JAN 2 1 2022

A BILL FOR AN ACT

RELATING TO WAIAKEA PENINSULA REDEVELOPMENT.

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

1	SECT	ION 1. The legislature finds that the rejuvenation of	
2	public la	nds located on the Waiakea peninsula on the island of	
3	Hawaii th	at have become dilapidated, obsolete, or have	
4	deteriorated over time is in the best interest of the public and		
5	constitutes a valid public purpose.		
6	The purpose of this Act is to establish the Waiakea		
7	peninsula on the island of Hawaii as a redevelopment district		
8	and establish:		
9	(1)	Policies for the management of lands in the	
10		redevelopment district;	
11	(2)	A plan for the district, including district-wide	
12		improvements, that is coordinated with state and	
13		county land use and planning policies; and	
14	(3)	Asset and property management concepts that will	
15		optimize income from the properties and evolve in	
16		response to changing principles of property	
17		administration.	



SECTION 2. Chapter 171, Hawaii Revised Statutes, is
 amended by adding a new part to be appropriately designated and
 to read as follows:
 "PART . WAIAKEA PENINSULA PUBLIC LANDS REDEVELOPMENT
 \$171-A Definitions. As used in this part, unless the
 context requires otherwise:
 "Premises" means the property that is being leased or

8 rented in the Waiakea peninsula redevelopment district.

9 "Public facilities" includes streets and highways, storm
10 drainage systems, water systems, street lighting systems, off11 street parking facilities, and sanitary sewerage systems.

12 "Waiakea peninsula redevelopment district" means the area
13 of public lands designated for redevelopment pursuant to section
14 171-B.

15 "Waiakea planning committee" or "committee" means the 16 policy-making committee established for the Waiakea peninsula 17 redevelopment district pursuant to section 171-C.

18 §171-B Waiakea peninsula redevelopment district;
19 boundaries; transfer to the committee. (a) The legislature
20 designates the public lands on the Waiakea peninsula on the
21 island of Hawaii classified as commercial and industrial; hotel,



3

apartment, and motel; or resort use pursuant to section 171-10
 as the Waiakea peninsula redevelopment district.

3 The Waiakea peninsula redevelopment district shall (b) 4 include the area bounded by the shoreline from the intersection 5 of Lihiwai street and Kamehameha avenue; Kamehameha avenue to 6 its intersection with Kalanianaole avenue; Kalanianaole avenue 7 to its intersection with Banyan way; Banyan way from its intersection with Kalanianaole avenue to its intersection with 8 9 Banyan drive; from the intersection of Banyan way and Banyan 10 drive to the shoreline; the shoreline around the Waiakea 11 peninsula, including Mokuola island, to the intersection of 12 Lihiwai street and Kamehameha avenue.

(c) The management of the public lands within the Waiakea peninsula redevelopment district shall be transferred to the Waiakea planning committee; provided that any lessee or permittee within the Waiakea peninsula redevelopment district shall perform in full compliance with the existing lease or permit.

(d) All rules, policies, procedures, guidelines, leases,
contracts, loans, agreements, permits, and other materials and
documents adopted or developed by the department to implement

2022-0724 SB HMSO

applicable state laws shall remain in full force and effect 1 2 until amended or repealed by the committee. §171-C Waiakea planning committee; members; district 3 administrator; repeal. (a) A planning committee for the 4 Waiakea peninsula redevelopment district shall be established 5 within the department for administrative purposes. 6 (b) The committee shall be an executive committee for the 7 Waiakea peninsula redevelopment district and shall consist of 8 nine voting members. The committee shall consist of: 9 10 The chairperson of the board of land and natural (1)11 resources and the director of planning of the county 12 of Hawaii, or their designated representatives, who 13 shall be ex officio, voting members; and 14 (2) Seven members of the public appointed by the governor pursuant to section 26-34; provided that of the 15 members appointed pursuant to this paragraph: 16 17 Two members shall be selected from a list of (A) 18 three names for each nomination submitted by the president of the senate, and two members shall be 19 selected from a list of three names for each 20 21 nomination submitted by the speaker of the house



