A BILL FOR AN ACT

RELATING TO THE DAM AND APPURTENANCE IMPROVEMENT OR REMOVAL GRANT PROGRAM.

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

1	SECTION 1. The legislature finds that many private dam
2	owners do not have the resources to conduct the necessary
3	repairs or removal of their dams, resulting in dams remaining
4	unsafe and continuing to pose a risk to the downstream public in
5	the event of a dam failure. The legislature further finds that
6	although the total cost to bring all private dams into
7	compliance will be in the hundreds of millions of dollars, dams
8	in Hawaii provide many public benefits such as potable water,
9	water for agriculture and livestock, fire protection, ground
10	water recharge, flood control, energy generation, sediment
11	control, and recreation. Therefore, it is in the public's best
12	interest for the legislature to provide financial assistance to
13	these private dam owners.
14	Act 134, Session Laws of Hawaii 2023 (Act 134), established
15	and appropriated moneys for a dam and appurtenance improvement
16	or removal grant program to financially assist owners of private

- 1 dams and appurtenances to keep them properly maintained.
- 2 Although Act 134 did appropriate out of the general revenues
- 3 \$10,000,000 as one time seeding for the grant program, it
- 4 however did not establish a special fund dedicated to receive
- 5 grant program funding. A special fund is a critical receptacle
- 6 for grant funds to be deposited into and remain available for
- 7 the purposes of Act 134. This is especially important during
- **8** the department of land and natural resources' (department)
- 9 inaugural creation of the grant program, where administrative
- 10 rulemaking to develop procedures and criteria to determine
- 11 eligibility and priority of awarding grants would be
- 12 established. The department anticipates that the \$10,000,000
- 13 seed funding appropriated for the grant program in Act 134 will
- 14 lapse before the department can complete its rulemaking and
- 15 establish its grant application criteria and processes.
- 16 Thereafter, without the creation of the special fund, unused
- 17 funds for the grant program will lapse and be returned to the
- 18 general fund at the close of each fiscal year.
- 19 The purpose of this Act is to establish a special fund to
- 20 receive funds for the the dam and appurtenance improvement or
- 21 removal grant program and to reappropriate funds for the dam and
- 22 appurtenance improvement or removal grant program.

22

H.B. NO. 2464

1 SECTION 2. Section 179D-31, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+] §179D-31[+] Dam and appurtenance improvement or 4 removal grant program[+]; establishment of dam and appurtenance 5 improvement or removal grant program special fund. (a) is established a dam and appurtenance improvement or removal 6 7 grant program, to be developed and administered by the department for the improvement or removal of deficient dams in 8 9 the State. 10 The dam and appurtenance improvement or removal grant 11 program shall provide funding to owners of private dams for **12** plans, design, construction, and equipment to improve or remove 13 deficient dams and appurtenances, as determined by the 14 department. Each award shall be approved by the board before 15 16 disbursement and shall be subject to conditions imposed by the **17** board. 18 (d) The department may award grants based on criteria that 19 shall be developed by the department. Each applicant shall meet 20 the following requirements: 21 (1)The applicant shall be an owner of a high hazard or

significant hazard dam or appurtenance that is

#.B. NO. 2464

1		regulated under this chapter;
2	(2)	The applicant shall be the owner of a regulated dam or
3		appurtenance that has been determined to have one or
4		more deficiencies; provided that priority shall be
5		given to dams or appurtenances rated to be in poor or
6		unsatisfactory condition;
7	(3)	The applicant shall indicate on the application that
8		the proposed plans, design, construction, and
9		equipment shall be intended for remediation or removal
10		of the dam or appurtenance;
11	(4)	If the applicant is an entity other than an
12		individual, the applicant shall:
13		(A) Be licensed to conduct business in the State; and
14		(B) Have bylaws or policies that describe the manner
15		in which business is conducted, prohibit
16		nepotism, and provide for the management of
17		potential conflicts of interest;
18	(5)	The applicant shall agree to comply with all
19		applicable federal and state laws prohibiting
20		discrimination against any person on the basis of
21		race, color, national origin, religion, creed, sex,
22		age, sexual orientation, disability, or any other

#.B. NO. 2464

1		characteristic protected under applicable federal or
2		state law;
3	(6)	The applicant shall agree that grant moneys are not to
4		be used for purposes of entertainment or perquisites;
5	(7)	The applicant shall agree that all activities and
6		improvements undertaken with funds received shall
7		comply with applicable federal, state, and county
8		laws, including statutes, ordinances, applicable
9		building codes, and rules;
10	(8)	The applicant shall agree to make available to the
11		department all records that the applicant may have
12		relating to the grant and allow state agencies to
13		monitor the applicant's compliance with the purpose of
14		this chapter;
15	(9)	The applicant shall establish, to the satisfaction of
16		the department, that sufficient funds are available
17		for the completion of plans, design, and construction,
18		or equipment needed for the purpose for which the
19		grant is awarded; provided that the grant amount shall
20		be included among the calculation of sufficient funds;
21		and
22	(10)	The applicant shall comply with other requirements or

