## A BILL FOR AN ACT

RELATING TO THE COUNTIES.

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

1 SECTION 1. The purpose of this Act is to allow certain

2 counties to utilize tax revenues collected on behalf of the

3 counties for the repair and maintenance of private roads that

4 are open to and used by the public.

5 SECTION 2. Section 46-16.8, Hawaii Revised Statutes, is

6 amended by amending subsection (f) to read as follows:

7 "(f) Each county with a population equal to or less than

8 five hundred thousand that adopts a county surcharge on state

9 tax ordinance pursuant to this section shall use the surcharges

10 received from the State for:

15

11 (1) Operating or capital costs of public transportation

within each county for public transportation systems,

including public roadways or highways, private

14 roadways that are open to and used by the public,

public buses, trains, ferries, pedestrian paths or

16 sidewalks, or bicycle paths; and

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Expenses in complying with the Americans with
1
         (2)
2
              Disabilities Act of 1990 with respect to paragraph
              (1)."
3
4
         SECTION 3. Section 243-6, Hawaii Revised Statutes, is
5
    amended to read as follows:
6
         "§243-6 Fuel taxes, dispositions. (a) The ["city and
7
    county of Honolulu fuel tax"] city and county of Honolulu fuel
8
    tax shall be paid by the department of taxation into the state
9
    treasury, and shall, by the state director of finance, be paid
10
    over to the director of finance of the city and county of
11
    Honolulu for deposit into the [fund known as the "highway fund"]
12
    highway fund created by section 249-18.
13
              The ["county of Kauai fuel tax"] county of Kauai fuel
         (b)
14
    tax shall be paid by the department into the state treasury, and
15
    shall, by the state director of finance, be paid over to the
16
    director of finance of the county of Kauai for deposit into the
17
    [fund known as the "highway fund"] highway fund created by
18
    section 249-18.
19
              The ["county of Hawaii fuel tax"] county of Hawaii
20
    fuel tax shall be paid by the department into the state
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treasury, and shall, by the state director of finance, be paid

21

- 1 over to the director of finance of the county of Hawaii for
- 2 deposit into the [fund known as the "highway fund"] highway fund
- 3 created by section 249-18.
- 4 (d) The ["county of Maui fuel tax"] county of Maui fuel
- 5 tax collected on account of liquid fuel sold or used on the
- 6 island of Lanai or sold elsewhere for ultimate use on the island
- 7 of Lanai, shall be paid by the department into the state
- 8 treasury, and shall, by the state director of finance, be paid
- 9 over to the director of finance of the county of Maui for
- 10 deposit into the [fund known as the "highway fund"] highway fund
- 11 created by section 249-18, for expenditure on the island of
- 12 Lanai. The ["county of Maui fuel tax"] county of Maui fuel tax
- 13 collected on account of liquid fuel sold or used on the island
- 14 of Molokai or sold elsewhere for ultimate use on the island of
- 15 Molokai, shall be paid by the department into the state
- 16 treasury, and shall, by the state director of finance, be paid
- 17 over to the director of finance of the county of Maui for
- 18 deposit into the [fund known as the "highway fund"] highway fund
- 19 created by section 249-18, for expenditure on the island of
- 20 Molokai. The remainder of the ["county of Maui fuel tax"]
- 21 county of Maui fuel tax shall be paid by the department into the

1	state treasury, and shall, by the state director of finance, be	
2	paid over	to the director of finance of the county of Maui for
3	deposit i	nto the [ <del>fund known as the "highway fund"</del> ] <u>highway fund</u>
4	created b	y section 249-18.
5	<u>(e)</u>	Each of the [foregoing] taxes under subsections (a)
6	through (	d) shall be expended for the following purposes, for
7	the islan	d for which the tax revenue is specially indicated, or,
8	if none,	for the county for which the tax revenue is indicated:
9	(1)	For payment of interest on and redemption of any bonds
10		duly issued or sold on or after July 1, 1951, under
11		chapter 47 for the financing or aiding in financing
12		the construction of county highway tunnels, approach
13		roads thereto, and highways. [Such payments] Payments
14		of interest and principal on the bonds when due, shall
15		be first charges on such moneys so deposited in the
16		fund[-];
17	(2)	For acquisition, designing, construction,
18		reconstruction, improvement, repair, and maintenance
19		of county main and general thoroughfares, highways,
20	·	and other streets, including private roadways that are
21		open to and used by the public, street lights, storm

1		drains, and bridges, including costs of new land
2		therefor, when expenditures for [the foregoing] these
3		purposes cannot be financed under state-federal aid
4		projects[+] <u>;</u>
5	(3)	In the case of the city and county of Honolulu, for
6		payment of the city and county's share in an
7		improvement district initiated by the city and county
8		for an improvement listed in [+] paragraph[+] (2)
9		[above which] that is permitted to be constructed in
10		the city and county $[\cdot]_{:}$
11	(4)	For the construction of county highway tunnels,
12		overpasses, underpasses, and bridges, where [such] the
13		improvement cannot be made under state-federal aid
14		projects[-] <u>;</u>
15	(5)	For purposes and functions connected with county
16		traffic control and preservation of safety upon the
17		public highways and streets [-] , including private
18		roadways that are open to and used by the public;
19	(6)	For purposes and functions in connection with mass
20		transit[-]; and

- (7) For acquisition, design, construction, improvement,
   repair, and maintenance of bikeways.
- 3 [<del>(8)</del>] <u>(f)</u> No expenditure <u>under</u> subsection (e) shall be
- 4 made  $[-\tau]$  out of the revenues paid into any such fund  $[-\tau]$
- 5 that will jeopardize federal aid for highway construction."
- 6 SECTION 4. Statutory material to be repealed is bracketed
- 7 and stricken. New statutory material is underscored.
- 8 SECTION 5. This Act shall take effect on July 1, 2050.

## Report Title:

County Surcharge on State Tax; Fuel Tax; Counties; Repair and Maintenance; Private Roadways

## Description:

Authorizes certain counties to use county surcharge on state tax revenues and fuel tax revenues for the repair and maintenance of private roadways that are open to and used by the public. Effective 7/1/2050. (SD2)

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