A BILL FOR AN ACT

RELATING TO THE STADIUM DEVELOPMENT DISTRICT.

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

1	PART I
2	SECTION 1. Section 109-1, Hawaii Revised Statutes, is
3	amended by amending subsections (a) and (b) to read as follows:
4	"(a) There shall be within the department of accounting
5	and general services for administrative purposes only, a stadium
6	authority whose responsibility shall be to maintain, operate,
7	and manage the stadium [and facilities attached thereto.]
8	development district. The authority shall consist of [nine]
9	eleven members who shall be appointed by the governor in the
10	manner prescribed by section 26-34.
11	Of the eleven members:
12	(1) One member shall be a resident of one of the following
13	areas:
14	(A) Excluding Ford Island, the area beginning at the
15	intersection of the shoreline and Admiral Clarey
16	(Ford Island) Bridge and running:

1	<u>(i)</u>	Easterly along said bridge to Salt Lake
2		boulevard;
3	<u>(ii)</u>	Southeasterly along said boulevard to
4		Luapele drive;
5	<u>(iii)</u>	Westerly along said drive to Fleet place;
6	<u>(iv)</u>	Westerly along said place to Ulithi street;
7	<u>(v)</u>	Southwesterly along said street to Luapele
8		road;
9	<u>(vi)</u>	Westerly along said road to Ulihi road;
10	(vii)	Westerly along said road to Makalapa drive;
11	(viii)	Southwesterly along said drive to Halawa
12		drive;
13	(ix)	Northwesterly along said drive to Kamehameha
14		highway;
15	<u>(x)</u>	Northerly along said highway to Halawa
16		stream;
17	<u>(xi)</u>	Westerly along said stream to Makalapa
18		drive;
19	(xii)	Southwesterly along said drive to Halawa
20		<u>drive;</u>

1	(xiii)	Northwesterly along said drive to Kamehameha
2		highway;
3	(xiv)	Northerly along said highway to Halawa
4		stream;
5	(xv)	Westerly along said stream to the shoreline;
6		and
7	(xvi)	Northerly along said shoreline to its
8		intersection with Admiral Clarey (Ford
9		<pre>Island) Bridge;</pre>
10	(B) The	area beginning at the intersection of Kaonohi
11	stre	et and H-1 freeway and running:
12	<u>(i)</u>	Southeasterly along said freeway to the
13		Moanalua freeway - Kamehameha highway
14		connector;
15	<u>(ii)</u>	Northwesterly along said highway connector
16		to Kamehameha highway;
17	<u>(iii)</u>	Northwesterly along said highway to Aiea
18		stream;
19	<u>(iv)</u>	Southeasterly along said stream to the
20		Moanalua freeway - Kamehameha highway
21		connector;

1	<u>(v)</u>	Northwesterly along said highway connector
2		to Kamehameha highway;
3	<u>(vi)</u>	Northwesterly along said highway to Aiea
4		stream;
5	(vii)	Southerly along said stream to the
6		shoreline;
7	(viii)	Northwesterly along said shoreline to
8		Kalauao stream;
9	<u>(ix)</u>	Northeasterly along said stream to
10		Kamehameha highway;
11	<u>(x)</u>	Northwesterly along said highway to Kaonohi
12		street; and
13	<u>(xi)</u>	Northeasterly along said street to its
14		intersection with H-1 freeway; or
15	(C) The	area beginning at the intersection of Waimalu
16	stre	am and Koolau ridge and running:
17	<u>(i)</u>	Southeasterly along said ridge to
18		Ewa-Honolulu district boundary;
19	<u>(ii)</u>	Southwesterly along said boundary to Red
20		Hill Naval Reservation boundary;

1	<u>(iii)</u>	Southwesterly along said boundary to Tampa
2		drive;
3	<u>(iv)</u>	Westerly along said drive to the unnamed
4		road;
5	<u>(v)</u>	Northerly along said road to Icarus way;
6	(vi)	Westerly along said way to the unnamed road;
7	(vii)	Southwesterly along said road to Moanalua
8		freeway (H-201);
9	(viii)	Westerly along said freeway to H-1 freeway;
10	(ix)	Northwesterly along said freeway to Kaonohi
11		street;
12	<u>(x)</u>	Southwesterly along said street to Moanalua
13		road;
14	<u>(xi)</u>	Westerly along said road to Kaahumanu
15		street;
16	(xii)	Northerly along said street to Komo Mai
17		drive;
18	(xiii)	Easterly along said drive to Punanani gulch;
19	(xiv)	Northeasterly along said gulch to the
20		powerline;

1		<u>(xv)</u>	Southeasterly along said powerline to
2			Waimalu stream;
3		(xvi)	Northeasterly along said stream to Aiea
4			stream;
5		(xvii)	Easterly along said stream to Waimalu
6			stream; and
7		(xviii)	Southeasterly along said stream to its
8			intersection with Koolau ridge; and
9	(2)	One membe	er shall be from the area beginning at the
10		intersect	ion of H-1 freeway and Moanalua freeway
11		(H-201) a	nd running:
12		(A) Sout	heasterly along said freeway to Aliamanu
13		Mili	tary Reservation southern boundary;
14		(B) West	erly along said boundary to Wanaka street;
15		(C) Sout	hwesterly along said street to Likini street;
16		(D) Nort	hwesterly along said street to Ukana street;
17		(E) Sout	hwesterly along said street to Keaka drive;
18		(F) Nort	hwesterly along said drive to Manuwa drive;
19		(G) Sout	heasterly along said drive to Pakini street;
20		(H) Sout	hwesterly along said street to Keaka drive;
21		(I) Sout	herly along said drive to Puolo drive;