4

1	of representatives, in collaboration with the			
2	legislators from the county of Hawaii; provided			
3	further that the governor shall select a name no			
4	later than days after receipt of each list;			
5	(B) Three members appointed by the governor pursuant			
6	to section 26-34; provided that:			
7	(i) One member shall represent the business			
8	sector of the county of Hawaii;			
9	(ii) One member shall have experience and			
10	expertise in the area of Hawaiian cultural			
11	practices; and			
12	(iii) One member shall be a resident of the county			
13	of Hawaii;			
14	provided further that the governor shall appoint			
15	these members no later than days after			
16	designation of the redevelopment district; and			
17	(C) The seven members of the public shall be selected			
18	on the basis of their knowledge, experience, and			
19	expertise in one of the following areas:			
20	(i) Management of small or large businesses;			
21	(ii) Economics, banking, investment, or finance;			

2022-0724 SB HMSO

1 (iii) Real estate development; 2 (iv) Marketing; 3 (v) Regenerative tourism practices; 4 (vi) Hawaiian cultural practices; or (vii) Hotel and resort management; 5 6 provided further that of the seven members of the 7 public, three members shall be residents of the county 8 of Hawaii and all members shall be residents of the 9 State. 10 (c) The committee shall elect its chairperson from among 11 its members of the public. 12 The members of the committee shall serve without (d) 13 compensation but shall be reimbursed for reasonable expenses, 14 including travel expenses, incurred in the performance of their 15 duties. This subsection shall not be construed to prohibit the 16 ex officio members of the committee from receiving their 17 salaries and wages for their work as public officials. 18 The committee shall appoint a district administrator, (e) 19 who shall be the chief executive officer for the Waiakea 20 peninsula redevelopment district. The district administrator 21 shall have expertise in engineering, planning, architecture,

2022-0724 SB HMSO

Page 6

real estate, or law. The committee shall set the district
 administrator's duties, responsibilities, holidays, vacations,
 leaves, hours of work, and working conditions. The committee
 shall set the salary of the district administrator, who shall
 serve at the pleasure of the committee and shall be exempt from
 chapter 76.

7 (f) The committee shall be dissolved upon the completion8 of the redevelopment project.

9 §171-D Powers and duties; generally; exemption from
10 administrative supervision of boards and commissions. (a) The
11 committee shall have the following powers and duties:

12 (1) Through its district administrator, appoint staff and
13 employees, prescribe their duties and qualifications,
14 and fix their salaries, without regard to chapter 76;
15 (2) Through its district administrator:

16 (A) Allocate space or spaces that are to be occupied
17 by the committee and appropriate staff; and

- 18 (B) Purchase necessary supplies, equipment, or19 furniture;
- 20 (3) Prepare a redevelopment plan for the Waiakea peninsula
 21 redevelopment district;



S.B. NO. 2033

1	(4)	Notwithstanding any other law to the contrary, lease
2		public lands in the Waiakea peninsula redevelopment
3		district and renew or renegotiate any lease in
4		connection with any project contained in the
5		redevelopment plan for the Waiakea peninsula
6		redevelopment district, on terms and conditions
7		pursuant to section 171-E and consistent with the
8		redevelopment plan;
9	(5)	Prepare or cause to be prepared plans, design
10		criteria, landscaping, and estimates of costs for the
11		construction, rehabilitation, repair, or destruction
12		of any project contained in the redevelopment plan,
13		and from time to time to modify the plans or
14		estimates;
15	(6)	Conduct studies in conjunction with county and state
16		agencies necessary to determine the appropriate
17		activities for redevelopment in the Waiakea peninsula
18		redevelopment district;
19	(7)	Reduce or waive the lease rental on any lease of
20		public land for any project in the Waiakea peninsula
21		redevelopment district that requires substantial

