HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

H.B. NO. ¹¹¹³ H.D. 1

A BILL FOR AN ACT

RELATING TO THE DRUG AND ALCOHOL TOXICOLOGY TESTING LABORATORY.

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

1 SECTION 1. Act 196, Session Laws of Hawaii 2021, 2 established the state drug and alcohol toxicology testing 3 laboratory special fund to support a state drug and alcohol 4 toxicology testing laboratory; specified the moneys in the state 5 highway fund may be expended for the cost of establishing a 6 state drug and alcohol toxicology testing laboratory; required 7 that fines imposed on offenders convicted of certain offenses 8 involving operating a vehicle under the influence of an 9 intoxicant be deposited into the state drug and alcohol 10 toxicology testing laboratory special fund; and required the 11 department of health to submit reports to the legislature on expenditures from the state drug and alcohol toxicology testing 12 13 laboratory special fund.

Act 119, Session Laws of Hawaii 2022, appropriated moneys from the state highway fund to the state drug and alcohol toxicology testing laboratory special fund for fiscal year 2022-2023; and authorized the department of health to expend funds

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from the state drug and alcohol toxicology testing laboratory
special fund for the establishment of the state drug and alcohol
toxicology testing laboratory.

Act 120, Session Laws of Hawaii 2022, appropriated moneys from the state highway fund to the state drug and alcohol toxicology testing laboratory special fund for fiscal year 2021-2022; and authorized the department of health to expend these funds from the state drug and alcohol toxicology testing laboratory special fund for the establishment of the state drug and alcohol toxicology testing laboratory.

However, there is an immediate and urgent need for blood alcohol testing and the department of health cannot fulfill these services at this time. The city and county of Honolulu emergency services department currently can conduct blood alcohol testing for all counties and will be able to conduct drug testing for impaired driving cases in the future if provided the funding.

18 The purpose of this Act is to:

19 (1) Allow moneys in the state highway fund to be expended20 for the cost of maintaining a drug and alcohol

21 toxicology testing laboratory;

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1	(2)	Require moneys in the drug and alcohol toxicology
2		testing laboratory special fund to be administered and
3		expended by the department of transportation or
4		appropriated as a grant-in-aid to the city and county
5		of Honolulu emergency services department to support a
6		drug and alcohol toxicology testing laboratory;
7	(3)	Change the name of the state drug and alcohol
8		toxicology testing laboratory, and its special fund,
9		to repeal reference to the "state" to reflect its
10		expanded scope;
11	(4)	Appropriate funds from the state highway fund to the
12		drug and alcohol toxicology testing laboratory special
13		fund;
14	(5)	Appropriate funds out of the drug and alcohol
15		toxicology testing laboratory special fund for the
16		establishment and maintenance of a drug and alcohol
17		toxicology testing laboratory; and
18	(6)	Require reports to the legislature on expenditures
19		made from the drug and alcohol toxicology testing
20		laboratory special fund.

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1	SECT	ION 2. Section 248-9, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	"(a)	Moneys in the state highway fund may be expended for
4	the follo	wing purposes:
5	(1)	To pay the costs of operation, maintenance, and repair
6		of the state highway system, including without
7		limitation, the cost of equipment and general
8		administrative overhead;
9	(2)	To pay the costs of acquisition, including real
10		property and interests therein; planning; designing;
11		construction; and reconstruction of the state highway
12		system and bikeways, including without limitation, the
13		cost of equipment and general administrative overhead;
14	(3)	To reimburse the general fund for interest on and
15		principal of general obligation bonds issued to
16		finance highway projects where the bonds are
17		designated to be reimbursable out of the state highway
18		fund;
19	(4)	To pay the costs of construction, maintenance, and
20		repair of county roads; provided that none of the
21		funds expended on a county road or program shall be