1	(J)	Westerly along said drive to Likini street;
2	<u>(K)</u>	Southerly along said street to Maluna street;
3	<u>(L)</u>	Westerly along said street to Salt Lake
4		boulevard;
5	(M)	Southeasterly along said boulevard to the former
6		street entrance to U.S. Naval Reservation;
7	(N)	Southwesterly along said feature to Reeves loop;
8	<u>(O)</u>	Southwesterly along said loop to Radford drive;
9	(P)	Westerly along said drive to H-1 freeway; and
10	<u>(Q)</u>	Northerly along said freeway to its intersection
11		with Moanalua freeway (H-201).
12	Each member of	the authority shall have been a citizen of the
13	United States	and a resident of the State for at least five
14	years next pre	ceding the member's appointment. The <u>eleven</u>
15	members shall	include the president of the University of Hawaii
16	and the superi	ntendent of education, who shall be ex officio
17	members of the	authority but shall not vote.
18	(b) The	chairperson of the authority shall be elected by
19	the majority o	f the <u>members of the</u> authority. The term of each
20	member shall b	e four years $[-]$; provided that $[-]$:

1	(1) Of the members initially appointed, three members
2	shall serve for four years, three members shall serve
3	for three years, and the remaining three members shall
4	serve for two years[-]; and
5	(2) The terms of the members added by Act , Session
6	Laws of Hawaii 2021, shall commence on July 1, 2021.
7	No person shall be appointed consecutively to more than two
8	terms as a member of the authority. Vacancies shall be filled
9	for the remainder of any unexpired term in the same manner as
10	original appointments."
11	SECTION 2. Section 109-2, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"§109-2 Stadium authority; powers and duties. The powers
14	and duties of the stadium authority shall be as follows:
15	(1) To repair, maintain, and operate[, and manage the
16	stadium and related facilities; stadium facilities
17	and the stadium development district, including:
18	(A) Repairs, maintenance, operations, and demolition
19	of existing stadium facilities;
20	(B) Operations and maintenance of a new stadium; and

1		(C) Contractual payments to developers, contractors,
2		or management contractors engaged by the stadium
3		authority;
4	(2)	To engage in coordination, planning, design, and
5		construction activities, including on-site repairs,
6		within the stadium development district;
7	(3)	To acquire and hold title to real property;
8	[(2)]	(4) To prescribe and collect rents, fees, and charges
9		for the use or enjoyment of the stadium [or any of
10		its], facilities[+] related to the stadium, and real
11		property held by the stadium authority, including
12		entering into leases, contracts, sponsorship and
13		advertising agreements, food and beverage agreements,
14		concession agreements, parking agreements, or other
15		development and use agreements that may apply;
16		provided that leases shall not exceed a term of
17		ninety-nine years;
18	[(3)]	(5) To make and execute contracts and other
19		instruments necessary or convenient to exercise its
20		powers under this chapter and subject to any
21		limitations in this chanter to eversise all nowers

I		necessary, incidental, or convenient to carry out and
2		effectuate the purposes and provisions of this
3		chapter;
4	[(4)]	(6) To adopt, amend, and repeal, in accordance with
5		chapter 91, rules it may deem necessary to effectuate
6		this chapter and in connection with its projects,
7		operations, and facilities;
8	[(5)]	(7) To appoint [a manager and a deputy manager who
9		shall have qualifications as the authority deems
10		necessary and who shall hold their respective offices
11		at the pleasure of the authority. The manager and
12		deputy manager shall be exempt from the requirements
13		of chapters 76 and 89. Effective July 1, 2005, the
14		manager shall be paid a salary not to exceed eighty-
15		seven per cent of the salary of the director of human
16		resources development. Effective July 1, 2005, the
17		deputy manager shall be paid a salary not to exceed
18		eighty-five per cent of the manager's salary. The
19		manager shall have full power to administer the
20		affairs of the stadium and related facilities, subject
21		to the direction and approval of the authority. The

1		manager shall, subject to the approval of the
2		authority, have power to appoint, suspend, and
3		discharge a secretary who shall be exempt from the
4		requirements of chapters 76 and 89, and other
5		employees, subordinates, and assistants as may be
6		necessary for the proper conduct of the business of
7		the authority. Except for persons hired on contract
8		or otherwise as provided in section 109 3 and except
9		for the manager, deputy manager, and secretary, all
10		appointments, suspensions, or discharges shall be made
11		in conformity with the applicable provisions of
12		chapter 76; officers, agents, and employees,
13		prescribe their duties and qualifications, and fix
14		their salaries, without regard to chapters 76 and 89,
15		to manage the stadium, the stadium development
16		district, and its contractors; and
17	[(6)]	(8) To plan, promote, and market the stadium and
18		related facilities."
19	SECT	ION 3. Section 109-7, Hawaii Revised Statutes, is
20	amended b	y amending subsection (a) to read as follows:

