# A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	PART I
2	SECTION 1. Section 248-2.7, Hawaii Revised Statutes, is
3	amended to read as follows:
4	"[+]§248-2.7[+] Mass transit special fund; established;
5	distribution of funds. (a) There is established a mass transit
6	special fund to be administered by the department of budget and
7	finance.
8	(b) For the period beginning on January 1, 2018, to
9	December 31, 2030, transient accommodations tax and surcharge on
10	state tax revenues allocated to the mass transit special fund
11	pursuant to sections 237D-2(e) and 248-2.6 shall be deposited
12	into the special fund. All interest earned on the moneys in the
13.	special fund shall be credited to the general fund. The mass
14	transit special fund shall be exempt from the central service
15	expenses deduction under section 36-27 and departmental
16	administrative expenses deduction under section 36-30.

1	(c)	[Upon receiving a certification statement from the	
2	<del>comptroll</del>	er pursuant to section 40-81.5, the The director of	
3	finance s	hall allocate and disburse moneys in the mass transit	
4	special f	und to the director of finance of a county with a	
5	populatio	n greater than five hundred thousand; provided that	
6	[the director of finance shall only disburse those amounts that		
7	are certified in the certification statement for that county for		
8	the purpo	ses specified in section 46 16.8; provided further	
9	that] rev	enues allocated from the special fund shall not be used	
10	for:		
11	(1)	Operating or maintenance costs of the mass transit	
12		project or any purpose not consistent with section 46-	
13		16.8(e); or	
14	(2)	Administrative, operating, marketing, or maintenance	
15		costs, including personnel costs, of a rapid	
16		transportation authority charged with the	
17		responsibility for constructing, operating, or	
18		maintaining the mass transit project[+].	
19	[ <del>provided</del>	further that the total amount of funds that are	
20	<del>available</del>	, allocated, and disbursed by the director of finance	
21	purquant	to this gostion shall not be in expess of the total	

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- 1 amount indicated on the certification statement.] The director
- 2 of finance may allocate and disburse moneys pursuant to this
- 3 section on a monthly basis.
- 4 Any amounts allocated and disbursed pursuant to this
- 5 section shall be subject to the availability of funds deposited
- 6 and on balance in the special fund. The director of finance
- 7 shall not allocate or disburse any amounts from the special fund
- 8 that are in excess of any amounts deposited and on balance in
- 9 the special fund.
- 10 [(d) The director of finance shall post all certification
- 11 statements received from the comptroller pursuant to section 40
- 12 81.5 on the department of budget and finance's website within
- 13 ten working days of payments made pursuant to this section.
- 14 (e) (d) The department of budget and finance shall submit
- 15 an annual report to the legislature not later than twenty days
- 16 prior to the convening of each regular session on the total
- 17 amount of funds allocated pursuant to this section.
- 18  $\left[\frac{f}{f}\right]$  (e) The director of finance may establish rules,
- 19 exempt from chapter 91, for the purposes of this section."
- 20 SECTION 2. Section 23-14, Hawaii Revised Statutes, is
- 21 repealed.

1	["[\$23-14] Rapid transportation authority; annual review.
2	(a) Beginning on September 5, 2017, and ending on December 31,
3	2031, the auditor, on an annual basis, shall conduct a review of
4	any rapid transportation authority in the State charged with the
5	responsibility of constructing, operating, or maintaining a
6	locally preferred alternative for a mass transit project that
7	receives moneys from a surcharge on state tax established
8	pursuant to section 46 16.8, transient accommodations tax
9	revenues pursuant to section 237D 2(e), or both. The annual
10	review shall include a review of documents, including but not
11	limited to invoices, contracts, progress reports, and time
12	schedules, to determine that:
13	(1) Expenditures by the authority comply with the criteria
14	established pursuant to section 46-16.8(e); and
15	(2) The authority follows accounting best practices for
16	substantiating its expenditures.
17	(b) A rapid transportation authority subject to this
18	section and any private company or agency contracted to provide
19	services for the locally preferred alternative for a mass
20	transit project shall cooperate with and assist the auditor as
21	needed in conducting the annual review, including promptly