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federal funds when expenditure would cause a violation 1 2 of federal law or a federal grant agreement; and 3 (5) To pay the cost of establishing and maintaining a 4 [state] drug and alcohol toxicology testing laboratory 5 that is intended to support the prosecution of 6 offenses relating to operation of a motor vehicle while under the influence of an intoxicant." 7 8 SECTION 3. Section 291E-8, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "[+]§291E-8[+] [State drug] Drug and alcohol toxicology 11 testing laboratory special fund; established. (a) There is 12 established in the state treasury a [state] drug and alcohol 13 toxicology testing laboratory special fund, into which shall be 14 deposited: 15 All fines collected pursuant to sections [+]291E-(1)16 61(b)(2)(E)[], 291E-61.5(c)(2)(C), and 291E-62(c); 17 (2)Moneys appropriated by the legislature to the fund; 18 (3) Other grants and gifts made to the fund; and 19 Any income and interest earned on the balance of the (4) 20 fund.

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1	(b) Moneys in the [state] drug and alcohol toxicology
2	testing laboratory special fund shall be administered and
3	expended by the department of [health] transportation or
4	appropriated as a grant-in-aid to the city and county of
5	Honolulu emergency services department to support a [state] drug
6	and alcohol toxicology testing laboratory."
7	SECTION 4. Section 291E-61, Hawaii Revised Statutes, is
8	amended by amending subsection (b) to read as follows:
9	"(b) A person committing the offense of operating a
10	vehicle under the influence of an intoxicant shall be sentenced
11	without possibility of probation or suspension of sentence as
12	follows:
13	(1) Except as provided in paragraph (4), for the first
14	offense, or any offense not preceded within a ten-year
15	period by a conviction for an offense under this
16	section or section 291E-4(a):
17	(A) A fourteen-hour minimum substance abuse
18	rehabilitation program, including education and
19	counseling, or other comparable programs deemed
20	appropriate by the court;

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1		(B) Revocation of license to operate a vehicle for no
2		less than one year and no more than eighteen
3		months;
4		(C) Installation during the revocation period of an
5		ignition interlock device on all vehicles
6		operated by the person;
7		(D) Any one or more of the following:
8		(i) Seventy-two hours of community service work;
9		(ii) No less than forty-eight hours and no more
10		than five days of imprisonment; or
11		(iii) A fine of no less than \$250 and no more than
12		\$1,000;
13		(E) A surcharge of \$25 to be deposited into the
14		neurotrauma special fund; and
15		(F) A surcharge, if the court so orders, or up to \$25
16		to be deposited into the trauma system special
17		fund;
18	(2)	For an offense that occurs within ten years of a prior
19		conviction for an offense under this section:
20		(A) A substance abuse program of at least thirty-six
21		hours, including education and counseling, or



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1		other comparable programs deemed appropriate by
2		the court;
3	(B)	Revocation of license to operate a vehicle for no
4		less than two years and no more than three years;
5	(C)	Installation during the revocation period of an
6		ignition interlock device on all vehicles
7		operated by the person;
8	(D)	Either one of the following:
9		(i) No less than two hundred forty hours of
10		community service work; or
11		(ii) No less than five days and no more than
12		thirty days of imprisonment, of which at
13		least forty-eight hours shall be served
14		consecutively;
15	(E)	A fine of no less than \$1,000 and no more than
16		\$3,000, to be deposited into the [state] drug and
17		alcohol toxicology testing laboratory special
18		fund;
19	(F)	A surcharge of \$25 to be deposited into the
20		neurotrauma special fund; and



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1	(G) A surcharge of up to \$50, if the court so orders,
2	to be deposited into the trauma system special
3	fund;
4 (3)	In addition to a sentence imposed under paragraphs (1)
5	and (2), any person eighteen years of age or older who
6	is convicted under this section and who operated a
7	vehicle with a passenger, in or on the vehicle, who
8	was younger than fifteen years of age, shall be
9	sentenced to an additional mandatory fine of \$500 and
10	an additional mandatory term of imprisonment of forty-
11	eight hours; provided that the total term of
12	imprisonment for a person convicted under this
13	paragraph shall not exceed the maximum term of
14	imprisonment provided in paragraph (1) or (2), as
15	applicable. Notwithstanding paragraphs (1) and (2),
16	the revocation period for a person sentenced under
17	this paragraph shall be no less than two years;
18 (4)	In addition to a sentence imposed under paragraph (1),
19	for a first offense under this section, or an offense
20	not preceded within a ten-year period by a conviction
21	for an offense, any person who is convicted under this