- 1 "(a) Any law enforcement officer who has police powers to
- 2 arrest offenders and issue citations, including any police
- 3 officer of the counties, shall have the authority to enforce any
- 4 rule [promulgated] adopted pursuant to section [109-2(4).]
- **5** 109-2(6)."
- 6 SECTION 4. Section 171-2, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "§171-2 Definition of public lands. "Public lands" means
- 9 all lands or interest therein in the State classed as government
- 10 or crown lands previous to August 15, 1895, or acquired or
- 11 reserved by the government upon or subsequent to that date by
- 12 purchase, exchange, escheat, or the exercise of the right of
- 13 eminent domain, or in any other manner; including lands accreted
- 14 after May 20, 2003, and not otherwise awarded, submerged lands,
- 15 and lands beneath tidal waters that are suitable for
- 16 reclamation, together with reclaimed lands that have been given
- 17 the status of public lands under this chapter, except:
- 18 (1) Lands designated in section 203 of the Hawaiian Homes
- 19 Commission Act, 1920, as amended;
- 20 (2) Lands set aside pursuant to law for the use of the
- 21 United States;

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2	(4)	Lands to which the United States relinquished the
3		absolute fee and ownership under section 91 of the
4		Hawaiian Organic Act prior to the admission of Hawaii
5		as a state of the United States unless subsequently
6		placed under the control of the board of land and
7		natural resources and given the status of public lands
8		in accordance with the state constitution, the
9		Hawaiian Homes Commission Act, 1920, as amended, or
10		other laws;
11	(5)	Lands to which the University of Hawaii holds title;
12	(6)	Lands to which the Hawaii housing finance and

(3) Lands being used for roads and streets;

(7) Lands to which the Hawaii community development authority in its corporate capacity holds title;

development corporation in its corporate capacity

17 (8) Lands set aside by the governor to the Hawaii public
18 housing authority or lands to which the Hawaii public
19 housing authority in its corporate capacity holds
20 title;

holds title;

1	(9)	Lands to which the department of agriculture holds
2		title by way of foreclosure, voluntary surrender, or
3		otherwise, to recover moneys loaned or to recover
4		debts otherwise owed the department under chapter 167;
5	(10)	Lands that are set aside by the governor to the Aloha
6		Tower development corporation[+]. lands leased to the
7		Aloha Tower development corporation by any department
8		or agency of the $State[+]_{\underline{\prime}}$ or lands to which the Aloha
9		Tower development corporation holds title in its
10		corporate capacity;
11	(11)	Lands that are set aside by the governor to the
12		agribusiness development corporation[+], lands leased
13		to the agribusiness development corporation by any
14		department or agency of the $State[+]_{\underline{\prime}}$ or lands to
15		which the agribusiness development corporation in its
16		corporate capacity holds title;
17	(12)	Lands to which the Hawaii technology development
18		corporation in its corporate capacity holds title;
19		[and]
20	(13)	Lands to which the department of education holds
21		title: and



- 1 (14) Land to which the stadium authority holds title;
- 2 provided that, except as otherwise limited under federal law and
- 3 except for state land used as an airport as defined in section
- 4 262-1, public lands shall include the air rights over any
- 5 portion of state land upon which a county mass transit project
- 6 is developed after July 11, 2005[-]; provided further that if
- 7 the lands pursuant to paragraph (14) are no longer needed for
- 8 the stadium development district or related purposes, the lands
- 9 shall be returned to the public land trust administered by the
- 10 department."
- 11 SECTION 5. Section 171-64.7, Hawaii Revised Statutes, is
- 12 amended by amending subsection (a) to read as follows:
- "(a) This section applies to all lands or interest therein
- 14 owned or under the control of state departments and agencies
- 15 classed as government or crown lands previous to August 15,
- 16 1895, or acquired or reserved by the government upon or
- 17 subsequent to that date by purchase, exchange, escheat, or the
- 18 exercise of the right of eminent domain, or any other manner,
- 19 including accreted lands not otherwise awarded, submerged lands,
- 20 and lands beneath tidal waters that are suitable for

1	reclamation	on, together with reclaimed lands that have been given
2	the status	s of public lands under this chapter, including:
3	(1)	Land set aside pursuant to law for the use of the
4		United States;
5	(2)	Land to which the United States relinquished the
6		absolute fee and ownership under section 91 of the
7		Organic Act prior to the admission of Hawaii as a
8		state of the United States;
9	(3)	Land to which the University of Hawaii holds title;
10	(4)	Land to which the Hawaii housing finance and
11		development corporation in its corporate capacity
12		holds title;
13	(5)	Land to which the department of agriculture holds
14		title by way of foreclosure, voluntary surrender, or
15		otherwise, to recover moneys loaned or to recover
16		debts otherwise owed the department under chapter 167;
17	(6)	Land that is set aside by the governor to the Aloha
18		Tower development corporation[+] or land to which the
19		Aloha Tower development corporation holds title in its
20		corporate capacity;

