

A Bill for an Act Relating to Wildlife.

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

SECTION 1. Section 183-1, Hawaii Revised Statutes, is amended to read as follows:

“[]§183-1[] **Definitions.** As used in this chapter, unless the context indicates otherwise:

- [(1)] “Board” means the board of land and natural resources.
- [(2)] “Department” means the department of land and natural resources.
- [(3)] “Game” means birds and mammals designated, by law or by rule, for hunting.
- (4) “Predators” mean animals destructive of game or wildlife by nature of their predatory habits, including mongooses, cats, dogs, and rats.
- (5) “Wildlife” means any member of any non-domesticated species of the animal kingdom, whether reared in captivity or not, and includes any part, product, egg, or offspring thereof.]”

SECTION 2. Section 183-1.5, Hawaii Revised Statutes, is amended to read as follows:

“[]§183-1.5[] **Duties in general.** The department shall:

- (1) Gather[, and compile], tabulate, and publish from time to time,] information and statistics concerning the area, location, character, and increase and decrease of forests [and wildlife] in the State;
- (2) Gather and compile information as necessary concerning trees, plants, and shrubs [, and wildlife] recommended for planting [or release] in different localities, including the care and propagation of trees[, and shrubs[, and wildlife] for protective, productive, and aesthetic purposes and other useful information, which the department [in its discretion may deem] deems proper;
- (3) Have the [care, custody, control, and regulation of] power to manage and regulate all lands which may be set apart as forest reservations[, public hunting areas, and wildlife sanctuaries under the terms of this title];

- (4) Devise ways and means of protecting, extending, increasing, and utilizing the forests and forest reserves, more particularly for protecting and developing the springs, streams, and sources of water supply to increase and make [such] that water supply available for use;
- (5) Devise and carry into operation, ways and means by which forests and forest reservations can, with due regard to the main [objects in] objectives of title 12, be made self-supporting in whole or in part;
- [(6) Establish, maintain, and conduct at such places within the State, wildlife propagating stations;
- (7) Pursuant to sections 187-1.2 to 187-1.4, import wildlife for propagating purposes;
- (8) Pursuant to sections 187-13 and 187-14, destroy predators deemed harmful to wildlife and game;
- (9)] (6) Formulate and from time to time recommend to the governor and legislature such additional legislation as it deems necessary or desirable for better implementing the objectives of title 12;
- [(10)] (7) [Make and publish,] Publish, at the end of each year, a report of the expenditures and proceedings of the department and of the results achieved by the department, together with such other matters as are germane to the subject matter under title 12 and which the department [may deem] deems proper.”

SECTION 3. Section 183-2, Hawaii Revised Statutes, is amended to read as follows:

“§183-2 Rules. Subject to chapter 91, the department shall [make,] adopt, amend, and repeal rules for and concerning the preservation, protection, regulation, extension, and utilization of forest reserves [wildlife sanctuaries, game management areas, and public hunting areas] designated by the department. [The department may also make, amend, and repeal rules for the purpose of protecting, conserving, propagating, and harvesting introduced and transplanted wildlife and game. The rules may include size limits, bag limits, open and closed seasons, specifications of hunting gear which may be used or possessed, and the conditions of entry into public hunting areas, game management areas, and wildlife sanctuaries. The rules may vary from county to county and may specify certain days of the week or certain hours of the day in designating open seasons.]

All rules [made as aforesaid,] shall have the force and effect of law.”

SECTION 4. Hawaii Revised Statutes is amended by adding a new chapter to be designated as chapter 183D and to read as follows:

“CHAPTER 183D WILDLIFE

PART I. GENERAL PROVISIONS

§183D-1 Definitions. As used in this chapter, unless the context indicates otherwise:

“Aquatic life” means any type of species of mammal, fish, amphibian, reptile, mollusk, crustacean, arthropod, invertebrate, coral, or other animal that inhabits the freshwater or marine environment, and includes any part, product, egg, or offspring thereof; or freshwater or marine plants, including seeds, roots, and other parts thereof.

“Board” means the board of land and natural resources.

"Department" means the department of land and natural resources.

"Game" means birds and mammals designated by law or by rule for hunting.

"Game birds" means birds designated by law or by rule for hunting.

"Game mammals" means mammals designated by law or by rule for hunting.

"Predators" means animals destructive of wildlife by nature of their predatory habits, including mongooses, cats, dogs, and rats.

"Take" means to injure, hunt, shoot, wound, kill, trap, net, capture, or possess.

"Wild birds" means birds, other than game birds, living in a wild and undomesticated state, and the young and eggs of those birds.

"Wild mammals" means mammals, other than game mammals, living in a wild and undomesticated state, and the young of those mammals.

"Wildlife" means any nondomesticated member of the animal kingdom, including game, whether reared in captivity or not, and includes any part, product, egg, or offspring thereof, except aquatic life as defined in this section.

