HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

H.B. NO. ¹⁹³² H.D. 1

A BILL FOR AN ACT

RELATING TO THE DEPARTMENT OF TRANSPORTATION.

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

SECTION 1. Section 26-19, Hawaii Revised Statutes, is
 amended to read as follows:

"\$26-19 Department of transportation. (a) The department
of transportation shall be headed by a single executive to be
known as the director of transportation. The department shall
establish, maintain, and operate transportation facilities of
the State, including highways, airports, harbors, and [such] any
other transportation facilities and activities as may be
authorized by law.

10 (b) The department shall plan, develop, promote, and 11 coordinate various transportation systems management programs 12 that shall include, but not be limited to, alternate work and 13 school hours programs, bicycling programs, and ridesharing 14 programs.

15 (c) The department shall develop and promote ridesharing 16 programs which shall include but not be limited to, carpool and 17 vanpool programs, and may assist organizations interested in

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promoting similar programs, arrange for contracts with private organizations to manage and operate these programs, and assist in the formulation of ridesharing arrangements. Ridesharing programs include informal arrangements in which two or more persons ride together in a motor vehicle.

6 (d) The functions and authority heretofore exercised by
7 the department of public works with respect to highways are
8 transferred to the department of transportation established by
9 this chapter.

10 (e) On July 1, 1961, the Hawaii aeronautics commission, 11 the board of harbor commissioners and the highway commission 12 shall be abolished and their remaining functions, duties, and 13 powers shall be transferred to the department of transportation.

14 (f) Notwithstanding any law to the contrary, the
15 department of transportation may acquire, or contract to
16 acquire, by grant or purchase any real, personal, or mixed

dequire, of grane or parenabe any rear, personar, or mixed

17 property or any interest therein for immediate or future use for

18 the purposes of this section or title 15; own, hold, improve,

19 and rehabilitate any real, personal, or mixed property acquired

20 pursuant to this subsection; and sell, assign, exchange,

21 transfer, convey, lease or otherwise dispose of, or encumber any

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1	real, personal, or mixed property acquired pursuant to this
2	subsection. Upon making a finding that it is necessary to
3	acquire any real property for immediate or future use for the
4	purposes of this section or title 15, the department of
5	transportation may acquire the property by condemnation pursuant
6	to chapter 101; provided that the property shall not thereafter
7	be acquired for any other public use without the consent of the
8	department of transportation."
9	SECTION 2. Section 171-2, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§171-2 Definition of public lands. "Public lands" means
11 12	"\$171-2 Definition of public lands. "Public lands" means all lands or interest therein in the State classed as government
12	all lands or interest therein in the State classed as government
12 13	all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or
12 13 14	all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or reserved by the government upon or subsequent to that date by
12 13 14 15	all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or reserved by the government upon or subsequent to that date by purchase, exchange, escheat, or the exercise of the right of
12 13 14 15 16	all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or reserved by the government upon or subsequent to that date by purchase, exchange, escheat, or the exercise of the right of eminent domain, or in any other manner; including lands accreted
12 13 14 15 16 17	all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or reserved by the government upon or subsequent to that date by purchase, exchange, escheat, or the exercise of the right of eminent domain, or in any other manner; including lands accreted after May 20, 2003, and not otherwise awarded, submerged lands,

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1	(1)	Lands designated in section 203 of the Hawaiian Homes
2		Commission Act, 1920, as amended;
3	(2)	Lands set aside pursuant to law for the use of the
4		United States;
5	(3)	Lands being used for roads and streets;
6	(4)	Lands to which the United States relinquished the
7		absolute fee and ownership under section 91 of the
8		Hawaiian Organic Act before the admission of Hawaii as
9		a state of the United States unless subsequently
10		placed under the control of the board of land and
11		natural resources and given the status of public lands
12		in accordance with the state constitution, the
13		Hawaiian Homes Commission Act, 1920, as amended, or
14		other laws;
15	(5)	Lands to which the University of Hawaii holds title;
16	(6)	Non-ceded lands set aside by the governor to the
17		Hawaii housing finance and development corporation or
18		lands to which the Hawaii housing finance and
19		development corporation in its corporate capacity
20		holds title;

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1	(7)	Lands to which the Hawaii community development
2		authority in its corporate capacity holds title;
3	(8)	Lands set aside by the governor to the Hawaii public
4		housing authority or lands to which the Hawaii public
5		housing authority in its corporate capacity holds
6		title;
7	(9)	Lands to which the department of agriculture holds
8		title by way of foreclosure, voluntary surrender, or
9		otherwise, to recover moneys loaned or to recover
10		debts otherwise owed the department under chapter 167;
11	(10)	Lands that are set aside by the governor to the Aloha
12		Tower development corporation, lands leased to the
13		Aloha Tower development corporation by any department
14		or agency of the State, or lands to which the Aloha
15		Tower development corporation holds title in its
16		corporate capacity;
17	(11)	Lands that are set aside by the governor to the
18		agribusiness development corporation, lands leased to
19		the agribusiness development corporation by any
20		department or agency of the State, or lands to which