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1	(7)	Land that is set aside by the governor to the
2		agribusiness development corporation[+] or land to
3		which the agribusiness development corporation in its
4		corporate capacity holds title;
5	(8)	Land to which the Hawaii technology development
6		corporation in its corporate capacity holds title;
7	(9)	Land to which the department of education holds title
8		[and]
9	(10)	Land to which the Hawaii public housing authority in
10		its corporate capacity holds title[-]; and
11	(11)	Lands to which the stadium authority holds title."
12		PART II
13	SECT	ION 6. Chapter 109, Hawaii Revised Statutes, is
14	amended b	y adding a new section to be appropriately designated
15	and to re	ad as follows:
16	" <u>§10</u>	9- Stadium development special fund; established.
17	(a) Ther	e is established in the state treasury the stadium
18	developme	nt special fund, into which funds collected by the
19	stadium a	uthority shall be deposited, including:
20	(1)	All revenues from the stadium development district,
21		including but not limited to agreements or actions



1		generating revenue related to stadium operations,
2		lease or rental of facilities or land, concessions,
3		food and beverage, parking, sponsorship and
4		advertising, utilities and infrastructure, and
5		development;
6	(2)	All gifts or grants awarded in any form from any
7		public agency or any other source for purposes of the
8		stadium development district;
9	(3)	All proceeds from revenue bonds issued for the purpose
10		of the stadium development district; and
11	(4)	Appropriations made by the legislature to the fund.
12	(b)	Moneys in the stadium development special fund shall
13	be used b	y the stadium authority for the payment of expenses
14	arising f	rom any and all use, operation, repair, maintenance,
15	alteratio	n, improvement, development, or any unforeseen or
16	unplanned	repairs of the stadium development district, including
17	without 1	imitation:
18	(1)	The development, operation, and maintenance of a new
19		stadium;
20	(2)	Food and beverage service and parking service provided
21		at the stadium facility; the sale of souvenirs, logo

1		items, or other items; any future major repair,
2		maintenance, and improvement of the stadium facility
3		as a commercial enterprise or as a world-class
4		facility for athletic events, entertainment, or public
5		events; and marketing the facility pursuant to
6		sections 109-2(4) and 109-2(8); and
7	(3)	Contractual payments to developers or contractors
8		engaged by the stadium authority for the purpose of
9		redeveloping the site and related on- and off-site
10		infrastructure that benefits the stadium district and
11		its development guidance policies.
12	(C)	In establishing or amending fees or charges that
13	generate	receipts for deposit into the stadium development
14	special f	und, the stadium authority shall be exempt from the
15	public no	tice, public hearing, and gubernatorial approval
16	requireme	nts of chapter 91. The fees and charges may be
17	establish	ed at an open meeting subject to the requirements of
18	chapter 9	2. The fees and charges may include rental rates for
19	events, f	acilities, equipment, parking, and services provided to
20	other gov	ernment agencies and to the public."

S.B. NO. 1423 S.D. 2

- 1 SECTION 7. Chapter 206E, Hawaii Revised Statutes, is
- 2 amended by adding a new section to part VI to be appropriately
- 3 designated and to read as follows:
- 4 "S206E- Special facilities powers; use for other
- 5 developments. Notwithstanding section 206E-4.1 or any other law
- 6 to the contrary, the authority may use its powers under this
- 7 part to assist in the development of projects under the control
- 8 of other public agencies."
- 9 SECTION 8. Section 206E-222, Hawaii Revised Statutes, is
- 10 amended by adding a new definition to be appropriately inserted
- 11 and to read as follows:
- ""Authority" or "stadium authority" means the stadium
- 13 authority established pursuant to section 109-1."
- 14 SECTION 9. Section 109-3, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§109-3 Stadium special fund. (a) There is created a
- 17 special fund to be known as the stadium special fund into which
- 18 funds collected by the authority shall be deposited. The
- 19 stadium special fund shall be applied, used, and disposed of for
- 20 the payment of:

1	(1) The expenses of the operation, maintenance, promotion,
2	and management of; and
3	(2) All or a portion of the cost of financing any capital
4	improvement project for;
5	the stadium and related facilities; provided that all services
6	required for the stadium and related facilities shall be
7	performed by persons hired on contract or otherwise, without
8	regard for chapter 76; provided further that the authority shall
9	report to the legislature all receipts and expenditures of the
10	stadium special fund account twenty days prior to the convening
11	of each regular session[\div] until the stadium special fund is
12	closed pursuant to subsection (c).
13	(b) Notwithstanding subsection (a), all moneys collected
14	by the stadium authority after the effective date of Act ,
15	Session Laws of Hawaii 2021, shall be deposited into the stadium
16	development special fund pursuant to section 109
17	(c) The stadium authority may continue to encumber and
18	expend moneys that were deposited into the stadium special fund
19	prior to the effective date of Act , Session Laws of 2021,
20	until the remaining balance of the stadium special fund is