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providing all records and other information requested by the
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    auditor in the course of the annual review.
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         (c) The auditor shall submit the findings and
    recommendations of the auditor's review to the legislature and
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    the rapid transportation authority no later than twenty days
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    prior to the convening of the immediately following regular
    session."]
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         SECTION 3. Section 40-81.5, Hawaii Revised Statutes, is
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    repealed.
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         ["[$40-81.5] Rapid transportation authority; certification
    statement. (a) Beginning on September 5, 2017, and ending on
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    December 31, 2031, the comptroller, upon the request for payment
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    by the rapid transportation authority, shall verify that the
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    authority's invoices for the capital costs of a locally
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    preferred alternative for a mass transit project comply with
    section 46 16.8(e).
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         (b) The rapid transportation authority subject to this
    section shall provide the comptroller with:
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         (1) The authority's financial plan and related systems for
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              accounting, including a budget for a locally preferred
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              alternative for a mass transit project;
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1	<del>(2)</del>	Expenditures for capital costs for a locally preferred			
2		alternative for a mass transit project;			
3	<del>(3)</del>	Expenditures for personnel costs, lease rent, and any			
4		other costs associated with the authority's management			
5		and operations; and			
6	(4)	Any other information the comptroller may require to			
7		accomplish the purpose of this section.			
8	. <del>(c)</del>	After submission of invoices by the rapid			
9	transport	ation authority for capital costs of a locally			
10	preferred alternative for a mass transit project are verified by				
11	the comptroller as an acceptable use of funds received pursuant				
12	to a surcharge on state tax authorized pursuant to section 46				
13	16.8, the comptroller shall submit a certification statement,				
14	including any appropriate supporting documents, to the				
15	departmen	t of budget and finance for the allocation of funds, if			
16	<del>availabl</del> e	, pursuant to sections 248 2.7 and 248 2.6(d). The			
17	<del>certifica</del>	tion statement shall include, at a minimum, the total			
18	amount contained in the invoices for capital costs that are				
19	verified as an appropriate use of funds pursuant to section 46				
20	<del>16.8(e).</del>				

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(d) The comptroller may establish rules, exempt from
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    chapter 91, for the purposes of this section.
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         (e) For the purposes of this section, "rapid
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    transportation authority" means any entity established by a
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    county in the State for the purpose of constructing, operating,
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    or maintaining a locally preferred alternative for a mass
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    transit project and that receives moneys from a surcharge on
    state tax established pursuant to section 46-16.8, transient
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    accommodations tax revenues pursuant to section 237D 2(e), or
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    both."]
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                                  PART II
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         SECTION 4. Act 1, First Special Session Laws of Hawaii
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    2017, is amended by repealing section 18:
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         ["SECTION 18. Notwithstanding any law, charter provision,
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    or ordinance to the contrary, in any county with a population
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    greater than five hundred thousand, in order to ensure the
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    appropriate use of state authorized funds to finance a locally
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    preferred alternative for a mass transit project, the president
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    of the senate and speaker of the house of representatives shall
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    each appoint two non voting, ex officio members to the board of
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    directors of the county's rapid transportation authority. The
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1	terms for each member appointed pursuant to this section shall
2	be determined by the presiding officer who appointed them.
3	For the purposes of this section, "county rapid
4	transportation authority" means any entity established by a
5	county in the State with a population greater than five hundred
6	thousand for the purpose of constructing, operating, or
7	maintaining a locally preferred alternative for a mass transit
8	project and that receives moneys from a surcharge on state tax
9	established pursuant to section 46-16.8, Hawaii Revised
10	Statutes, transient accommodations tax revenues pursuant to
11	section 237D-2(e), Hawaii Revised Statutes, or both."]
12	PART III
13	SECTION 5. Statutory material to be repealed is bracketed
14	and stricken. New statutory material is underscored.
15	SECTION 6. This Act shall take effect on July 1, 2050.

### Report Title:

Auditor; Rapid Transportation Authority; Annual Review; Certification Statement; Comptroller; Repeal

#### Description:

Repeals the requirement that the auditor conduct an annual review of certain rapid transportation authorities in the State. Repeals the requirements that the comptroller verify the capital costs of a locally preferred alternative for a mass transit project and submit a certification statement to the department of budget and finance for the allocation of funds from the mass transit special fund. Repeals the requirement that the senate president and house speaker each appoint 2 non-voting, exofficio members to the board of directors of certain rapid transportation authorities. Effective 7/1/2050. (SD3)

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