2022-0724 SB HMSO

1		improvements; provided that the duration of the	
2		reduction or waiver shall not exceed one year;	
3	(8)	Make and execute all contracts and instruments	
4		necessary for the exercise of its powers and functions	
5		relating to the Waiakea peninsula redevelopment	
6		district, including engaging the services of	
7		consultants for rendering of professional and	
8		technical assistance and advice;	
9	(9)	Enter into a development agreement with a developer or	
10		developers for any project contained in the	
11		redevelopment plan; provided that the development	
12		agreement shall contain:	
13		(A) A description of the location, area, and size of	
14		the parcel to be developed;	
15		(B) The use or uses to which the parcel shall be put	
16		in conformance with the redevelopment plan and	
17		with applicable state and county laws and	
18		ordinances;	
19		(C) The period of time for the construction and	
20		completion of the redevelopment; and	



1		(D) Other terms and conditions that the committee
2		deems necessary;
3	(10)	Work closely and communicate with the county to
4		coordinate the execution of the Waiakea peninsula
5		redevelopment district's planning, incremental
6		projects, work schedules, public works, and budget;
7	(11)	Sue or be sued;
8	(12)	Adopt a seal and alter the same at its pleasure; and
9	(13)	Do any and all things necessary to carry out its
10		purposes and exercise the powers given and granted in
11		this part.
12	(b)	Notwithstanding any law to the contrary, the committee
13	shall be	exempt from section 26-35(a)(1), (4), (5), and (6).
14	§171	-E District redevelopment plan. (a) The committee
15	shall pre	pare a redevelopment plan for the Waiakea peninsula
16	redevelor	ment district, including district development policies,
	reactor	ment district, including district development policies,
17		ict improvement program, necessary public facilities,
17 18	the distr	
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18	the distr and the d peninsula	ict improvement program, necessary public facilities, evelopment guidelines and rules for the Waiakea



S.B. NO. 2933

1	(b)	In preparing a redevelopment plan for the Waiakea	
2	peninsula	redevelopment district, the following guidelines shall	
3	govern the	e committee's actions:	
4	(1)	Development of a community according to design	
5		policies that promote the appropriate mixture of uses	
6		that respond to the social, economic, and physical	
7		needs of the residents of the county of Hawaii and the	
8		district's businesses; and	
9	(2)	Recognition of the visitor industry as the primary	
10		commercial use of the district and promotion of	
11		development and design concepts that preserve	
12		environmental elements such as view planes, enhance	
13		historical and cultural assets, and are sensitive to	
14		the impact on adjacent residential, commercial,	
15		industrial, and other uses.	
16	(c)	The committee shall prepare a redevelopment plan for	
17	the Waiake	ea peninsula redevelopment district that:	
18	(1)	Establishes, if applicable, areas principally for:	
19		(A) Commercial activities;	

2022-0724 SB HMSO

S.B. NO. 2033

1		(B) Processing, construction, deconstruction,	
2		manufacturing, transportation, wholesaling,	
3		storage, and similar industrial activities;	
4		(C) Resort and hotel activities, including uses that	
5		provide facilities and services for visitors; and	
6		(D) Public facilities and recreational facilities,	
7		with detailed standards for height, bulk, size,	
8		and location of buildings;	
9	(2)	Includes a district-wide improvement program for	
10		necessary district-wide public facilities within the	
11		Waiakea peninsula redevelopment district;	
12	(3)	Includes plans, specifications, and estimates of the	
13		costs for the development, construction,	
14		deconstruction, reconstruction, or improvement of any	
15		project in the Waiakea peninsula redevelopment	
16		district, and from time to time modify the plans,	
17		specifications, or estimates;	
18	(4)	If possible, identifies specific uses for areas in the	
19		Waiakea peninsula redevelopment district and the	
20		required parceling of land into minimum size areas	
21		related to the specific uses;	