- 1 depleted; provided that when the stadium special fund is
- 2 depleted, the stadium special fund shall be closed."
- 3 SECTION 10. Section 109-8, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$109-8 Lost and found money or property at the stadium.
- 6 All money or property found at the stadium shall be reported or
- 7 delivered by the finder to the stadium lost and found, and when
- 8 so delivered shall be held by the stadium for forty-five days or
- 9 until claimed by some person who establishes title or right of
- 10 custody thereto to the satisfaction of the stadium manager,
- 11 whichever is shorter. In the event of establishment of title or
- 12 right of custody, the money or property shall be delivered to
- 13 the claimant by the manager or the manager's agent. If after
- 14 forty-five days no claimant establishes a right to the money or
- 15 property, the money or property may be claimed by the person who
- 16 delivered it to the stadium lost and found; provided that if the
- 17 person who delivered it to the stadium lost and found fails to
- 18 claim the money or property within thirty days after being
- 19 notified by the manager, the manager shall deposit the money
- 20 into the state treasury to the credit of the stadium development
- 21 special fund or shall dispose of the property by public auction.

- 1 The manager shall give public notice, giving details as to time
- 2 and place of the auction and giving notice to all persons
- 3 interested in claiming the property that unless claims are made
- 4 by persons who can provide satisfactory proof of ownership
- 5 before a specified date, the property will be sold at public
- 6 auction to the highest bidder; provided that if the manager
- 7 considers the highest bid to be insufficient, the manager shall
- 8 have the right to decline the sale to the highest bidder and may
- 9 reoffer the property at a subsequent public auction. On the day
- 10 and at the place specified in the notice, all property for which
- 11 no satisfactory proof of ownership is made shall be sold by
- 12 auction by or under the direction of the manager.
- 13 If any property which is of a perishable nature or which is
- 14 unreasonably expensive to keep or safeguard remains unclaimed at
- 15 the stadium, the manager may sell that property at public
- 16 auction, at a time and after notice that is reasonable under the
- 17 circumstances. If the manager determines that any property
- 18 delivered to the manager pursuant to this section has no
- 19 apparent commercial value, the manager at any time thereafter
- 20 may destroy or otherwise dispose of the property.

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- 1 The manager shall deposit into the stadium development
- 2 special fund all moneys received from the sale, destruction, or
- 3 disposition of any property. No action or proceeding shall be
- 4 brought or maintained against the State or any officer thereof
- 5 on account of such sale, destruction, or disposition. The
- 6 purchaser of property at any sale conducted by the manager
- 7 pursuant to this section shall receive good title to the
- 8 property purchased and shall take possession of the property
- 9 free from any and all claims of the owner, prior owners, and any
- 10 person claiming title.
- 11 For purposes of this section, notice by regular mail to the
- 12 last known address of the person who delivered the money or
- 13 property to the stadium lost and found shall be deemed
- 14 sufficient."
- 15 SECTION 11. Section 206E-223, Hawaii Revised Statutes, is
- 16 amended by amending subsection (a) to read as follows:
- 17 "(a) The stadium development district is established and
- 18 shall be composed of all [land] real property under the
- 19 jurisdiction of the stadium authority established pursuant to
- 20 section 109-1. The stadium authority shall have sole

1	jurisaict	ion over the development of the stadium development
2	district.	n
3	SECT	ION 12. Section 206E-224, Hawaii Revised Statutes, is
4	amended to	o read as follows:
5	"[[]!	§206E-224[] Development guidance policies. The
6	following	shall be the development guidance policies generally
7	governing	the authority's actions in the district:
8	(1)	Development shall be in accordance with [any county]
9		stadium district development plans or transit-oriented
10		development [plan, unless modified by the authority
11		pursuant to paragraph (2); plans adopted by the
12		stadium authority for the development of the district;
13		provided that the plan or plans shall consider any
14		county transit-oriented development plan and allow for
15		public input in the plan's preparation and updates;
16	(2)	[With the approval of the governor, the] The
17		authority, upon the concurrence of a majority of its
18		voting members, may modify and make changes to a
19		transit-oriented development plan with respect to the
20		district to respond to changing conditions; provided
21		that before amending a transit-oriented development

1	plan,	the	authorit	ΞУ ;	shall	conduct	a	public	hea	iring	to
2	inform	the	public	of	the	proposed	ch	nanges	and	recei	ive
3	public	inp	ut;								

- (3) The authority shall seek to promote economic development and employment opportunities by fostering diverse land uses and encouraging private sector investments that use the opportunities presented by the high-capacity transit corridor project consistent with the needs of the public, including mixed_use housing and housing in transit-oriented developments;
- (4) The authority may engage in planning, design, and construction activities within and outside the district; provided that activities outside the district shall relate to infrastructure development, area-wide drainage improvements, roadway realignments and improvements, business and industrial relocation, and other activities the authority deems necessary to carry out development of the district and implement this part. The authority may undertake studies or coordinating activities in conjunction with the county and appropriate state agencies and may address

