A BILL FOR AN ACT

RELATING TO ENVIRONMENTAL STEWARDSHIP FEES.

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

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PART I

SECTION 1. The legislature finds that Hawaii's natural
resources, including reefs, oceans, forests, streams, estuaries,
shorelines, and beaches, provide irreplaceable and invaluable
benefits to visitors, residents, and the global community.

6 The Hawaii State Constitution makes clear that the State's 7 natural and cultural resources are subject to the public trust 8 and therefore must be managed and protected for the benefit of 9 present and future generations. The Hawaii State Constitution 10 further requires the State and its agencies to protect and 11 enforce Native Hawaiian rights, including traditional and 12 customary practices associated with, and dependent upon, 13 carefully managed and abundant natural resources.

14 The legislature further finds that Hawaii's natural 15 environment faces significant environmental pressure from the 16 heavy use it receives from persons traveling to enjoy the 17 State's natural resources. The current underinvestment in the



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State's natural resources poses a significant liability to the
 visitor industry; the stability of natural systems, including
 food systems and water quality; and the ecosystems, services,
 fisheries, economic resilience, and health and safety of the
 State.

6 Hawaii residents currently contribute to the protection and 7 management of natural resources through taxes, environmental 8 care, subsistence, cultural practices, and the exercise of the 9 values and practices embodied in the Hawaii State Constitution. 10 However, with escalating visitor impacts and an increasing 11 global threat to the island ecosystems, there is an immediate 12 need for additional resources to protect, restore, sustain, 13 manage, and conserve natural resources. A regenerative tourism 14 fee has been suggested by the Hawaii tourism authority as a 15 potential means to obtain these critical resources. 16 Accordingly, the legislature finds that it is timely to ask 17 visitors who enjoy and reap benefits of Hawaii's natural 18 resources to further contribute to their protection, care, and 19 restoration.

20 The legislature believes that a license requirement for
21 visitors who enjoy Hawaii's public beaches, trails, parks, and



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ecosystems could generate the necessary funding each year to
 offset the adverse impacts of visitors and conserve Hawaii's
 irreplaceable green infrastructure in perpetuity.

The legislature further finds that visitor impact fees,
which are also known as "green fees" or "environmental
protection fees", have been successfully implemented in many
visitor destinations throughout the world, including the
Galapagos Islands, New Zealand, and Palau. In these locations,
the fees have demonstrated compounding benefits for visitors,
residents, and natural landscapes and seascapes.

11 The legislature also believes that it is imperative to 12 raise additional revenues to offset visitor impacts and ensure 13 that a positive environmental legacy is left for future 14 generations. An environmental stewardship fee provides a 15 reasonable and appropriate way to generate these needed 16 revenues.

17 The legislature believes that establishing an environmental 18 stewardship fee in Hawaii would be a significant and effective 19 way to raise additional revenue to offset visitor impacts and 20 ensure a healthy environment for future generations.

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1	Accordingly, the purpose of this Act is to establish an
2	environmental stewardship fee program, to be administered by the
3	department of land and natural resources, and require a license
4	for visitors to use Hawaii's public beaches, parks, trails,
5	coastlines, and environment. The purpose of the environmental
6	stewardship fee program shall be to provide sustained funding
7	for the protection, restoration, regeneration, enhancement, and
8	care of Hawaii's natural and outdoor recreational resources and
9	build resilience of these resources to withstand the impacts of
10	increased visitor use.
11	PART II
12	SECTION 2. Chapter 171, Hawaii Revised Statutes, is
13	amended by adding a new part to be appropriately designated and
14	to read as follows:
15	"PART . ENVIRONMENTAL STEWARDSHIP FEE PROGRAM
16	§171-A Definitions. For purposes of this part:
17	"Fund" means the environmental stewardship fee special fund
18	established pursuant to section 171-E.
19	"License" means a license issued pursuant to this part.
20	"Licensee" means a person who is issued a license pursuant
21	to this part.



