

ACT 156

S.B. NO. 1091

A Bill for an Act Relating to the Lapsing of Capital Improvement Funds.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. The legislature finds that funds have been appropriated for capital improvement projects and other purposes but have not been expended due to changes in circumstances or the nonfeasibility of projects. The legislature further recognizes that the use of such funds are restricted to those projects for which they were appropriated. Thus, certain funds which were authorized in prior capital improvement acts and other acts should be released for other state needs. The purpose of this Act is to lapse all unencumbered capital improvement appropriations and other appropriations deemed unnecessary and which have not otherwise been lapsed by law.

SECTION 2. Any law to the contrary notwithstanding, the unencumbered balance of the following appropriations under Act 218, Session Laws of Hawaii 1974, is hereby lapsed:

DEPARTMENT OF TRANSPORTATION

C-3	Construct Interim B747 Gates 5 and 6, Honolulu International Airport	600,000B
C-7	Aircraft Hardstands for Cargo Centers, Honolulu International Airport	1,700,000B 1,167,000E
C-15	Molokai Airport, Plans and Land Acquisition	250,000D
C-26	Honolulu Harbor, Acquisition and Development of Honolulu Harbor	173,000D

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C-64	Kona Baseyard Maintenance Building, Hawaii	100,000C
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SECTION 3. Any law to the contrary notwithstanding, the unencumbered balance of the following appropriations under Act 195, Session Laws of Hawaii 1975, is hereby lapsed:

DEPARTMENT OF TRANSPORTATION

C-14	Molokai Airport, Plans and Land Acquisition	550,000D
C-15	Lanai Airport, Runway Extension	370,000D
C-23	Honolulu Harbor, Acquisition and Development of Honolulu Harbor	827,000D
C-30	Statewide Commercial Harbor Sewer System Improvements	1,250,000D

SECTION 4. Any law to the contrary notwithstanding, the unencumbered balance of the following appropriations under Act 226, Session Laws of Hawaii 1976, is hereby lapsed:

DEPARTMENT OF LAND AND NATURAL RESOURCES

H-9	Honolulu Game Management Facilities	2,000A
H-16	Honolulu Stadium Site	100,000A
H-19	Wawamalu Queen's Beach	100,000A

DEPARTMENT OF TRANSPORTATION

C-12	Statewide Commercial Harbor Sewer System Improvements	1,500,000D
H-25	Honokohau Boat Harbor, Hawaii	414,000D

UNIVERSITY OF HAWAII

G-78	H.I.M.B., Coconut Island, New Laboratory Building	75,000C
G-93	Student Housing, Phase 5, UH at Hilo	890,000E

DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES

K-15 State Office Building No. 3 342,000C

SECTION 5. Any law to the contrary notwithstanding, the unencumbered balance of the appropriation in Item C-8 of Act 243, Session Laws of Hawaii 1978, is hereby lapsed:

DEPARTMENT OF TRANSPORTATION

C-8 Construct High-Speed Exit Taxiway from Runway 8-26 and other Improvements — General Lyman Airfield 300,000E

SECTION 6. Item IV-N-1 of Act 195, Session Laws of Hawaii 1975, is amended to read as follows:

“CITY AND COUNTY OF HONOLULU

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

1. Mass Transit System, Oahu Land, plans and construction for development of a bus/rail mass transit system. 3,300,000
 Above state funds to be matched by the City and County of Honolulu; provided that UMTA grants 80% federal funding for transit system, and provided further that the A-95 Agency for Honolulu enters into an agreement with the Metropolitan Planning Organization (MPO) for transportation planning.”

Any law to the contrary notwithstanding, the unencumbered balance of this appropriation shall lapse as of June 30, 1980.

SECTION 7. Source of funding symbols as used in this Act correspond to the symbols used in Act 10, Special Session Laws of Hawaii 1977, and the symbols as used in the original designation of items listed in this Act have been revised accordingly.

SECTION 8. In the event manifest clerical, typographical, or other mechanical errors are found in this Act, the governor is hereby authorized to correct such errors. All changes pursuant to this section shall be reported to the legislature at its next session.

SECTION 9. Statutory material to be repealed is bracketed. New material is underscored.*

SECTION 10. This Act shall take effect on July 1, 1979.

(Approved June 4, 1979.)

*The text has been edited pursuant to HRS §23G-16.5, authorizing omission of the brackets, bracketed material, and underscoring.