2022-0724 SB HMSO

S.B. NO. 2633

1 (5) Determines the lease rental that should be established 2 for the specific uses and the terms and conditions of 3 the leases; 4 (6) Establishes interim development controls to be 5 implemented during the transition to the execution of 6 the provisions of the redevelopment plan, such as 7 recommending the holdover of a lessee pursuant to 8 section 171-40 or issuance of permits pursuant to 9 section 171-55 to existing lessees upon the expiration 10 of their lease terms; and 11 (7) Allows the use of land or any building existing on the 12 date the redevelopment plan is adopted to continue as 13 a nonconforming use; provided that the nonconforming 14 building shall not be replaced, expanded, or changed 15 to another nonconforming use. 16 (d) The district redevelopment plan may provide for the 17 withdrawal or taking for public purposes of public land or 18 portion of public land under a lease. The rental shall be 19 reduced in proportion to the value of the portion of the 20 premises condemned, and the lessee shall be entitled to receive

21 the proportionate value of the permanent improvements legally

2022-0724 SB HMSO

S.B. NO. 2933

1 made to or constructed upon the land by the lessee taken in the 2 proportion that it bears to the unexpired term of the lease. 3 (e) Prior to adoption, the committee shall hold a public 4 hearing on a proposed redevelopment plan for the Waiakea 5 peninsula redevelopment district and shall consider the comments 6 received and incorporate any revisions to the plan that may be 7 necessary.

(f) Beginning years after the date the Waiakea 8 9 peninsula redevelopment district is established, the committee 10 shall submit a report to the board of the redevelopment plan 11 adopted by the committee with its recommendations for appropriations by the legislature or the authorization of bonds, 12 or both, to implement the redevelopment plan in a timely manner. 13 14 The board shall review the redevelopment plan to approve, 15 disapprove, or modify and provide such recommendation in its 16 report and submit the report to the governor and the legislature with a request for any necessary appropriations or bond 17 18 authorizations.

19 §171-F Leases. All leases issued by the committee may 20 contain:

2022-0724 SB HMSO

S.B. NO. 2933

1	(1)	The lessee's name, telephone number, address, and
2		electronic mail address;
3	(2)	A description of the premises being leased;
4	(3)	The specific use or uses to which the premises shall
5		be limited; provided that no other uses shall be
6		permitted without the prior written consent of the
7		committee;
8	(4)	The exact commencement and termination dates of the
9		lease, and the specific term and type of notice
10		required to exercise any renewal option;
11	(5)	The rent payable not more than one year in advance or
12		in installments in monthly, quarterly, semiannual, or
13		annual payments;
14	(6)	When rent is based on a percentage of sales, the rent
15		shall be a percentage of the gross sales sold from the
16		premises; or a minimum or base rent, plus a percentage
17		of sales over an amount established by negotiation;
18	(7)	A rent adjustment clause tied to an inflation-based
19		index, such as the consumer price index, to allow an
20		annual rent adjustment, downward or upward, based on
21		the index;



S.B. NO. 2933

1	(8)	The repairs and maintenance that are the		
2		responsibility of the lessee and the systems and		
3		components that are the responsibility of the		
4		committee; provided that all modifications and		
5		improvements shall be done in compliance with		
6		applicable building codes and zoning ordinance;		
7	(9)	Insurance coverage, at a minimum, for fire, liability,		
8		and property damage;		
9	(10)	Prohibition of assignment or subletting of the lease		
10		without the written consent of the committee;		
11	(11)	Criteria for lessee default, including:		
12		(A) Failure to pay any installment of rent or other		
13		payment within an agreed to number of days after		
14		the due date;		
15		(B) Failure to perform or observe any covenant, term,		
16		or condition under the lease; or		
17		(C) Failure to continue a business, vacating, or		
18		abandoning the premises; and		
19	(12)	Remedies for lessee default, including:		
20		(A) Failure to perform as required by the lease;		