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1 "Nonprofit organization" means a private, nonprofit 2 organization that has been granted tax exempt status by the 3 Internal Revenue Service pursuant to section 501(c)(3) of the 4 Internal Revenue Code of 1986, as amended, and that has among 5 its charitable purposes the preservation, restoration, 6 management, or interpretation of natural or cultural resources 7 for scientific, historic, educational, recreational, scenic, 8 wildlife, or open-space purposes; the protection of the natural 9 environment or biological resources, or both; the preservation or enhancement, or both, of wildlife; and the protection or 10 11 interpretation, or both, of Native Hawaiian cultural resources 12 and practices related thereto. 13 "Program" means the environmental stewardship fee program. 14 "Resident of Hawaii" means an individual who has: 15 (1)Filed or paid state income taxes for the previous tax 16 year; or 17 (2) Established domicile in the State, as evidenced by documentation showing the individual's address, 18 19 including any of the following: 20 A valid Hawaii driver's license; (A) 21 (B) A valid Hawaii state identification card;



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1	(C)	A valid school identification card issued by a
2		school in the State; or
3	(D)	Any other official document issued to the
4		individual within the last thirty days by a
5		government agency, financial institution,
6		insurance company, or utility company in the
7		State.
8	"Visitor"	means a person in Hawaii who is not a resident of
9	Hawaii.	
10	§171-в Е	nvironmental stewardship fee program; license;
11	signs. (a) T	here is established within the department the
12	environmental	stewardship fee program. The purpose of the
13	program shall	be to collect a fee from visitors through a
14	license and al	locate that revenue to protect, restore, and
15	manage natural	and cultural resources impacted by visitors.
16	(b) Begi	nning on a date established by the department by
17	rule pursuant	to chapter 91, each visitor who is fifteen years
18	of age or olde	r who visits a state park, beach, forest, hiking
19	trail, or othe	r natural area on state land, as designated by the
20	department by	rule pursuant to chapter 91, shall first pay an

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1 environmental stewardship fee to obtain a license pursuant to
2 this part.

3 (c) The department shall place signs at state parks,
4 beaches, forests, trail heads, or other natural areas on state
5 land to inform visitors of the requirement to pay an
6 environmental stewardship fee and obtain a license pursuant to
7 this part.

§171-C License; purchase. (a) The department shall
establish convenient opportunities for visitors to pay an
environmental stewardship fee and be issued a license, including
through:

12 (1) A mobile application; and

13 (2) An internet website.

14 The department may authorize retail establishments and nonprofit 15 organizations to accept payment of an environmental stewardship 16 fee and issue a license.

17 (b) The amount of the environmental stewardship fee shall
18 be \$; provided that the chairperson may increase the
19 fee by rule pursuant to chapter 91 no more frequently than once
20 every five years.

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(c) Each license shall be effective for one year from the
 date of issuance.

3 **§171-D Penalties.** (a) A visitor who visits a state park, 4 beach, forest, hiking trail, or other natural area on state land 5 without first paying an environmental stewardship fee and 6 obtaining a license, in violation of section 171-B(b), shall be 7 liable for a civil fine not to exceed \$ The 8 assessment of penalties shall not begin until at least five 9 years after the effective date of this Act, to allow time for 10 effective implementation, public education, and enforcement.

(b) Any civil fine provided under this section may be imposed by the circuit court or by the department after an opportunity for a hearing pursuant to chapter 91. Imposition of a civil fine shall not be a prerequisite to any civil fine or injunctive relief ordered by the circuit court.

