1	(b) The director of transportation shall adopt rules
2	pursuant to chapter 91 to implement this section. The rules
3	shall establish a formula by which the moneys in the fund shall
4	be distributed to each county and provide how the county shall
5	expend the moneys for the purposes under [section]-291C-3 in
6	public school zones.] "
7	PART VI
8	SECTION 16. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 17. This Act shall take effect on July 1, 2050.



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#### Report Title:

DOT; Reclassification of Funds; Repeal of Non-General Funds; Transfer of Balances

#### Description:

Abolishes, repeals, or reclassifies various non-general funds of the department of transportation. Effective 7/1/2050. (HD2)

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

