H.B. NO. ¹⁸⁹² H.D. 2

A BILL FOR AN ACT

RELATING TO CESSPOOLS.

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

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PART I

2 SECTION 1. The legislature finds that the health of 3 Hawaii's people and quality of Hawaii's waters are being harmed 4 by pollution from cesspools. Hawaii has more than eighty 5 thousand cesspools that discharge about fifty million gallons of 6 wastewater into the State's groundwater every day. Cesspools 7 are antiquated, substandard systems that damage public health; 8 pollute drinking water; and lower water quality in streams, 9 ground waters, nearshore marine areas, and the ocean. Cesspool 10 pollution also harms public recreation and the precious coral 11 reefs on which Hawaii's economy, shoreline, fisheries, and 12 native species depend. 13 The purpose of this Act is to:

14 (1) Accelerate the dates for required upgrades,15 conversions, or connections of:

16 (A) The 13,821 priority level 1 cesspools in the
17 State, with certain exceptions; and

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1		(B) The 12,367 priority level 2 cesspools in the
2		State;
3	(2)	Authorize and appropriate funds to the department of
4		health to retain qualified consultants as necessary to
5		identify necessary public outreach and education
6		resources and tools and develop a comprehensive public
7		outreach strategy and website to serve as a statewide
8		clearinghouse for information and resources for
9		homeowners and wastewater industry professionals
10		related to cesspool upgrade, conversion, and
11		connection; and
12	(3)	Appropriate funds and establish positions for the
13		implementation of the cesspool compliance pilot grant
14		project.
15		PART II
16	SECT	ION 2. Chapter 342D, Hawaii Revised Statutes, is
17	amended by	y adding a new section to be appropriately designated
18	and to rea	ad as follows:
19	" <u>§</u> 342	2D- Cesspools; mandatory upgrade, conversion, or
20	connection	n; priority level 1; priority level 2. (a) Every
21	<u>cesspool</u>	in the State categorized as priority level 1 according

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1	to the University of Hawaii's 2022 Hawaii cesspool
2	prioritization tool shall be:
3	(1) Upgraded or converted to a director-approved
4	wastewater system; or
5	(2) Connected to a sewerage system,
6	before January 1, ; provided that priority level 1 cesspools
7	on recreational residence leases within the Kokee state park and
8	Waimea Canyon state park on the island of Kauai shall be
9	upgraded, converted, or connected before January 1, .
10	(b) Every cesspool in the State designated as priority
11	level 2 according to the University of Hawaii's 2002 Hawaii
12	cesspool prioritization tool shall be:
13	(1) Upgraded or converted to a director-approved
14	wastewater system; or
15	(2) Connected to a sewerage system,
16	before January 1, .
17	(c) The director may grant an exemption from the
18	requirements of subsections (a) and (b) to the property owner of
19	a cesspool who applies for an exemption and presents
20	documentation showing a legitimate reason that makes it
21	infeasible to upgrade, convert, or connect the cesspool. For



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1	the purposes of this subsection, a legitimate reason shall
2	include but not be limited to:
3	(1) Small lot size;
4	(2) Steep topography;
5	(3) Poor soils;
6	(4) Accessibility issues; or
7	(5) A planned development of sewerage upgrades to an area.
8	(d) The department may grant extensions of up to five
9	years at a time from the requirements of subsections (a) and (b)
10	based on demonstration of financial inability to pay for or
11	finance a cesspool upgrade, conversion, or connection; provided
12	that the department of health may adopt rules pursuant to
13	chapter 91 necessary to effectuate the purposes of this
14	subsection.
15	(e) Notwithstanding any law to the contrary, no penalty or
16	other assessment for any violation of this section shall
17	constitute a lien on the real property. Notwithstanding any law
18	to the contrary, no seizure of real property shall be authorized
19	for any violation of this section.

20 (f) As used in this section, "cesspool" has the same

21 meaning as in section 342D-72."

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1	SECTION 3. Section 342D-72, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) [Before] Except as otherwise provided in section
4	<u>342D-</u> , before January 1, 2050, every cesspool in the State,
5	excluding cesspools granted exemptions by the director of health
6	pursuant to subsection (b), shall be:
7	(1) Upgraded or converted to a director-approved
8	wastewater system; or
9	(2) Connected to a sewerage system."
10	PART III
11	SECTION 4. Section 342D-59, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"[$+$]\$342D-59[$+$] Research, educational, and training
14	programs. The director may:
15	(1) Conduct and supervise research programs for the
16	purpose of determining the causes, effects, and
17	hazards of water pollution, the quality of the
18	receiving water and the means to monitor the quality
19	of water, or to effect the proper disposal of sewage,
20	drainage, and waste;