16 §171-E Environmental stewardship fee special fund;
17 established. (a) There is established within the state
18 treasury the environmental stewardship fee special fund, into
19 which shall be deposited:

20 (1) All revenue from environmental stewardship fees, less
21 any costs incurred in collecting those fees;



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1	(2)	All fines collected pursuant to section 171-D, less
2		any costs incurred in collecting those fines;
3	(3)	Transient accommodations tax revenues allocated
4		pursuant to section 237D-6.5(b)(5);
5	(4)	Appropriations made to the fund by the legislature;
6		and
7	(5)	Grants and gifts made to the fund.
8	(b)	The fund shall be administered and governed by the
9	departmen	t:
10	(1)	With transparency and accountability; and
11	(2)	In a manner that maximizes the effectiveness of the
12		program.
13	(c)	The department shall allocate moneys in the fund to be
14	expended of	directly by state agencies for projects that help
15	offset adv	verse environmental impacts caused by visitors, ensure
16	that the S	State's natural resources are maintained for continued
17	use by lio	censees, or both. Examples of permissible projects
18	under this	s subsection include projects that directly restore,
19	enhance, a	and protect, in perpetuity, natural resources and the
20	State's ur	nique and fragile ecological status, including projects
21	that:	



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1	(1)	Protect, restore, or enhance terrestrial and marine
2		natural resources impacted by heavy usage of
3		licensees;
4	(2)	Increase the resilience and adaptation of Hawaii's
5		natural resources with environmentally beneficial
6		strategies to reduce the adverse impacts of climate
7		change, including coastal erosion, sea level rise,
8		damage to reefs, ocean acidification, coral bleaching,
9		damage to land resources, and other impacts
10		exacerbated by licensees; or
11	(3)	Remove and control invasive species and propagate and
12		plant native species in state-owned recreational areas
13		utilized by licensees.
14	(d)	The department shall allocate moneys in the fund to be
15	expended	directly by the department for administration of the
16	program,	including the creation and implementation of an
17	environme	ntal stewardship fee strategic plan that includes a
18	timetable	indicating how the objectives and policies of this
19	part will	be pursued and implemented.

20 (e) The department may allocate moneys to provide grants21 to the counties and nonprofit organizations; provided that the



1	annual aggregate sum of grants to the counties and nonprofit			
2	organizations each does not exceed fifty per cent of the annual			
3	environme	ntal stewardship fee revenue. In awarding grants, the		
4	departmen	t shall prioritize projects that satisfy at least one		
5	of the fo	llowing:		
6	(1)	Develop nature-based solutions to environmental and		
7		climate issues exacerbated by licensees;		
8	(2)	Provide significant protection, restoration, and		
9		enhancement of Hawaii's natural resources in areas		
10		impacted by licensees; or		
11	(3)	Increase the resilience of state-owned natural		
12		resources impacted by licensees.		
13	(f)	The department may allocate moneys to provide		
14	cost-matc	hing funds for federal grants that satisfy any of the		
15	following	priorities:		
16	(1)	Develop nature-based solutions to environmental and		
17		climate issues exacerbated by licensees;		
18	(2)	Provide significant protection, restoration, and		
19		enhancement of Hawaii's natural resources in areas		
20		impacted by licensees; or		



1	(3) Increase the resilience of state-owned natural		
2	resources impacted by licensees.		
3	(g) The department may allocate moneys necessary for th	ıe	
4	enforcement of this part, including any enforcement or legal		
5	expenses incurred to enforce or collect penalties pursuant to)	
6	section 171-D.		
7	(h) Moneys allocated from the fund shall be used for th	ıe	
8	purposes described in this section; provided that these money	'S	
9	shall complement but shall not supplant other moneys regularly		
10	appropriated for those purposes.		
11	§171-F Grants; qualifications and conditions. (a) For		
12	ourposes of grants awarded pursuant to this part, any		
13	organization requesting a grant shall:		
14	(1) Be licensed and accredited, as applicable, under th	ie	
15	laws of the State;		
16	(2) Have at least one year of experience with the proje	ect	
17	or in the program area for which grant moneys are		
18	requested; and		
19	(3) Be qualified to engage in the program or activity t	0	
20	be funded by the grant or employ or have under		
21	contract persons who are qualified.		