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section and was a highly intoxicated driver at the 1 time of the subject incident shall be sentenced to an 2 3 additional mandatory term of imprisonment for forty-4 eight consecutive hours and an additional mandatory revocation period of six months; provided that the 5 6 total term of imprisonment for a person convicted 7 under this paragraph shall not exceed the maximum term 8 of imprisonment provided in paragraph (1). 9 Notwithstanding paragraph (1), the revocation period 10 for a person sentenced under this paragraph shall be 11 no less than eighteen months; 12 (5) In addition to a sentence under paragraph (2), for an 13 offense that occurs within ten years of a prior 14 conviction for an offense under this section, any 15 person who is convicted under this section and was a 16 highly intoxicated driver at the time of the subject 17 incident shall be sentenced to an additional mandatory 18 term of imprisonment of ten consecutive days and an 19 additional mandatory revocation period of one year; 20 provided that the total term of imprisonment for a 21 person convicted under this paragraph shall not exceed

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1		the	maximum term of imprisonment provided in paragraph
2		(2),	as applicable. Notwithstanding paragraph (2),
3		the	revocation period for a person sentenced under
4		this	paragraph shall be no less than three years;
5	(6)	A pe	rson sentenced pursuant to paragraph (1)(B) may
6		file	a motion for early termination of the applicable
7		revo	cation period if the person:
8		(A)	Was not sentenced to any additional mandatory
9			revocation period pursuant to paragraph (3) or
10			(4);
11		(B)	Actually installed and maintained an ignition
12			interlock device on all vehicles operated by the
13			person for a continuous period of six months,
14			after which the person maintained the ignition
15			interlock device on all vehicles operated by the
16			person for a continuous period of three months
17			without violation;
18		(C)	Includes with their motion for early termination
19			a certified court abstract establishing that they
20			were not sentenced to any additional mandatory

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1	revo	cation period pursuant to paragraph (3) or
2	(4);	
3	(D) Incl	udes with [their] <u>the person's</u> motion for
4	earl	y termination a certified statement from the
5	dire	ctor of transportation establishing that:
6	(i)	The person installed and maintained an
7		ignition interlock device on all vehicles
8		operated by the person for a continuous
9		period of six months; and
10	(ii)	After the six-month period, the person
11		maintained the ignition interlock device on
12		all vehicles operated by the person for a
13		continuous period of three months without
14		violation; and
15	(E) Has	complied with all other sentencing
16	requ	irements.
17	Nothing i	n this paragraph shall require a court to
18	grant ear	ly termination of the revocation period if
19	the court	finds that continued use of the ignition
20	interlock	device will further the person's
21	rehabilit	ation or compliance with this section;

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1	(7)	If the person demonstrates to the court that the
2		person:
3		(A) Does not own or have the use of a vehicle in
4		which the person can install an ignition
5		interlock device during the revocation period; or
6		(B) Is otherwise unable to drive during the
7		revocation period,
8		the person shall be prohibited from driving during the
9		period of applicable revocation provided in paragraphs
10		(1) to (5); provided that the person shall be
11		sentenced to the maximum license revocation period,
12		the court shall not issue an ignition interlock permit
13		pursuant to subsection (i), and the person shall be
14		subject to the penalties provided by section 291E-62
15		if the person drives during the applicable revocation
16		period; and
17	(8)	For purposes of this subsection, "violation" means:
18		(A) Providing a sample of .04 or more grams of
19		alcohol per two hundred ten liters of breath when
20		starting the vehicle, unless a subsequent test
21		performed within ten minutes registers a breath

