# A BILL FOR AN ACT

RELATING TO WATER.

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

- 1 SECTION 1. The legislature finds that water should be
- 2 retained in reservoirs for the public's health, safety, and
- 3 welfare by having fresh water available for fire safety
- 4 purposes. It is important that there be water in the former
- 5 plantation reservoirs so that there is quicker access to fresh
- 6 water to control fires, such as the large wildfires that blazed
- 7 on West Maui in 2019. Helicopters can retrieve the fresh water
- 8 in reservoirs more quickly than from the ocean. Also, using
- 9 ocean water to put out fires damages flora and fauna and
- 10 requires the closure of major thoroughfares.
- 11 The legislature further finds that there are a number of
- 12 key reservoirs that are currently not filled with water.
- 13 Examples of those reservoirs include Mahinahina reservoir,
- 14 Kahoma reservoir, Makila reservoir, Olowalu reservoir, and
- 15 Ukumehame reservoir. If key reservoirs have adequate water in
- 16 them, then the fresh reservoir water can be used for fire
- 17 safety.



1	The	purpose	of	this	Act	is	to
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- 2 (1) Specify in the state water code that fire safety use
  3 is a beneficial use of water; and
- 4 (2) Require the board of land and natural resources to
  5 work with the county governments, Hawaii emergency
  6 management agency, and owners to use reservoir water
  7 for fire safety.
- 8 SECTION 2. Section 174C-2, Hawaii Revised Statutes, is 9 amended by amending subsection (c) to read as follows:
- 10 The state water code shall be liberally interpreted to obtain maximum beneficial use of the waters of the State for 11 12 purposes such as domestic uses, aquaculture uses, irrigation and 13 other agricultural uses, power development, [and] commercial and 14 industrial uses [-], and to benefit the public's health, safety, 15 and welfare by maintaining available fresh water for fire safety 16 purposes. However, adequate provision shall be made for the protection of traditional and customary Hawaiian rights, the 17 18 protection and procreation of fish and wildlife, the maintenance 19 of proper ecological balance and scenic beauty, and the 20 preservation and enhancement of waters of the State for

municipal uses, public recreation, public water supply,

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- 1 agriculture, and navigation. Such objectives are declared to be
- 2 in the public interest."
- 3 SECTION 3. Section 179D-6, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§179D-6 General powers and duties of the board of land
- 6 and natural resources. (a) All dams or reservoirs in the State
- 7 shall be under the jurisdiction of the board until the board
- 8 declares which dams or reservoirs are to be removed from its
- 9 jurisdiction.
- 10 (b) The board shall administer the dam and reservoir
- 11 safety program established by this chapter. In carrying out
- 12 this chapter, the board shall cooperate, advise, consult,
- 13 contract, and enter into cooperative agreements with the United
- 14 States government or any of its agencies, other state agencies,
- 15 and the county governments or any of their agencies. In the
- 16 performance of its duties, the board shall:
- 17 (1) Establish by rules adopted under chapter 91, policies,
- 18 requirements, or standards governing the design,
- 19 construction, operation, maintenance, enlargement,
- 20 alteration, repair, removal, and inspection of dams,
- 21 reservoirs, and appurtenant works for the protection

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1	of	life	and	property	from	structural	failure	of	dams
2	and	l rese	ervo	irs;					

- Conduct investigations and collect data, including 3 (2) technological advances made in dam and reservoir 4 safety practices elsewhere, as may be needed for the 5 proper review and study of the various features of the 6 7 design, construction, repair, removal, inspection, operation, maintenance, alteration, and enlargement of 8 9 dams, reservoirs, and appurtenant works. The board may require submittal of reports of investigations 10 11 from all owners:
  - (3) Conduct investigations and require reports from all owners to be made from time to time, including watershed investigations and studies, as may be necessary to keep abreast of developments affecting stream runoff and as required to facilitate its decisions;
    - (4) Be authorized to enter upon such private property of the dam or reservoir as may be necessary in making, at the owner's expense, any investigation or inspection required or authorized by this chapter. The entry

1		shall not constitute a cause of action in favor of th
2		owner of the land, except for damages resulting from
3		wilful acts or negligence by the board or its agents;
4	(5)	Require the owners to apply for, and obtain from the
5		board written approval of plans and specifications on
6		the construction of any new dam or reservoir or the
7		enlargement of any dam or reservoir prior to
8		commencement of any work;
9	(6)	Require the owners to file an application and secure
10		the written approval of the board before commencing
11		the repair, alteration, or removal of a dam or
12		reservoir, including the alteration or removal of a
13		dam or reservoir so that it no longer constitutes a
14		dam or reservoir as defined in this chapter. Repairs
15		shall not be deemed to apply to routine maintenance
16		not affecting the safety of the structure;
17	(7)	Require owners to secure the written approval of the
18		board to impound water;
19	(8)	Require fees to cover a portion of the board's costs
20		in carrying out the administration of dam and
21		reservoir safety;