1 (b) Recipients of grants shall be subject to the following 2 conditions:

3	(1)	Any county or nonprofit organization requesting a
4		grant shall submit its request together with all
5		information required by the department on an
6		application form prescribed by the department;
7	(2)	The recipient of a grant shall not use public funds
8		for purposes of entertainment or perquisites;
9	(3)	The recipient of a grant shall comply with applicable
10		federal, state, and county laws;
11	(4)	The recipient of a grant shall comply with any other
12		requirements the department may prescribe;
13	(5)	The recipient of a grant shall allow the department,
14		legislative bodies, and auditor full access to
15		records, reports, files, and other related documents
16		so that the program, management, and fiscal practices
17		of the grant recipient may be monitored and evaluated
18		to assure the proper and effective expenditure of
19		public funds;



1 (6) Each grant shall be monitored pursuant to rules or 2 policies established by the department to ensure 3 compliance with this part; and Any recipient of a grant under this section who 4 (7) 5 withholds or omits any material fact, deliberately 6 misrepresents facts to the department, or violates the 7 terms of the recipient's contract is in violation of 8 this section and, in addition to any other penalties 9 provided by law, shall be prohibited from applying for 10 a grant under this part for a period of five years 11 from the date of termination.

12 (c) The department shall use best efforts to provide grant 13 recipients with access to any state lands or natural resources 14 necessary to effectuate the project for which the grant is 15 awarded.

16 §171-G Report to legislature. (a) No later than twenty 17 days before the convening of the regular session of 2026 and 18 each year thereafter, the department shall submit a report to 19 the legislature.

20 (b) The report shall contain information on ways that the21 fund restored, enhanced, and protected Hawaii's state-owned



natural resources and its unique and vulnerable ecosystem during
 the previous fiscal year, as well as the benefits that have
 accrued or will accrue from those expenditures for the benefit
 of the State's natural resources.

5 (c) The department shall publish the reports on its6 website.

7 **§171-H Rules.** The department may adopt rules pursuant to 8 chapter 91 necessary for the purposes of this part, including 9 any rules necessary to increase license fees and to ensure that 10 persons who purchase a license are aware that the license is 11 broader than an entrance fee to visit a specific state park, 12 forest, hiking trail, or other natural area on state land, which 13 is used explicitly for that park, forest, hiking trail, or other 14 natural area."

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PART III

16 SECTION 3. Section 237D-6.5, Hawaii Revised Statutes, is17 amended by amending subsection (b) to read as follows:

18 "(b) Except for the revenues collected pursuant to section 19 237D-2(e), revenues collected under this chapter shall be 20 distributed in the following priority, with the excess revenues 21 to be deposited into the general fund:



1 (1) \$1,500,000 shall be allocated to the Turtle Bay 2 conservation easement special fund beginning July 1, 2015, for the reimbursement to the state general fund 3 4 of debt service on reimbursable general obligation 5 bonds, including ongoing expenses related to the 6 issuance of the bonds, the proceeds of which were used 7 to acquire the conservation easement and other real 8 property interests in Turtle Bay, Oahu, for the 9 protection, preservation, and enhancement of natural 10 resources important to the State, until the bonds are 11 fully amortized; 12 (2) \$11,000,000 shall be allocated to the convention center enterprise special fund established under 13 14 section 201B-8; An allocation shall be deposited into the tourism 15 (3) emergency special fund, established in section 201B-16 10, in a manner sufficient to maintain a fund balance 17 18 of \$5,000,000 in the tourism emergency special fund; 19 [and] \$3,000,000 shall be allocated to the special land and 20 (4)

development fund established under section 171-19;