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1	(2)	With	the approval of the governor, cooperate with, and
2		rece	ive money from the federal government, or any
3		poli	tical subdivision of the State or from private
4		sour	ces for the study and control of water pollution;
5		[and]
6	(3)	Cond	uct and supervise state educational and training
7		prog	rams on water pollution prevention, control, and
8		abat	ement, including the preparation and distribution
9		of i	nformation relating to water pollution[+]; and
10	(4)	In c	onsultation with counties, nonprofit
11		orga	nizations, and wastewater industry professionals:
12		(A)	Identify necessary resources and tools for public
13			outreach and education, including necessary
14			funding and timelines, to meet the requirements
15			of section 342D-72;
16		<u>(B)</u>	Develop a comprehensive public outreach strategy
17			for the State and counties to educate homeowners
18			on cesspool upgrade, conversion, and connection
19			options and resources; and
20		<u>(C)</u>	Develop a website to serve as a statewide
21			clearinghouse for information and resources for



1	homeowners and wastewater industry professionals
2	about resources, priority level maps, cesspool
3	impacts, financing options, exemptions, county
4	plans, and any other relevant information."
5	SECTION 5. Notwithstanding section 342D-83, Hawaii Revised
6	Statutes, or any other law to the contrary, there is
7	appropriated out of the water pollution control revolving fund
8	the sum of \$ or so much thereof as may be necessary
9	for fiscal year 2024-2025 for the department of health to retain
10	qualified consultants, as necessary, to identify necessary
11	public outreach and education resources and tools, and develop a
12	comprehensive public outreach strategy and website to provide
13	necessary information to homeowners and wastewater industry
14	professionals about information and resources regarding the
15	State's cesspool upgrade, conversion, and connection
16	requirements and deadlines.
17	PART IV
18	SECTION 6. There is appropriated out of the general
19	revenues of the State of Hawaii the sum of \$ or so
20	much thereof as may be necessary for fiscal year 2024-2025 to

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1 implement the cesspool compliance pilot grant project 2 established pursuant to Act 153, Session Laws of Hawaii 2022. 3 The sum appropriated shall be expended by the department of 4 health for the purposes of this part. 5 SECTION 7. There is appropriated out of the general 6 revenues of the State of Hawaii the sum of \$ or so 7 much thereof as may be necessary for fiscal year 2024-2025 to 8 establish: 9 (1) full-time equivalent (FTE) engineer V 10 position; 11 (2) full-time equivalent (FTE) engineer IV 12 position; and 13 (3) full-time equivalent (FTE) accountant IV 14 position, 15 to implement the cesspool compliance pilot grant project 16 established pursuant to Act 153, Session Laws of Hawaii 2022, 17 and perform other cesspool conversion-related work. 18 The sum appropriated shall be expended by the department of 19 health for the purposes of this Act. 20 PART V

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1	SECTION 8. In accordance with section 9 of article VII of
2	the Hawaii State Constitution and sections 37-91 and 37-93,
3	Hawaii Revised Statutes, the legislature has determined that the
4	appropriations contained in H.B. No. , will cause the state
5	general fund expenditure ceiling for fiscal year 2024-2025 to be
6	exceeded by \$ or per cent. In addition, the
7	appropriations contained in this Act will cause the general fund
8	expenditure ceiling for fiscal year 2024-2025 to be further
9	exceeded by \$ or per cent. The combined total
10	amount of general fund appropriations contained in only these
11	two Acts will cause the state general fund expenditure ceiling
12	for fiscal year 2024-2025 to be exceeded by
13	\$ or per cent. The reasons for exceeding the
14	general fund expenditure ceiling are that:
15	(1) The appropriations made in this Act are necessary to
16	serve the public interest; and
17	(2) The appropriations made in this Act meet the needs
18	addressed by this Act.
19	SECTION 9. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.

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1 SECTION 10. This Act shall take effect on July 1, 3000.



Report Title:

Cesspools; Mandatory Upgrade, Conversion, or Connection; Prioritization; Public Outreach and Education; Cesspool Compliance Pilot Grant Project; Appropriation; Expenditure Ceiling

Description:

Part II: Amends the deadlines for required upgrades conversions, or connections for certain priority level 1 and priority level 2 cesspools. Part III: Authorizes and appropriates funds to the Department of Health to retain qualified consultants as necessary to identify necessary public outreach and education resources and tools and develop a comprehensive public outreach strategy and website to educate homeowners and wastewater industry professionals about information and resources regarding the State's cesspool upgrade, conversion, and connection requirements and deadlines. Part IV: Appropriates funds and establishes positions for the implementation of the cesspool compliance pilot grant project. Effective 7/1/3000. (HD2)

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

