A BILL FOR AN ACT

RELATING TO STATE BONDS.

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

1	SECTION 1. Declaration of findings with respect to the
2	general obligation bonds authorized by this Act. Pursuant to
3	article VII, section 13, of the state constitution, which
4	states: "Effective July 1, 1980, the legislature shall include
5	a declaration of findings in every general law authorizing the
6	issuance of general obligation bonds that the total amount of
7	principal and interest, estimated for such bonds and for all
8	bonds authorized and unissued and calculated for all bonds
9	issued and outstanding, will not cause the debt limit to be
10	exceeded at the time of issuance", the legislature finds and
11	declares as follows:
12	(1) Limitation on general obligation debt. The debt limit
13	of the State is set forth in article VII, section 13,
14	of the state constitution, which states in part:
15	"General obligation bonds may be issued by the State;
16	provided that such bonds at the time of issuance would
17	not cause the total amount of principal and interest

1	payable in the current or any future fiscal year,
2	whichever is higher, on such bonds and on all
3	outstanding general obligation bonds to exceed: a sum
4	equal to twenty percent of the average of the general
5	fund revenues of the State in the three fiscal years
6	immediately preceding such issuance until June 30,
7	1982; and thereafter, a sum equal to eighteen and one-
8	half percent of the average of the general fund
9	revenues of the State in the three fiscal years
10	immediately preceding such issuance." Article VII,
11	section 13, of the state constitution also provides
12	that in determining the power of the State to issue
13	general obligation bonds, certain bonds are
14	excludable, including "[r]eimbursable general
15	obligation bonds issued for a public undertaking,
16	improvement or system but only to the extent that
17	reimbursements to the general fund are in fact made
18	from the net revenue, or net user tax receipts, or
19	combination of both, as determined for the immediately
20	preceding fiscal year" and bonds constituting
21	instruments of indebtedness under which the State

1		incurs a contingent liability as a guarantor, but only
2		to the extent the principal amount of those bonds does
3		not exceed seven per cent of the principal amount of
4		outstanding general obligation bonds not otherwise
5		excluded under said article VII, section 13, of the
6		state constitution.
7	(2)	Actual and estimated debt limits. The limit on
8	,	principal and interest of general obligation bonds
9		issued by the State, actual for fiscal
10		year - and estimated for each fiscal year
11		from - to - , is as follows:
12 13		Fiscal Net General Year Fund Revenues Debt Limit
14 15		For fiscal
16		years - , - , - , - ,
17		and - , respectively, the debt limit is derived
18		by multiplying the average of the net general fund
19		revenues for the three preceding fiscal years by
20		eighteen and one-half per cent. The net general fund
21		revenues for fiscal years - , - ,
22		and - are actual, as certified by the director

1		of finance in the Statement of the Debt Limit of the
2		State of Hawaii as of July 1, ,
3		dated , . The net general fund revenues
4		for fiscal years - to - are estimates,
5		based on general fund revenue estimates made as
6		of , , by the council on revenues, the
7		body assigned by article VII, section 7, of the state
8		constitution to make such estimates, and based on
9		estimates made by the department of budget and finance
10		of those receipts that cannot be included as general
11		fund revenues for the purpose of calculating the debt
12		limit, all of which estimates the legislature finds to
13		be reasonable.
14	(3)	Principal and interest on outstanding bonds applicable
15		to the debt limit.
16		(A) According to the department of budget and
17		finance, the total amount of principal and
18		interest on outstanding general obligation bonds,
19		after the exclusions permitted by article VII,
20		section 13, of the state constitution, for
21		determining the power of the State to issue

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1		general obligation bonds within the debt limit as
2		of April 1, , is as follows for fiscal
3		year - to fiscal year - :
4 5		Fiscal Principal Year and Interest
6 7		The department of budget and finance further
8		reports that the amount of principal and interest
9		on outstanding bonds applicable to the debt limit
10		generally continues to decline each year from
11		fiscal year - to fiscal
12		year - when the final installment of
13		\$ shall be due and payable.
14	(B)	The department of budget and finance further
15		reports that the outstanding principal amount of
16		bonds constituting instruments of indebtedness
17		under which the State may incur a contingent
18		liability as a guarantor is \$, all or
19		part of which is excludable in determining the
20		power of the State to issue general obligation
21		bonds, pursuant to article VII, section 13, of
22		the state constitution.

