S.B. NO. ¹⁶⁵⁸ S.D. 1

A BILL FOR AN ACT

RELATING TO TRAFFIC.

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

1	SECTION 1. Chapter 291D, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	" <u>§291D-</u> Certain uncontested traffic fine proceeds;
5	transmittal to state highway fund. (a) Beginning July 1, 2025,
6	the director of finance shall transmit to the department of
7	transportation, not more than thirty days after the end of each
8	fiscal quarter, one hundred per cent of the fine and forfeiture
9	proceeds collected for uncontested traffic infractions committed
10	within any county having a population of more than one hundred
11	fifty thousand but less than one hundred seventy-five thousand.
12	The proceeds shall be deposited into the county progress
13	subaccount of the state highway fund, as established pursuant to
14	section 248-9(d).
15	(b) The judiciary shall identify fines and forfeitures
16	assessed and collected for traffic infractions under this

17 chapter that were both:



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1	(1) Uncontested; and
2	(2) Committed within the county in which the Lahaina
3	bypass north is located.
4	(c) A traffic infraction shall be deemed uncontested when
5	a person answers a notice of traffic infraction in accordance
6	with section 291D-6(b)(1)."
7	SECTION 2. Section 248-9, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§248-9 State highway fund. (a) Moneys in the state
10	highway fund may be expended for the following purposes:
11	(1) To pay the costs of operation, maintenance, and repair
12	of the state highway system, including without
13	limitation, the cost of equipment and general
14	administrative overhead;
15	(2) To pay the costs of acquisition, including real
16	property and interests therein; planning; designing;
17	construction; and reconstruction of the state highway
18	system and bikeways, including without limitation, the
19	cost of equipment and general administrative overhead;
20	(3) To reimburse the general fund for interest on and
21	principal of general obligation bonds issued to

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1 finance highway projects where the bonds are 2 designated to be reimbursable out of the state highway 3 fund;

To pay the costs of construction, maintenance, and 4 (4) 5 repair of county roads; provided that none of the 6 funds expended on a county road or program shall be 7 federal funds when expenditure would cause a violation 8 of federal law or a federal grant agreement; and To pay the costs of establishing and maintaining a 9 (5) 10 drug and alcohol toxicology testing laboratory that is 11 intended to support the prosecution of offenses 12 relating to operation of a motor vehicle while under 13 the influence of an intoxicant.

14 (b) At any time, the director of transportation may 15 transfer from the state highway fund all or any portion of 16 available moneys determined by the director of transportation to 17 exceed one hundred thirty-five per cent of the requirements for 18 the ensuing twelve months for the state highway fund as 19 permitted by and in accordance with section 37-53. For purposes 20 of the determination, the director of transportation shall take 21 into consideration:



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1	(1)	The amount of federal funds and bond funds on deposit
2		in, and budgeted to be expended from, the state
3		highway fund during the period;
4	(2)	Amounts on deposit in the state highway fund that are
5		encumbered or otherwise obligated;
6	(3)	Budgeted amounts payable from the state highway fund
7		during the period;
8	(4)	Revenues anticipated to be received by and
9		expenditures to be made from the state highway fund
10		during the period based on existing agreements and
11		other information for the ensuing twelve months; and
12	(5)	Any other factors as the director of transportation
13		shall deem appropriate.
14	(c)	The department of transportation shall establish
15	county su	baccounts within the state highway fund.
16	Notwithst	anding subsections (a) and (b), funds in each county
17	subaccoun	t shall be expended for state highway road capacity
18	projects	in the respective county.
19	For	purposes of this subsection, "state highway road
20	capacity	project" means construction:
21	(1)	Of a new road;

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1	(2)	To widen or add additional lanes to an existing road;
2		or
3	(3)	That increases the number of vehicles that may be
4		driven on an island and alleviates the level of
5		traffic congestion on existing roads of that island,
6	and any p	lanning, design, or right-of-way acquisition related to
7	the const:	ruction.
8	<u>(d)</u>	The department of transportation shall establish a
9	county pro	ogress subaccount into which the department shall
10	deposit a	ll funds received pursuant to section 291C-171(c) or
11	assessed	and collected under section 291D- , and from which the
12	departmen	t shall allocate moneys for the Lahaina bypass north
13	project;]	provided that:
14	<u>(1)</u>	Upon substantial completion of the Lahaina north
15	: •	project, moneys in the subaccount shall subsequently
16		be allocated to state-designated critical highway
17		projects within the county in which the uncontested
18		traffic infractions were committed; and
19	(2)	Moneys in the subaccount shall be expended in a manner
20		consistent with subsection (a)."

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SECTION 3. Section 291C-171, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§291C-171 Disposition of fines and forfeitures. (a) All
4 fines and forfeitures collected upon conviction or upon the
5 forfeiture of bail of any person charged with a violation of any
6 section or provision of the state traffic laws and all
7 assessments collected relating to the commission of traffic
8 infractions shall be paid to the director of finance of the
9 State.

10 (b) In addition to any monetary assessment imposed for a traffic infraction, the court may impose penalties on all 11 12 outstanding traffic citations and judgments. The penalties 13 shall be established pursuant to rules approved by the supreme 14 court; provided that the amounts of the penalties shall be based upon a graduated scale that increases in proportion to the 15 16 length of the delinquency. Any interest penalty imposed as 17 provided in this section may be waived by the court for good 18 cause. All penalties collected for [such] any outstanding 19 citations and judgments shall be paid to the director of finance of the State. 20

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1	(c) Beginning July 1, 2025, fines and forfeitures
2	collected for uncontested traffic infractions committed within
3	any county having a population of more than one hundred fifty
4	thousand but less than one hundred seventy-five thousand shall
5	be transmitted pursuant to section 291D"
6	SECTION 4. This Act does not affect rights and duties that
7	matured, penalties that were incurred, and proceedings that were
8	begun before its effective date.
9	SECTION 5. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 6. This Act shall take effect on July 1, 2050.



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Report Title: Judiciary; DOT; Uncontested Traffic Cases; State Highway Fund; Lahaina Bypass

Description:

1.1

Transfers to the Department of Transportation one hundred per cent of the proceeds of the fines and forfeitures collected for uncontested traffic infractions committed within any county having a population of more than 150,000 but less than 175,000. Requires the proceeds to be deposited into a new county progress subaccount of the State Highway Fund, from which the DOT shall allocate moneys for the Lahaina Bypass North Project, and subsequently for state-designated critical highway projects within the county in which the uncontested traffic infractions were committed. Effective 7/1/2050. (SD1)

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

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