§183D-2 Powers and duties of department. The department shall:

- (1) Manage and administer the wildlife and wildlife resources of the State;
- (2) Enforce all laws relating to the protecting, taking, hunting, killing, propagating, or increasing the wildlife within the State and the waters subject to its jurisdiction;
- (3) Establish and maintain wildlife propagating facility or facilities;
- (4) Subject to the provisions of title 12, import wildlife for the purpose of propagating and disseminating the same in the State and the waters subject to its jurisdiction;
- (5) Distribute, free of charge, as the department deems to be in the public interest, game for the purpose of increasing the food supply of the State; provided that, when in the discretion of the department the public interest will not be materially interfered with by so doing, the department may propagate and furnish wildlife to private parties, upon such reasonable terms, conditions, and prices as the department may determine;
- (6) Ascertain, compile, and disseminate, free of charge, information and advice as to the best methods of protecting, propagating, and distributing wildlife in the State and the waters subject to its jurisdiction;
- (7) Gather and compile information and statistics concerning the area, location, character, and increase and decrease of wildlife in the State;
- (8) Gather and compile information concerning wildlife recommended for release in different localities, including the care and propagation of wildlife for protective, productive, and aesthetic purposes and other useful information, which the department deems proper;
- (9) Have the power to manage and regulate all lands which may be set apart as game management areas, public hunting areas, and wildlife sanctuaries;
- (10) Pursuant to section 183D-65 of this chapter, destroy predators deemed harmful to wildlife; and
- (11) Formulate, and from time to time recommend to the governor and legislature, such additional legislation necessary or desirable to implement the objectives of title 12.

§183D-3 Rules. Subject to chapter 91, the department shall adopt, amend, and repeal rules:

- (1) Concerning the preservation, protection, regulation, extension, and utilization of, and conditions for entry into wildlife sanctuaries, game management areas, and public hunting areas designated by the department;
- (2) Protecting, conserving, monitoring, propagating, and harvesting wildlife; and
- (3) Concerning size limits, bag limits, open and closed seasons, and specifications of hunting gear which may be used or possessed.

The rules may vary from county to county or in any part of the county and may specify certain days of the week or certain hours of the day in designating open seasons. All rules shall have the force and effect of law.

§183D-4 Game management areas, wildlife sanctuaries, public hunting areas. For the purposes of preserving, protecting, conserving, and propagating wildlife, the department may establish, maintain, manage, and operate game management areas, wildlife sanctuaries, and public hunting areas on land under its control as it deems desirable and enter into agreements for taking control of privately owned lands for those purposes.

§183D-5 Penalties. (a) Any person violating section 183D-21, 183D-22, 183D-23, 183D-24, 183D-25, 183D-33, or 183D-63 shall be guilty of a petty misdemeanor, and upon conviction thereof, shall be punished as follows:

- (1) For a first conviction, by a fine of not less than \$50 nor more than \$500, or imprisonment of not more than thirty days, or both;
- (2) For a second conviction within five years of a previous conviction, by a fine of not less than \$150 nor more than \$500, or by imprisonment of not more than thirty days, or both; and
- (3) For a third or subsequent conviction within five years of the first two or more convictions, by a fine of not less than \$300 nor more than \$500, or by imprisonment of not more than thirty days, or both.

(b) Any person violating section 183D-2, 183D-3, 183D-26, 183D-27, 183D-31, 183D-32, 183D-62, or 183D-64 shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished as follows:

- (1) For a first conviction by a fine of not less than \$100 nor more than \$1,000, or by imprisonment of not more than one year, or both;
- (2) For a second conviction within five years of a previous conviction, by a fine of not less than \$250 nor more than \$1,000, or by imprisonment of not more than one year, or both; and
- (3) For a third or subsequent conviction within five years of the first two or more convictions, by a fine of not less than \$500 nor more than \$1,000, or by imprisonment of not more than one year, or both.

(c) Any person who violates section 183D-34, 183D-35, 183D-36, 183D-37, 183D-38, 183D-39, 183D-40, 183D-41, or 183D-42 shall be guilty of a petty misdemeanor, and upon conviction thereof, shall be fined not more than \$500 or imprisoned not more than thirty days, or both.

(d) In addition to any other penalty imposed under this section, a fine of \$25 shall be levied for each bird illegally taken under this chapter and a fine of \$100 shall be levied for each mammal illegally taken under this chapter.

(e) Any person who is convicted of violating any of the game laws of the State shall immediately have their hunting license forfeited and any person

convicted for a second offense shall not be granted a license to hunt for a period of three years after the date of the second conviction.

§183D-6 Permits for taking wildlife for scientific, educational, or propagation purposes. (a) Notwithstanding the provisions of any other law, the department may take wildlife for scientific, educational, or propagation purposes, except as prohibited by chapter 195D.

(b) Notwithstanding the provisions of any other law, the department may issue permits to any person to take wildlife in any part of the State, for scientific, educational, or propagation purposes, except as prohibited by chapter 195D and subject to the rules adopted by the department. The department may revoke any permit for any infraction of the terms and conditions of the permit. Any person whose permit has been revoked shall not be eligible to apply for another permit until the expiration of one year from the date of revocation.