20	" [+];	§206E-225[+] Stadium development district governance;
19		o read as follows:
18	SECT:	ION 13. Section 206E-225, Hawaii Revised Statutes, is
17		chapter."
16		the district and rules adopted pursuant to this
15		development policies established by this chapter for
14		planned, located, and developed to support the
13	(8)	Public facilities within the district shall be
12		and
11		policies, plans, and programs affecting the district;
10		possible, complement existing county and state
9		district shall be coordinated with and, to the extent
8	(7)	Land use and development activities within the
7		preserved to the extent [feasible;] required by law;
6	(6)	Endangered species of flora and fauna shall be
5		in accordance with chapter 6E;
4		and cultural sites shall be preserved and protected $[+]$
3	(5)	[Hawaiian archaeological, Archaeological, historic,
2		activities;
1		facility systems, industrial relocation, and other



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- 1 206E-3[, for] and 206E-4.1, the stadium authority established
- 2 pursuant to section 109-1 shall have sole jurisdiction regarding
- 3 matters affecting the stadium development district[, the];
- 4 provided that the executive director of the Hawaii community
- 5 development authority shall serve directly under the stadium
- 6 authority for those matters; provided further that the Hawaii
- 7 community development authority and the stadium authority shall
- 8 enter into a memorandum of agreement regarding implementation
- 9 responsibilities of the respective agencies. The executive
- 10 director of the Hawaii community development authority, state
- 11 comptroller, and the stadium authority shall also execute a
- 12 memorandum of agreement with the appropriate state [agencies.]
- 13 agencies, as appropriate."
- 14 PART III
- 15 SECTION 14. Section 36-27, Hawaii Revised Statutes, is
- 16 amended by amending subsection (a) to read as follows:
- "(a) Except as provided in this section, and
- 18 notwithstanding any other law to the contrary, from time to
- 19 time, the director of finance, for the purpose of defraying the
- 20 prorated estimate of central service expenses of government in
- 21 relation to all special funds, except the:



1 (1)Special out-of-school time instructional program fund 2 under section 302A-1310; 3 (2) School cafeteria special funds of the department of 4 education; Special funds of the University of Hawaii; 5 (3) State educational facilities improvement special fund; 6 (4)Convention center enterprise special fund under (5) 8 section 201B-8; 9 Special funds established by section 206E-6; (6) 10 Aloha Tower fund created by section 206J-17; (7) 11 (8) Funds of the employees' retirement system created by section 88-109; 12 Hawaii hurricane relief fund established under chapter 13 (9) 14 431P; Hawaii health systems corporation special funds and 15 (10)16 the subaccounts of its regional system boards; Tourism special fund established under section 17 (11)18 201B-11; Universal service fund established under section 19 (12)20 269-42;

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1
              Emergency and budget reserve fund under section
        (13)
2
              328L-3;
3
              Public schools special fees and charges fund under
        (14)
4
              section 302A-1130;
5
        (15) Sport fish special fund under section 187A-9.5;
6
    [+](16)[+]Neurotrauma special fund under section 321H-4;
7
    [+](17)[+]Glass advance disposal fee established by section
8
              342G-82;
9
    [+](18)[+]Center for nursing special fund under section
10
              304A-2163;
11
    [+](19)[+]Passenger facility charge special fund established by
12
              section 261-5.5;
13
    [+](20)[+]Solicitation of funds for charitable purposes special
14
              fund established by section 467B-15;
15
    [+](21)[+]Land conservation fund established by section 173A-5;
16
    [+](22)[+]Court interpreting services revolving fund under
17
              section 607-1.5;
18
    [+](23)[+]Trauma system special fund under section 321-22.5;
19
    [+](24)[+]Hawaii cancer research special fund;
    [+](25)[+]Community health centers special fund;
20
21
    [+](26)[+]Emergency medical services special fund;
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1
    [+](27)[+]Rental motor vehicle customer facility charge special
2
              fund established under section 261-5.6;
3
    [+](28)[+]Shared services technology special fund under section
4
              27-43;
5
    [+](29)[+]Automated victim information and notification system
6
              special fund established under section 353-136;
7
    [+](30)[+]Deposit beverage container deposit special fund under
8
              section 342G-104;
9
    [+](31)[+]Hospital sustainability program special fund under
10
              [f]section 346G-4[f];
11
    [+](32)[+]Nursing facility sustainability program special fund
12
              under [+] section 346F-4[+];
13
    [+](33)[+]Hawaii 3R's school improvement fund under section
14
              302A-1502.4;
15
    [f](34)[f]After-school plus program revolving fund under section
16
              302A-1149.5; [and]
17
    [+](35)[+]Civil monetary penalty special fund under section
18
              321-30.2[-]; and
19
        (36)
              Stadium development special fund under section
20
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- 1 shall deduct five per cent of all receipts of all other special
- 2 funds, which deduction shall be transferred to the general fund
- 3 of the State and become general realizations of the State. All
- 4 officers of the State and other persons having power to allocate
- 5 or disburse any special funds shall cooperate with the director
- 6 in effecting these transfers. To determine the proper revenue
- 7 base upon which the central service assessment is to be
- 8 calculated, the director shall adopt rules pursuant to chapter
- 9 91 for the purpose of suspending or limiting the application of
- 10 the central service assessment of any fund. No later than
- 11 twenty days prior to the convening of each regular session of
- 12 the legislature, the director shall report all central service
- 13 assessments made during the preceding fiscal year."
- 14 SECTION 15. Section 36-30, Hawaii Revised Statutes, is
- 15 amended by amending subsection (a) to read as follows:
- 16 "(a) Each special fund, except the:
- 17 (1) Special out-of-school time instructional program fund
- 18 under section 302A-1310;
- 19 (2) School cafeteria special funds of the department of
- 20 education;
- 21 (3) Special funds of the University of Hawaii;