1	(9)	cooperate with all public and private agencies created
2		for the purpose of enhancing dam and reservoir safety
3		activities and training, assist these organizations
4		and agencies in coordinating the use of their
5		facilities, and participate in the exchange of ideas,
6		knowledge, and data with these organizations and
7		agencies;
8	(10)	Consider dams and reservoirs as important water
9		resources for the State that provide significant
10		benefits to the general public, including irrigation
11		for agriculture and other important uses, and
12		acknowledge the need for dams and reservoirs to be
13		consistently maintained and operated in a safe and
14		feasible manner that sustains their roles as important
15		water resources; provided that public safety concerns
16		are addressed;
17	(11)	Prepare, publish, and issue printed pamphlets,
18		bulletins, or advisories, or conduct training as the
19		board deems necessary for the dissemination of
20		information to the public;

1	(12)	Appoint and remove agents and employees, including
2		hearing officers, specialists, and consultants, as
3		necessary to carry out the purposes of this chapter,
4		who may be engaged by the board without regard to the
5		requirements of chapter 76;
6	(13)	Catalog and maintain an inventory of all regulated
7		dams and reservoirs in the State pursuant to this
8		chapter without regard to chapter 91;
9	(14)	Establish similar or consistent hazard potential
10		classifications in conjunction with other applicable
11		state or federal guidelines for all regulated dams and
12		reservoirs in the State pursuant to this chapter
13		without regard to chapter 91;
14	(15)	Examine and approve or disapprove applications for
15		approval of the construction, enlargement, repair,
16		alteration, or removal of a dam or reservoir and
17		applications for certificates of approval to impound;
18	(16)	Order the suspension, revocation, or both, of any
19		application approval or certificate of approval to
20		impound for any act or failure to comply with this
21		chapter or with any rules or orders adopted pursuant

1		to this chapter, or with any of the conditions
2		contained in or attached to the application approval
3		or certificate of approval to impound;
4	(17)	Issue orders requiring the adoption by an owner of
5		remedial measures necessary for the safety of life or
6		public or private property, or for carrying out this
7		chapter or rules issued under this chapter;
8	(18)	Order the immediate cessation of any act that is
9		started or continued without an application approval
10		or certificate of approval to impound as required by
11		this chapter;
12	(19)	Enter private property and immediately take actions
13		necessary to provide protection to life or property at
14		the owner's expense, including removal of the dam or
15		reservoir. The entry shall not constitute a cause of
16		action in favor of the owner of the land, except for
17		damages resulting from wilful acts or gross negligence
18		by the board or its agents;
19	(20)	Recover from the owner, in the name of the State, the
20		expenses incurred in taking any action required by the

1		owner of the dam or reservoir in the same manner that
2		debts are recoverable by law;
3	(21)	Assess civil penalties for violation of this chapter
4		or any rule or standard adopted or order issued by the
5		board pursuant to this chapter;
6	(22)	Place liens, as needed, on the owner's property, to be
7		collected as delinquent taxes against the lands and
8		property, if the owner neglects to pay any costs,
9		expenses, or penalties chargeable to the owner under
10		this chapter or any rule, order, or condition adopted,
11		issued, or required under this chapter;
12	(23)	With the assistance of the attorney general, institute
13		and prosecute all court actions that may be necessary
14		to obtain the enforcement of any order issued by the
15		board in carrying out this chapter; and
16	(24)	Take any and all other actions as may be necessary to
17		carry out this chapter.
18	<u>(c)</u>	The board shall work with the county governments,
19	<u>Hawaii em</u>	ergency management agency, and owners to use reservoir
20	water for	fire safety."

- 1 SECTION 4. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 5. This Act shall take effect on July 1, 2050.

#### Report Title:

Board of Land and Natural Resources; State Water Code; Water; Reservoirs; Fire Safety

#### Description:

Specifies in the state water code that fire safety use is a beneficial use of water. Requires the board of land and natural resources to work with the county governments, Hawaii emergency management agency, and owners to use reservoir water for fire safety. Effective 7/1/2050. (HD1)

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