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1		the agribusiness development corporation in its
2		corporate capacity holds title;
3	(12)	Lands to which the Hawaii technology development
4		corporation in its corporate capacity holds title;
5	(13)	Lands to which the department of education holds
6		title;
7	(14)	Lands to which the stadium authority holds title;
8		[and]
9	(15)	Lands to which the school facilities authority holds
10		title; and
11	(16)	Lands to which the department of transportation holds
12		title.
13	provided	that, except as otherwise limited under federal law and
14	except fo	r state land used as an airport as defined in section
15	262-1, pu	blic lands shall include the air rights over any
16	portion o	f state land upon which a county mass transit project
17	is develo	ped after July 11, 2005; provided further that if the
18	lands pur	suant to paragraph (6) are no longer needed for housing
19	finance a	nd development purposes, the lands shall be returned to
20	the agenc	y from which they were obtained; provided further that
21	if the la	nds pursuant to paragraph (14) are no longer needed for

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1 the stadium development district or related purposes, the lands
2 shall be returned to the public land trust administered by the
3 department."

SECTION 3. Section 171-30, Hawaii Revised Statutes, is
amended to read as follows:

6 "\$171-30 Acquisition of real property; general. (a) The
7 board of land and natural resources shall have the exclusive
8 responsibility, except as provided herein, of acquiring,
9 including by way of dedications:

10 (1) All real property or any interest therein and the 11 improvements thereon, if any, required by the State 12 for public purposes, including real property together 13 with improvements, if any, in excess of that needed 14 for [such] the public use in cases where small 15 remnants would otherwise be left or where other 16 justifiable cause necessitates the acquisition to protect and preserve the contemplated improvements, or 17 18 public policy demands the acquisition in connection 19 with [such] the improvements [-]; and 20 (2)Encumbrances, in the form of leases, licenses, or

21 otherwise on public lands, needed by any state

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department or agency for public purposes or for the disposition for houselots or for economic development. The board shall upon the request of and with the funds from the state department or agency effectuate all acquisitions as provided under this section.

6 The acceptance by the territorial legislature or the
7 legislature of a dedication of land in the Kakaako community
8 development district by a private owner is sufficient to convey
9 title to the State.

10 (b) Except as provided in subsection (c), the department 11 of accounting and general services shall be responsible for the 12 acquisition of any office space in a nonstate owned building for 13 use by a state department or agency.

(c) A state department or agency may directly acquire
[such] any real property for its purposes whenever the
acquisition by the department or agency is required to conform
to mandatory requirements of the United States in the case where
federal funds are furnished to the department or agency.

(d) Property which may be acquired under this section
 includes all real property together with all structures and
 improvements thereon, franchises or appurtenances thereunto

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belonging, water, water rights, easements, and interests in land
 of every nature.

3 (e) The appraisal of private property to be acquired by 4 the State may be performed by not more than three disinterested 5 appraisers whose services shall be contracted for by the State, 6 and no land shall be purchased for a sum greater than the 7 highest value fixed by the appraiser or appraisals; provided that the State, after review of the appraisals by the appraiser 8 9 or appraisers or the attorney general, may purchase the property 10 at a value greater than the highest value if the higher value is 11 determined by the appraiser or appraisers or the attorney 12 general to be justified and within the range of market value; 13 provided further that this limitation shall not apply where 14 acquisition is by condemnation. After the private property has 15 been acquired or the State abandons the acquisition, these appraisal reports shall be available for inspection and copying 16 17 by the public.

18 (f) Notwithstanding subsection (a), the department of 19 transportation may directly acquire any real property for the 20 purposes of section 26-19 or title 15."

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SECTION 4. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 5. This Act shall take effect on July 1, 3000.

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Report Title:

DOT; Public Lands; Real Property; Acquisition; Disposition

Description:

Authorizes the Department of Transportation to acquire any real, personal, or mixed property for immediate or future use; own, hold, improve, rehabilitate, sell, assign, exchange, transfer, convey, lease, or dispose of any real, personal, or mixed property acquired; and acquire by condemnation real property for immediate or future use. Amends the definition of "public lands" to exclude lands to which the Department of Transportation holds title. Authorizes the Department of Transportation to directly acquire any real property for its purposes. Effective 7/1/3000. (HD1)

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