1		conditions as the department or board may prescribe.
2	<u>(e)</u>	Notwithstanding any provision to the contrary, there
3	is establ	ished in the department a special fund to be designated
4	the dam a	and appurtenance improvement or removal grant program
5	special f	und. The fund shall be administered by the department.
6	The follo	wing shall be deposited into the dam and appurtenance
7	improveme	ent or removal grant program special fund:
8	(1)	Appropriations by the legislature;
9	(2)	Moneys derived from public or private sources to
10		benefit dam and appurtenance improvement or removal;
11	(3)	Any other moneys collected pursuant to this section or
12		any rules adopted thereunder; and
13	(4)	Moneys derived from interest, dividends, or other
14		income from other sources.
15	(f)	The department may expend moneys from the dam and
16	appurtena	nce improvement or removal grant program special fund
17	in accord	lance with this section and other purposes for the
18	administr	ation of the dam and appurtenance improvement or
19	removal c	rant program under this section or any rule adopted
20	thereunde	er, including but not limited to funding permanent or
21	temporary	positions."

1	SECTION 3. There is appropriated out of the general			
2	revenues of the State of Hawaii the sum of \$10,000,000 or so			
3	much thereof as may be necessary for fiscal year 2024-2025 to be			
4	deposited into the dam and appurtenance improvement or removal			
5	grant program special fund as seed funding for the purposes of			
6	the dam and appurtenance improvement or removal grant program			
7	established by section 179D-31, Hawaii Revised Statutes.			
8	SECTION 4. There is appropriated out of the dam and			
9	appurtenance improvement or removal grant program special fund			
10	the sum of \$10,000,000 or so much thereof as may be necessary			
11	for fiscal year 2024-2025 for the dam and appurtenance			
12	improvement or removal grant program established by section			
13	179D-31, Hawaii Revised Statutes, as seed funding.			
14	The sum appropriated shall be expended by the department of			
15	land and natural resources for the purposes of this Act.			
16	SECTION 5. Statutory material to be repealed is bracketed			
17	and stricken. New statutory material is underscored.			
18	SECTION 6. This Act, upon its approval, shall take effect			
19	on July 1, 2024.			
20				
21	INTRODUCED BY:			
22	BY REQUEST JAN 2'2 2024			

Report Title:

Dam and Appurtenances; Special Fund; Appropriation

Description:

Establishes the Dam and Appurtenance Improvement or Removal Grant Program Special Fund to receive moneys for the Dam and Appurtenance Improvement or Removal Grant Program. Appropriates funds for the Dam and Appurtenance Improvement or Removal Grant Program.

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

JUSTIFICATION SHEET

DEPARTMENT:

Land and Natural Resources

TITLE:

A BILL FOR AN ACT RELATING TO THE DAM AND APPURTENANCE IMPROVEMENT OR REMOVAL GRANT

PROGRAM.

PURPOSE:

To establish the Dam and Appurtenance Improvement or Removal Grant Program Special Fund to receive funds for the Dam and Appurtenance Improvement or Removal Grant Program; and to appropriate funds for the Dam and Appurtenance Improvement or Removal

Grant Program.

MEANS:

Amend section 179D-31, Hawaii Revised Statutes (HRS).

JUSTIFICATION:

Act 134, Session Laws of Hawaii 2023 (Act), established and appropriated money for a Dam and Appurtenance Improvement or Removal Grant Program to financially assist owners of private dams and appurtenances to keep them properly maintained. The Act however did not establish a special fund to receive grant program appropriations and funds.

The Department desires a transparent and dedicated receptacle for grant program funds in order to carry out the purposes of the Act. A Dam and Appurtenance Improvement or Removal Grant Program special fund is a critical receptacle for grant funds to remain available for the purposes of the Act, especially during the Department's inaugural creation of the program and associated staffing and rulemaking.

The Department anticipates that the \$10,000,000 in general funds appropriated for the grant program by the Act will likely lapse before the Department can establish its grant application rules and processes. Similarly, unused funds for the grant program will lapse and be returned to the

general fund at the close of each fiscal year thereafter.

The amendment to section 179D-31, HRS, resolves this issue by creating a special fund dedicated to the Dam and Appurtenance Improvement or Removal Grant Program.

Impact on the public: Funds appropriated to the proposed special fund would provide the funding necessary to improve or remove deficient dams and appurtenances, thus mitigating or eliminating significant risks to the downstream community from flooding. The Department notes that dams also provide many beneficial uses, such as potable water, water for agriculture and livestock, fire protection, ground water recharge, flood control, energy generation, sediment control, and recreation.

Impact on the department and other agencies: This bill would provide the Department with more flexibility and options in disbursing grant funds over a timeline that is unrestricted by traditional fiscal year policies and procedures.

GENERAL FUND:

\$10,000,000 deposited into the Dam and Appurtenance Improvement or Removal Grant Program Special Fund.

OTHER FUNDS:

\$10,000,000 expended from the Dam and Appurtenance Improvement or Removal Grant Program Special Fund.

PPBS PROGRAM DESIGNATION:

LNR 810.

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2024.