1	(4)	Amount of	authorized and unissued general obligation
2		bonds and	guaranties and proposed bonds and
3		guarantie	S.
4		(A) As ca	alculated from the state comptroller's bond
5		fund	report as of , , adjusted for:
6		(i)	Appropriations to be funded by general
7			obligation bonds or reimbursable general
8			obligation bonds as provided in Act (the
9			General Appropriations Act of 2023) to be
10			expended in fiscal year - ;
11		(ii)	Lapses as provided in House Bill
12			No. (the General Appropriations Act of
13			2023);
14		(iii)	Appropriations to be funded by general
15			obligation bonds or reimbursable general
16			obligation bonds as provided in Act (the
17			Judiciary Appropriations Act of 2023); and
18		(iv)	Lapses as provided in Bill
19			No. (the Judiciary Appropriations Act
20			of 2023);

1		the total amount of autho	rized but unissued
2		general obligation bonds	is \$. The
3		total amount of general o	bligation bonds
4		authorized in this Act is	\$. The total
5		amount of general obligat	ion bonds previously
6		authorized and unissued,	as adjusted, and the
7		general obligation bonds	authorized in this Act
8		is \$.	
9		(B) As reported by the departs	ment of budget and
10		finance the outstanding p	rincipal amount of bonds
11		constituting instruments	of indebtedness under
12		which the State may incur	a contingent liability
13		as a guarantor is \$, all or part of
14		which is excludable in de-	termining the power of
15		the State to issue genera	l obligation bonds,
16		pursuant to article VII,	section 13, of the state
17		constitution.	
18	(5)	Proposed general obligation bor	nd issuance. As
19		reported therein for the fisca	1 .
20		years - , - ,	- , - ,
21		and - , the State propos	ses to issue

1		\$ in general obligation bonds during the
2		first half of fiscal year - , \$ in
3		general obligation bonds during the second half of
4		fiscal year - , \$ in general
5		obligation bonds semiannually during fiscal
6		years - and - , and \$ in
7		general obligation bonds semiannually during fiscal
8		years - and Generally, it has been
9		the practice of the State to issue twenty-year serial
10		bonds with principal repayments beginning in the third
11		year, the bonds payable in substantially equal annual
12		installments of principal and interest payment with
13		interest payments commencing six months from the date
14		of issuance and being paid semi-annually thereafter.
15		It is assumed that this practice will continue to be
16		applied to the bonds that are proposed to be issued.
17	(6)	Sufficiency of proposed general obligation bond
18		issuance to meet the requirements of authorized and
19		unissued bonds, as adjusted, and bonds authorized by
20		this Act. From the schedule reported in paragraph
21		(5), the total amount of general obligation bonds that

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1
             the State proposes to issue during the fiscal
 2
                   - to -
                                        is $ . An
 3
             additional $
                            is proposed to be issued in
 4
             fiscal year - . The total amount of
 5
                that is proposed to be issued through
 6
             fiscal year - is sufficient to meet the
7
           requirements of the authorized and unissued bonds, as
8
             adjusted, the total amount of which is
9
                      reported in paragraph (4), except for
10
             $ . It is assumed that the appropriations to
11
            which an additional $ in bond issuance needs
12
            to be applied will have been encumbered as of
            June 30, . The $
13
                                        that is proposed to be
14
             issued in fiscal year - will be sufficient to
15
            meet the requirements of the June 30, ,
16
            encumbrances in the amount of $ . The amount
17
            of assumed encumbrances as of June 30, , is
18
            reasonable and conservative, based upon an inspection
19
            of June 30 encumbrances of the general obligation bond
20
            fund as reported by the state comptroller. Thus,
21
            taking into account the amount of authorized and
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1		unissued bonds, as adjusted, and the bonds authorized
2		by this Act versus the amount of bonds proposed to be
3		issued by June 30, , and the amount of
4		June 30, , encumbrances versus the amount of bonds
5		proposed to be issued in fiscal year - , the
6		legislature finds that in the aggregate, the amount of
7		bonds proposed to be issued is sufficient to meet the
8		requirements of all authorized and unissued bonds and
9		the bonds authorized by this Act.
10	(7)	Bonds excludable in determining the power of the State
11		to issue bonds. As noted in paragraph (1), certain
12		bonds are excludable in determining the power of the
13		State to issue general obligation bonds.
14		(A) General obligation reimbursable bonds can be
15		excluded under certain conditions. It is not
16		possible to make a conclusive determination as to
17		the amount of reimbursable bonds which are
18		excludable from the amount of each proposed bond
19		issued because:
20		(i) It is not known exactly when projects for
21		which reimbursable bonds have been

1	authorized in prior acts and in this Act
2	will be implemented and will require the
3	application of proceeds from a particular
4	bond issue; and
5	(ii) Not all reimbursable general obligation
6	bonds may qualify for exclusion.
7	However, the legislature notes that with respect
8	to the principal and interest on outstanding
9	general obligation bonds, according to the
10	department of budget and finance, the average
11	proportion of principal and interest that is
12	excludable each year from the calculation against
13	the debt limit is per cent for approximately
14	ten years from fiscal year - to fiscal
15	year For the purpose of this
16	declaration, the assumption is made that per
17	cent of each bond issue will be excludable from
18	the debt limit, an assumption that the
19	legislature finds to be reasonable and
20	conservative.