1 (4)State educational facilities improvement special fund; 2 Special funds established by section 206E-6; (5) 3 (6) Aloha Tower fund created by section 206J-17; Funds of the employees' retirement system created by 4 (7) section 88-109; 5 6 (8) Hawaii hurricane relief fund established under chapter 7 431P; 8 (9) Convention center enterprise special fund established 9 under section 201B-8; 10 (10)Hawaii health systems corporation special funds and 11 the subaccounts of its regional system boards; 12 (11)Tourism special fund established under section 13 201B-11; 14 (12)Universal service fund established under section 15 269-42; 16 (13)Emergency and budget reserve fund under section 17 328L-3; 18 (14)Public schools special fees and charges fund under 19 section 302A-1130; 20 (15) Sport fish special fund under section 187A-9.5; 21 [+](16)[+]Neurotrauma special fund under section 321H-4;

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1
    [+](17)[+]Center for nursing special fund under section
2
              304A-2163;
3
    [+](18)[+]Passenger facility charge special fund established by
4
              section 261-5.5;
5
    [+](19)[+]Court interpreting services revolving fund under
6
              section 607-1.5;
7
    [+](20)[+]Trauma system special fund under section 321-22.5;
8
    [+](21)[+]Hawaii cancer research special fund;
9
    [+](22)[+]Community health centers special fund;
10
    [+](23)[+] Emergency medical services special fund;
11
    [+](24)[+]Rental motor vehicle customer facility charge special
12
              fund established under section 261-5.6;
13
    [+](25)[+]Shared services technology special fund under section
14
              27-43;
15
    [+](26)[+]Nursing facility sustainability program special fund
16
              established pursuant to [+]section 346F-4[+];
17
    [+](27)[+]Automated victim information and notification system
18
              special fund established under section 353-136;
19
    [+](28)[+]Hospital sustainability program special fund under
20
              [f]section 346G-4[f]; [and]
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1	[+](29)[+]	Civil monetary penalty special fund under section
2		321-30.2[-]; and
3	(30)	Stadium development special fund under section 109- ,
4	shall be r	esponsible for its pro rata share of the
5	administra	tive expenses incurred by the department responsible
6	for the op	erations supported by the special fund concerned."
7		PART IV
8	SECTI	ON 16. Section 84-17, Hawaii Revised Statutes, is
9	amended by	amending subsection (d) to read as follows:
10	" (d)	The financial disclosure statements of the following
11	persons sh	all be public records and available for inspection and
12	duplicatio	n:
13	(1)	The governor, the lieutenant governor, the members of
14		the legislature, candidates for and delegates to the
15		constitutional convention, the trustees of the office
16		of Hawaiian affairs, and candidates for state elective
17		offices;
18	(2)	The directors of the state departments and their
19		deputies, regardless of the titles by which the
20		foregoing persons are designated; provided that with
21		respect to the department of the attorney general, the

1		foregoing shall apply only to the attorney general and
2		the first deputy attorney general;
3	(3)	The administrative director of the State;
4	(4)	The president, the vice presidents, the assistant vice
5		presidents, the chancellors, members of the board of
6		regents, and the provosts of the University of Hawaii;
7	(5)	The members of the board of education and the
8		superintendent, the deputy superintendent, the state
9		librarian, and the deputy state librarian of the
10		department of education;
11	(6)	The administrative director and the deputy director of
12		the courts;
13	(7)	The administrator and the assistant administrator of
14		the office of Hawaiian affairs; and
15	(8)	The members of the following state boards,
16		commissions, and agencies:
17		(A) The board of directors of the agribusiness
18		development corporation established under section
19		163D-3;
20		(B) The board of agriculture established under
21		section 26-16;

1	(C)	The state ethics commission established under
2		section 84-21;
3	(D)	The Hawaii community development authority
4		established under section 206E-3;
5	(E)	The Hawaiian homes commission established under
6		the Hawaiian Homes Commission Act of 1920, as
7		amended, and section 26-17;
8	(F)	The board of directors of the Hawaii housing
9		finance and development corporation established
10		under section 201H-3;
11	(G)	The board of land and natural resources
12		established under section 171-4;
13	(H)	The state land use commission established under
14		section 205-1;
15	(I)	The legacy land conservation commission
16		established under section 173A-2.4;
17	(J)	The natural area reserves system commission
18		established under section 195-6;
19	(K)	The board of directors of the natural energy
20		laboratory of Hawaii authority established under
21		section 227D-2;