2022-0724 SB HMSO

S.B. NO. 2933

1	(B) Termination of the lease and suing for damages;
2	and
3	(C) Dispossessing the lessee and suing for damages.
4	§171-G Waiakea peninsula redevelopment district revolving
5	fund. (a) There is established the Waiakea peninsula
6	redevelopment district revolving fund into which shall be
7	deposited:
8	(1) The revenues, income, and receipts from the public
9	lands in the Waiakea peninsula redevelopment district;
10	(2) Moneys appropriated by the legislature to the
11	revolving fund; and
12	(3) Any gifts, grants, and other funds accepted by the
13	committee.
14	(b) Moneys in the revolving fund shall be expended by the
15	committee and used in the Waiakea peninsula redevelopment
16	district for the purposes of this part; provided that no
17	expenditure shall be made from the fund and no obligation shall
18	be incurred against the fund in excess of the amount standing to
19	the credit of the fund.
20	(c) After the committee is dissolved, the unencumbered
21	balance remaining in the revolving fund shall be transferred to

2022-0724 SB HMSO

S.B. NO. 2933

1 the special land and development fund established pursuant to
2 section 171-19."

3 SECTION 3. (a) All deeds, leases, contract, loans,
4 agreements, permits, or other documents executed or entered into
5 by or on behalf of the department of land and natural resources,
6 pursuant to the provisions of the Hawaii Revised Statutes that
7 are enacted, transferred, or made applicable to the Waiakea
8 peninsula redevelopment district planning committee by this Act
9 shall remain in full force and effect.

Effective July 1, , every reference to the 10 (b) department of land and natural resources or the chairperson of 11 12 the board of land and natural resources to all deeds, leases, 13 contract, loans, agreements, permits, or other documents 14 enacted, transferred, or made applicable to the Waiakea 15 peninsula redevelopment district planning committee pursuant to subsection (a) shall be construed as reference to the Waiakea 16 17 peninsula redevelopment district planning committee or the 18 district administrator, as appropriate.

SECTION 4. Upon repeal of this Act, all leases, contract,
agreements, permits, or other documents executed or entered into
by or on behalf of the Waiakea peninsula redevelopment district

2022-0724 SB HMSO

S.B. NO. 2933

planning committee shall remain in full force and effect and
 shall be administered by the department of land and natural
 resources.

SECTION 5. Upon repeal of this Act, all appropriations,
records, equipment, machines, files, supplies, contracts, books,
papers, documents, maps, and other personal property held by the
Waiakea peninsula redevelopment district planning committee
shall be transferred to the department of land and natural
resources.

SECTION 6. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ or so much thereof as may be necessary for fiscal year 2022-2023 to be deposited into the Waiakea peninsula redevelopment district revolving fund.

15 SECTION 7. There is appropriated out of the Waiakea 16 peninsula redevelopment district revolving fund the sum of 17 \$ or so much thereof as may be necessary for fiscal 18 year 2022-2023 for the purposes of this Act.

19 The sum appropriated shall be expended by the department of 20 land and natural resources for the purposes of this Act.

2022-0724 SB HMSO

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S.B. NO. 2933

1 SECTION 8. In codifying the new sections added by section 2 2 of this Act, the revisor of statutes shall substitute appropriate section numbers for the letters used in designating 3 4 the new sections in this Act. SECTION 9. This Act does not affect rights and duties that 5 matured, penalties that were incurred, and proceedings that were 6 begun before its effective date.

8 SECTION 10. If any provision of this Act, or the 9 application thereof to any person or circumstance, is held 10 invalid, the invalidity does not affect other provisions or applications of the Act that can be given effect without the 11 12 invalid provision or application, and to this end the provisions 13 of this Act are severable.

14 SECTION 11. This Act shall take effect on July 1, 2022, and shall be repealed on June 30, 2032. 15

16		Ja.
	INTRODUCED BY:	Jana alcaso

2022-0724 SB HMSO

Report Title:

Waiakea Peninsula; Redevelopment; Revolving Fund; Appropriation

Description:

Establishes the Waiakea peninsula redevelopment district and planning committee for the redevelopment of public lands on the Waiakea peninsula. Establishes the Waiakea peninsula redevelopment district revolving fund. Makes an appropriation. Sunsets June 30, 2032.

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