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1		alcohol concentration lower than .02 and the
2		digital image confirmed the same person provided
3		both samples;
4	(B)	Providing a sample of .04 or more grams of
5		alcohol per two hundred ten liters of breath on a
6		rolling retest, unless a subsequent test
7		performed within ten minutes registers a breath
8		alcohol concentration lower than .02 and the
9		digital image confirms the same person provided
10		both samples;
11	(C)	Failing to provide a rolling retest, unless an
12		acceptable test is performed within ten minutes;
13	(D)	Violating section 291E-66; or
14	(E)	Failing to provide a clear photo of the person
15		when the person blows into the ignition interlock
16		device."
17	SECTION 5	. Section 291E-61.5, Hawaii Revised Statutes, is
18	amended by ame	nding subsection (c) to read as follows:
19	"(c) For	a conviction under this section, the sentence
20	shall be eithe	r:

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1	(1)	An i	ndeterminate term of imprisonment of five years;
2		or	
3	(2)	A te	rm of probation of five years, with conditions to
4		incl	ude:
5		(A)	Mandatory revocation of license to operate a
6			vehicle for a period no less than three years but
7			no more than five years, with mandatory
8			installation of an ignition interlock device in
9			all vehicles operated by the respondent during
10			the revocation period;
11		(B)	No less than ten days imprisonment, of which at
12			least forty-eight hours shall be served
13			consecutively;
14		(C)	A fine of no less than \$2,000 but no more than
15			\$5,000, to be deposited into the [state] drug and
16			alcohol toxicology testing laboratory special
17			fund;
18		(D)	Referral to a certified substance abuse counselor
19			as provided in subsection (e);
20		(E)	A surcharge of \$25 to be deposited into the
21			neurotrauma special fund; and

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1	(F) A surcharge of up to \$50 to be deposited into the
2	trauma system special fund if the court so
3	orders.
4	In addition to the foregoing, any vehicle owned and operated by
5	the person committing the offense shall be subject to forfeiture
6	pursuant to chapter 712A."
7	SECTION 6. Section 291E-62, Hawaii Revised Statutes, is
8	amended by amending subsection (c) to read as follows:
9	"(c) Any person convicted of violating this section shall
10	be sentenced as follows without possibility of probation or
11	suspension of sentence:
12	(1) For a first offense, or any offense not preceded
13	within a ten-year period by conviction for an offense
14	under this section, section 291E-66, or section 291-
15	4.5 as that section was in effect on December 31,
16	2001:
17	(A) A term of imprisonment of no less than three
18	consecutive days and no more than thirty days;
19	(B) A fine of no less than \$250 and no more than
20	\$1,000, to be deposited into the [state] drug and

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1		alcohol toxicology testing laboratory special
2		fund; and
3		(C) Revocation of license and privilege to operate a
4		vehicle for an additional year;
5	(2)	For an offense that occurs within ten years of a prior
6		conviction for an offense under this section, section
7		291E-66, or section 291-4.5 as that section was in
8		effect on December 1, 2001:
9		(A) Thirty days imprisonment;
10		(B) A \$1,000 fine, to be deposited into the [state]
11		drug and alcohol toxicology testing laboratory
12		special fund; and
13		(C) Revocation of license and privilege to operate a
14		vehicle for an additional two years;
15	(3)	For an offense that occurs within ten years of two or
16		more prior convictions for offenses under this
17		section, section 291E-66, or section 291-4.5 as that
18		section was in effect on December 31, 2001, or any
19		combination thereof:
20		(A) No less than six months and no more than one year
21		<pre>imprisonment;</pre>