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1	provided that the allocation shall be expended in		
2	accordance with the Hawaii tourism authority strategic		
3	plan	for:	
4	(A)	The protection, preservation, maintenance, and	
5		enhancement of natural resources, including	
6		beaches, important to the visitor industry;	
7	(B)	Planning, construction, and repair of facilities;	
8		and	
9	(C)	Operation and maintenance costs of public lands,	
10		including beaches, connected with enhancing the	
11		visitor experience [-]; and	
12	(5) \$	shall be allocated to the environmental	
13	stew	ardship fee special fund established under section	
14	171-	<u>E.</u>	
15	All trans	ient accommodations taxes shall be paid into the	
16	state treasury	each month within ten days after collection and	
17	shall be kept	by the state director of finance in special	
18	accounts for d	istribution as provided in this subsection."	
19		PART IV	
20	SECTION 4	. The department of land and natural resources	
21	shall submit a	report on the creation and implementation of a	

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1 environmental stewardship fee strategic plan and timetable 2 indicating how the objectives and policies of the environmental stewardship fee program will be pursued and implemented, 3 including its findings, recommendations, and any proposed 4 5 legislation, to the legislature no later than December 1, 2025. 6 SECTION 5. There is appropriated out of the environmental 7 stewardship fee special fund established under section 171-E, 8 Hawaii Revised Statutes, the sum of \$ or so much 9 thereof as may be necessary for fiscal year 2025-2026 and the 10 same sum or so much thereof as may be necessary for fiscal year 11 2026-2027 for the environmental stewardship fee strategic plan 12 with a timetable indicating how the objectives and policies 13 established in part of chapter 171, Hawaii Revised Statutes, 14 will be pursued and implemented. 15 The sums appropriated shall be expended by the department of land and natural resources for the purposes of this Act. 16 17 SECTION 6. The appropriation made by section 5 of this Act 18 shall not lapse at the end of the fiscal year for which the 19 appropriation is made; provided further that all moneys from the

20 appropriation unencumbered as of June 30, 2028, shall lapse as21 of that date.



1	SECTION 7. There is appropriated out of the environmental
2	stewardship fee special fund established under section 171-E,
3	Hawaii Revised Statutes, the sum of \$ or so much
4	thereof as may be necessary for fiscal year 2025-2026 and the
5	same sum or so much thereof as may be necessary for fiscal year
6	2026-2027 for the following positions for the environmental
7	stewardship fee program:
8	(1) Two full-time equivalent (2.0 FTE) program
9	specialists;
10	(2) One full-time equivalent (1.0 FTE) office assistant;
11	(3) One full-time equivalent (1.0 FTE) clerk V; and
12	(4) One full-time equivalent (1.0 FTE) accountant.
13	The sums appropriated shall be expended by the department
14	of land and natural resources for the purposes of this Act.
15	PART V
16	SECTION 8. In codifying the new sections added by section
17	2 and referenced in sections 5, 7, and 11 of this Act, the
18	revisor of statutes shall substitute appropriate section numbers
19	for the letters used in designating the new sections in this
20	Act.



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SECTION 9. This Act does not affect rights and duties that
 matured, penalties that were incurred, and proceedings that were
 begun before its effective date.

4 SECTION 10. Statutory material to be repealed is bracketed5 and stricken. New statutory material is underscored.

6 SECTION 11. This Act, including section 171-E, Hawaii
7 Revised Statutes, shall take effect on July 1, 2025; provided
8 that part II of this Act, except section 171-E, Hawaii Revised
9 Statutes, shall take effect on July 1, 2027.

INTRODUCED BY:

Umy Yennoo

JAN 1 7 2025



Report Title:

DLNR; Environmental Stewardship Fee Program; Environmental Stewardship Fee Special Fund; Report; Appropriation

Description:

Effective 7/1/2027, establishes the Environmental Stewardship Fee Program within the Department of Land and Natural Resources, through which the Department will collect a fee from visitors for a license to visit a state park, forest, hiking trail, or other state natural area. Establishes the Environmental Stewardship Fee Special Fund effective 7/1/2025. Allocates a certain amount of transient accommodations tax revenues to the special fund. Requires report to the Legislature on strategic plan and timetable for objectives and implementation of the environmental stewardship fee program. Appropriates funds for the environmental stewardship fee strategic plan and positions for the Environmental Stewardship Fee Program.

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

