ACT 204

H. B. NO. 2515-72

A Bill for an Act Relating to Improvements at Waikiki, Oahu. Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Act 197, Item 67 section 2, part I, subsection K, subheading Tourism, Session Laws of Hawaii 1971, is amended to read as follows:

"Tourism

(To be expended by the City and County of Honolulu or the State of Hawaii)

67. Waikiki Improvements, Oahu—General improvement planning, project planning, design, engineering, land acquisition and construction of public facilities for the general improvement of the Waikiki area, the boundaries of which are delineated on the Development Plan for the Kalia, Waikiki, and Diamond Head areas (Map designated as portion of 1967 General Plan Development Plan Waikiki-Diamond Head [section A]); provided that the City and County shall initiate action for the creation of an improvement district for Waikiki and adopt special assessment ordinances whereby not less than 33-1/3% nor more than 66-2/3% of the entire cost of such improvements, other than for the development of General Improvement Planning, Project Planning, Design, Engineering, incidentals and inspection, shall be assessed against lands and improvements on the basis of assessed valuation for real property tax purposes, or assessed against land on a frontage basis, or area basis, or any combination thereof; provided further that the governor may expend the sum appropriated herein for planning, design, and engineering or he may transmit such sum to the City and County to be expended for such purposes. Notwithstanding the foregoing, if the governor deems it necessary in the public interest, he may authorize the construction of the Waikiki improvements under any other applicable statute which authorizes the creation of State improvement districts.

9,000,000 4,000,000(c) FY 71-72

General Improvement Planning, Project Planning, Design, and Engineering for Proposed Waikiki Improvement District Land and Construction

\$1,000,000 2,000,000 1,000,000(c)

FY 72-73

Land and Construction

6,000,000 3,000,000(c)

SECTION 2. Material to be repealed is bracketed. New material is underscored. In printing this Act, the revisor of statutes need not include the brackets, the bracketed material, or the underscoring; provided that the term "[section A]" and the brackets around the term shall not be deleted.*

SECTION 3. This Act shall take effect upon its approval. (Approved June 19, 1972.)

^{*}Edited accordingly.