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1		(B)	A \$2,000 fine, to be deposited into the [state]			
2			drug and alcohol toxicology testing laboratory			
3			special fund; and			
4		(C)	Permanent revocation of the person's license and			
5			privilege to operate a vehicle; and			
6	(4)	In a	ddition to a sentence imposed under paragraphs (1)			
7		thro	ugh (3), any person who is convicted under this			
8		sect	ion and also convicted under section 291E-61 or			
9		291E	-61.5, for an offense based on the same incident			
10		or a	rising from the same episode, shall be sentenced			
11		to t	erms of imprisonment for both offenses, which			
12		shal	l be served consecutively."			
13	SECT	ION 7	. Section 706-643, Hawaii Revised Statutes, is			
14	amended b	y ame	nding subsection (2) to read as follows:			
15	"(2)	All	fines and other final payments received by a			
16	clerk or	other	officer of a court shall be accounted for, with			
17	the names	of p	ersons making payment, and the amount and date			
18	thereof,	being	recorded. All such funds shall be deposited with			
19	the director of finance to the credit of the general fund of the					
20	State. W	lith r	espect to fines and bail forfeitures that are			
21	proceeds	of th	e wildlife revolving fund under section 183D-10.5;			

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1 fines that are proceeds of the [state] drug and alcohol 2 toxicology testing laboratory special fund under sections [291E-61(b)(2)(C),] 291E-61(b)(2)(E), 291E-61.5(c)(2)(C), and 291E-3 4 62(c); and fines that are proceeds of the compliance resolution 5 fund under sections 26-9(o) and 431:2-410, the director of 6 finance shall transmit the fines and forfeitures to the 7 respective funds." SECTION 8. Act 196, Session Laws of Hawaii 2021, is 8 9 amended by amending section 9 to read as follows: 10 "SECTION 9. The [state] drug and alcohol toxicology 11 testing laboratory special fund established in section 12 [291E----,] 291E-8, Hawaii Revised Statutes, shall be abolished 13 and repealed on June 30, [2026,] 2028, and any unencumbered 14 remaining balances shall lapse to the [general fund.] credit of 15 the state highway fund." SECTION 9. There is appropriated out of the state highway 16 fund the sum of \$ or so much thereof as may be 17 18 necessary for fiscal year 2023-2024 and \$ or so much 19 as necessary for fiscal year 2024-2025 for deposit into the drug 20 and alcohol toxicology testing laboratory special fund 21 established by section 291E-8, Hawaii Revised Statutes.

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1 SECTION 10. There is appropriated out of the drug and alcohol toxicology testing laboratory special fund the sum of 2 3 or so much thereof as may be necessary for fiscal \$ 4 year 2023-2024 and \$ or so much as necessary for fiscal year 2024-2025 for the establishment and maintenance of a 5 6 drug and alcohol toxicology testing laboratory, including the 7 costs of laboratory instrumentation, facility renovation and security upgrades, office furniture and supplies, laboratory 8 9 equipment, and other purposes that support a drug and alcohol 10 toxicology testing laboratory.

11 The sums appropriated shall be expended by the department 12 of transportation or appropriated as a grant-in-aid to the city 13 and county of Honolulu emergency services department for the 14 purposes of this Act.

15 SECTION 11. Any provision of this Act to the contrary 16 notwithstanding, the appropriation authorized under this Act 17 shall not lapse at the end of the fiscal year for which the 18 appropriation is made; provided that all moneys from the 19 appropriation that are unencumbered as of June 30, 2025, shall 20 lapse to the credit of the state highway fund as of that date.

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1	SECTION 12. No later than thirty days prior to the
2	convening of the regular sessions of 2025 and 2026, the
3	department of transportation or city and county of Honolulu
4	emergency services department shall submit a report to the
5	legislature on the expenditures made from the drug and alcohol
6	toxicology testing laboratory special fund, including the
7	amounts expended and the purpose of each expenditure as it
8	relates to supporting the drug and alcohol toxicology testing
9	laboratory.
10	SECTION 13. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 14. This Act shall take effect on June 30, 3000.
13	





Report Title:

Drug and Alcohol Toxicology Testing Laboratory; Special Fund; Appropriation

Description:

Authorizes moneys in the state highway fund to be expended to maintain the drug and alcohol toxicology testing laboratory. Authorizes moneys in the drug and alcohol toxicology testing laboratory special fund to be administered and expended by the department of transportation or appropriated as a grant-in-aid to the city and county of Honolulu emergency services department to support the laboratory. Appropriates funds for the laboratory. Requires reports to the legislature. Effective 6/30/3000. (HD1)

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