1	(B)	Bonds constituting instruments of indebtedness
2		under which the State incurs a contingent
3		liability as a guarantor can be excluded, but
4		only to the extent the principal amount of those
5		guaranties does not exceed seven per cent of the
6		principal amount of outstanding general
7		obligation bonds not otherwise excluded under
8		subparagraph (A) of this paragraph; provided that
9		the State shall establish and maintain a reserve
10		in an amount in reasonable proportion to the
11		outstanding loans guaranteed by the State as
12		provided by law. According to the department of
13		budget and finance and the assumptions presented
14		herein, the total principal amount of outstanding
15		general obligation bonds and general obligation
16		bonds proposed to be issued, which are not
17		otherwise excluded under article VII, section 13,
18		of the state constitution for the fiscal
19	•	years - , - , - ,
20		and - are as follows:
21		Total amount of

1 2 3		-	General Obligation Bonds not otherwise excluded by Article VII, Section 13
4		<u>Fiscal Year</u>	of the State Constitution
5 6		Based on the foregoing	ng and based on the assumption
7		that the full amount	of a guaranty is immediately due
8		and payable when such	h guaranty changes from a
9		contingent liability	to an actual liability, the
10		aggregate principal a	amount of the portion of the
11		outstanding guarantie	es and the guaranties proposed to
12		be incurred, which do	pes not exceed seven per cent of
13		the average amount se	et forth in the last column of the
14		above table and for t	which reserve funds have been or
15		will have been estable	lished as heretofore provided, can
16		be excluded in determ	mining the power of the State to
17		issue general obligat	tion bonds. As it is not possible
18		to predict with a rea	asonable degree of certainty when
19		a guaranty will chang	ge from a contingent liability to
20		an actual liability,	it is assumed in conformity with
21		fiscal conservatism a	and prudence, that all guaranties
22		not otherwise exclude	ed pursuant to article VII,
23	·	section 13, of the st	tate constitution will become due

1		and payable in the same fiscal year in which the
2		greatest amount of principal and interest on general
3		obligation bonds, after exclusions, occurs. Thus,
4		based on such assumptions and on the determination in
5		paragraph (8), all of the outstanding guaranties can
6		be excluded.
7	(8)	Determination whether the debt limit will be exceeded
8		at the time of issuance. From the foregoing and on
9		the assumption that all of the bonds identified in
10		paragraph (5) will be issued at an interest rate not
11		to exceed per cent in fiscal
12		years through , it can be determined from the
13		following schedule that the bonds that are proposed to
14		be issued, which include all authorized and unissued
15		bonds previously authorized, as adjusted, general
16		obligation bonds, and instruments of indebtedness
17		under which the State incurs a contingent liability as
18		a guarantor authorized in this Act, will not cause the
19		debt limit to be exceeded at the time of such
20		issuance:
21		Greatest Amount



1 2 3 4	Time of Issuance and Year of and Amount to be Debt Limit Highest Principal Counted Against at Time of and Interest Debt Limit Issuance on Bonds and Guaranties
5 6	(9) Overall and concluding finding. From the facts,
7	estimates, and assumptions stated in this declaration
8	of findings, the conclusion is reached that the total
9	amount of principal and interest estimated for the
10	general obligation bonds authorized in this Act, and
11	for all bonds authorized and unissued, and calculated
12	for all bonds issued and outstanding, and all
13	guaranties, will not cause the debt limit to be
14	exceeded at the time of issuance.
15	SECTION 2. The legislature finds the bases for the
16	declaration of findings set forth in this Act are reasonable.
17	The assumptions set forth in this Act with respect to the
18	principal amount of general obligation bonds that will be
19	issued, the amount of principal and interest on reimbursable
20	general obligation bonds that are assumed to be excludable, and
21	the assumed maturity structure shall not be deemed to be
22	binding, it being the understanding of the legislature that such
23	matters must remain subject to substantial flexibility.

1 SECTION 3. Authorization for issuance of general 2 obligation bonds. General obligation bonds may be issued as 3 provided by law in an amount that may be necessary to finance projects authorized in House Bill No. 4 (the General 5 Appropriations Act of 2023) and Bill No. (the 6 Judiciary Appropriations Act of 2023); passed by the legislature 7 during this regular session of 2023 and designated to be 8 financed from the general obligation bond fund and from the 9 general obligation bond fund with debt service cost to be paid 10 from special funds; provided that the sum total of general 11 obligation bonds so issued shall not exceed \$ 12 Any law to the contrary notwithstanding, general obligation 13 bonds may be issued from time to time in accordance with section 14 39-16, Hawaii Revised Statutes, in such principal amount as may 15 be required to refund any general obligation bonds of the State 16 of Hawaii heretofore or hereafter issued pursuant to law. **17** SECTION 4. The provisions of this Act are declared to be 18 severable and if any portion thereof is held to be invalid for 19 any reason, the validity of the remainder of this Act shall not 20 be affected.

SECTION 5. In printing this Act, the revisor of statutes
shall substitute in section 1 and section 3 the corresponding
act numbers for bills identified therein.

SECTION 6. This Act shall take effect on July 1, 3000.

Report Title:

State Bonds; State Budget

Description:

Authorizes issuance of general obligation bonds. Makes findings required by Article VII, Section 13, of the Hawaii State Constitution to declare that the issuance of authorized bonds will not cause the debt limit to be exceeded. Effective 7/1/3000. (HD1)

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