1	(L)	The board of directors of the Hawaii public
2		housing authority established under section
3		356D-3;
4	(M)	The public utilities commission established under
5		section 269-2; [and]
6	(N)	The commission on water resource management
7		established under section 174C-7[+]; and
8	<u>(O)</u>	The stadium authority established under section
9		109-1."
10	PART V	
1	SECTION 17. Act 268, Session Laws of Hawaii 2019, is	
12	amended by adding a new section to read as follows:	
13	"SECTION	7A. The stadium authority, as the designated
14	expending agen	cy for capital improvement projects authorized in
15	this Act, may delegate to other state agencies the	
16	implementation	of projects when it is determined advantageous to
17	do so by both the stadium authority as the original expending	
18	agency and the agency to which expending authority is to be	
19	delegated."	
20	SECTION 1	8. Act 268, Session Laws of Hawaii 2019, is
71	amonded by amo	nding costion 5 to read as follows:



1 "SECTION 5. [The legislature finds and declares that the 2 issuance of revenue bonds under this Act is in the public 3 interest and for the public health, safety, and general welfare. 4 Pursuant to part III, chapter 39, Hawaii Revised Statutes. 5 Accordingly, the Hawaii community development authority, with 6 the approval of the governor, may issue in one or more series 7 revenue bonds in a total amount not to exceed \$180,000,000 for 8 the Hawaii community development authority to implement the 9 stadium development district as provided for in part-10 chapter 206E, Hawaii Revised Statutes. 11 The proceeds of the revenue bonds shall be deposited into 12 the Hawaii community development revolving fund created in 13 section 206E-16, Hawaii Revised Statutes. 14 The revenue bonds authorized under this Act shall be issued 15 pursuant to part III, chapter 39, Hawaii Revised Statutes. The authorization to issue revenue bonds under this Act shall lapse 16 17 on June 30, 2024.] REPEALED." 18 SECTION 19. Act 268, Session Laws of Hawaii 2019, as 19 amended by Act 4, Session Laws of Hawaii 2020, is amended by 20 amending section 6 to read as follows:

1 "SECTION 6. (a) The director of finance is authorized to 2 issue general obligation bonds in the sum of \$170,000,000 or so 3 much thereof as may be necessary and the same sum or so much 4 thereof as may be necessary is appropriated for fiscal year 5 2019-2020 to the [Hawaii community development] stadium 6 authority for the stadium development district; provided that 7 the appropriation made for the capital improvement project 8 authorized by this section shall not lapse at the end of the 9 fiscal year for which the appropriation is made; provided further that all moneys from the appropriation unencumbered as 10 11 of June 30, [2022,] 2024, shall lapse as of that date. 12 The sum appropriated shall be expended by the [Hawaii 13 community development] stadium authority for the purposes of 14 this Act. 15 The director of finance is authorized to issue general obligation bonds in the sum of \$180,000,000 or so much thereof 16 17 as may be necessary and the same sum or so much thereof as may 18 be necessary is appropriated for fiscal year 2021-2022 to the 19 stadium authority for the stadium development district; provided 20 that the appropriation made for the capital improvement project 21 authorized by this section shall not lapse at the end of the

- 1 fiscal year for which the appropriation is made; provided
- 2 further that all moneys from the appropriation unencumbered as
- 3 of June 30, 2024, shall lapse as of that date.
- 4 The sum appropriated shall be expended by the stadium
- 5 authority for the purposes of this Act."
- 6 SECTION 20. Act 268, Session Laws of Hawaii 2019, as
- 7 amended by Act 4, Session Laws of 2020, is amended by amending
- 8 section 7 to read as follows:
- 9 "SECTION 7. The appropriation made for the capital
- 10 improvement project authorized by section 6 of this Act shall
- 11 not lapse at the end of the fiscal biennium for which the
- 12 appropriation is made; provided that all moneys from the
- 13 appropriation unencumbered as of June 30, [2022,] 2024, shall
- 14 lapse as of that date."
- 15 PART VI
- 16 SECTION 21. General obligation bonds appropriated by Act
- 17 268, Session Laws of Hawaii 2019, as amended by Act 4, Session
- 18 Laws of Hawaii 2020, that have been allotted and encumbered
- 19 prior to approval of this Act shall continue to be expended by
- 20 the stadium authority.

- 1 PART VII
- 2 SECTION 22. Statutory material to be repealed is bracketed
- 3 and stricken. New statutory material is underscored.
- 4 SECTION 23. This Act shall take effect upon its approval;
- 5 provided that sections 19 and 20 shall take effect on July 1,
- 6 2021.

Report Title:

HCDA; Stadium Development District; Stadium Authority; Membership; Appropriation

Description:

Establishes the stadium development district special fund. Provides for the sunset of the stadium special fund. Revises the general development guidance policies for the stadium development district and clarifies the respective roles of the stadium authority and Hawaii community development authority in the development of the stadium development district. Broadens the powers and duties of the stadium authority, including authorizing the stadium authority to acquire and hold title to real property. Exempts land to which the stadium authority holds title from the definition of "public lands." Authorizes the stadium authority, with approval from the governor, to delegate to other state agencies implementation of capital improvement projects, under certain conditions. Increases the representation of the stadium authority by adding 2 members to its membership. Authorizes the Hawaii community development authority to use its special facilities powers to assist in the development of projects led by other public agencies. Amends the general obligation bond authorization made by Act 268, SLH 2019. Makes the financial disclosures of members of the stadium authority public records pursuant to section 84-17(d), HRS. (SD2)

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