(c) Any wildlife taken under the authority of the permit shall be accompanied by the permit while being taken or transported and shall be exempt from seizure while being transported or while in possession, in accordance with the permit.

§183D-7 Expenditures. (a) The department may expend all appropriations made for the purpose of effectuating the objectives of title 12. All expenditures by the department shall be approved and certified by the board.

(b) To further the purposes of title 12, the department may use lands set apart for its use by the governor, and may accept gifts and contributions of property or service or enter into contracts for the furtherance of the purposes of this chapter, from the State or from any county or other government or from private parties.

§183D-8 Cooperation with other governmental authorities. The department shall endeavor to secure the cooperation and assistance of and shall cooperate with the appropriate agency of the United States, or other governmental authorities having an interest in the subject matter of this chapter, in every way possible, for the promotion of the purposes of this chapter. More specifically the department may permit the appropriate agency of the United States to occupy any land or building and use any appliance, apparatus, or property held or controlled by the department, either independently or in conjunction with the department, upon such terms and conditions as the department and the agency may mutually agree.

§183D-9 Federal aid in wildlife restoration. The State assents to the provisions of the Pittman-Robertson Federal Aid in Wildlife Restoration Act (50 Stat. 917, 16 U.S.C. §669), as amended. The department shall perform those acts as may be necessary to the conduct and establishment of cooperative wildlife restoration and management projects, as defined in the Act of Congress and in compliance with the Act and rules and regulations promulgated by the Secretary of the Interior thereunder; provided that federal aid funds granted under the Act shall be used for the purposes of approved projects, and no funds accruing to the State from license fees paid by hunters shall be diverted for any purpose other than as provided for in the Act and rules and regulations promulgated pursuant thereto.

§183D-10 Disposition of revenues. All moneys collected each month as fees for hunting permits or licenses, and all other moneys collected under the provisions of any law relating to the importation, taking, catching, or killing of game, wildlife, and products thereof shall be deposited with the director of finance to the credit of the general fund. The moneys collected shall be available for expenditure only by the department in accordance with appropriations authorized by the legislature and shall be expended by the department for the

importation into, and the management, preservation, propagation, and protection of, game or wildlife in the State, and for the payment of expenses incurred in the prosecution of offenders against the game and wildlife laws of the State.

§183D-11 Informer's fee. One-half of the fine imposed and collected in all cases where the defendant has been convicted for a violation of any of the provisions of this chapter, chapter 187, or 195D shall be paid to the person giving the information leading to the arrest of the person so convicted; provided that this section shall not apply, if the informer is a regular salaried sheriff, deputy sheriff, police officer, warden or constable, or officer or agent of the department.

PART II. HUNTING IN GENERAL

§183D-21 Hunting licenses required. No person shall hunt, pursue, kill, or take any game bird or mammal without first procuring a hunting license; provided that, section 183D-32 to the contrary notwithstanding, no license shall be required of employees of the department or of other persons, who may be authorized in writing by the board to destroy game birds or game mammals injurious to forest growth or agriculture, or that constitute a nuisance or a health hazard.

§183D-22 Application and issuance of licenses; fees. Hunting licenses shall be issued by agents of the department upon written application in the form prescribed by the department and the payment of a fee as provided in this section. The application shall require a statement under oath of the applicant's name, address, domicile or residence, length of residence in the State, age, race, height, weight, and color of hair and eyes. The fee shall be:

- (1) \$7.50 for any person who has resided in the State for one year or longer, or who is a member of the armed forces of the United States on active duty and the spouse and children thereof;
- (2) \$15 for all other persons; and
- (3) Free to all persons sixty-five years of age or older.

§183D-23 Licenses expire when. All licenses shall expire on June 30 next following the date of issuance.

§183D-24 Duplicate licenses. Duplicate licenses may be issued upon application stating under oath that the original license has been lost or destroyed and upon payment of a fee of 50 cents.

§183D-25 Licenses; display thereof. No person to whom a hunting license has been issued shall permit any other person to carry, display, or use the license in any way. Every person to whom a hunting license has been issued shall physically possess the license when hunting and shall show the license upon the demand of any officer authorized to enforce the game laws of the State. No person, upon the request of an officer, shall refuse to show the license or withhold permission to inspect the person's game bag, container, hunting coat or jacket, or carrier, or vehicle of any kind where game might be concealed.

§183D-26 Hunting on private lands prohibited. (a) No person shall enter upon any land or premises belonging to, held, or occupied by another, for the purpose of hunting or to take any kind of wildlife including game without first having obtained permission from the owner or a duly appointed agent, if the owner is the occupier or holder, or if the owner has let another occupy or hold the same, without having first obtained the permission of the occupier or holder thereof, or the duly appointed agent of the occupier or holder.

(b) No prosecution shall be brought under this section, except upon the sworn complaint of the owner, occupier, or holder of the land or premises, or a duly appointed agent, or if the owner, occupier, or holder is either a corporation

or a partnership, then the complaint shall be sworn to by an officer of the corporation or by one of the members of the partnership.

§183D-27 Night hunting on private lands; prohibition. Notwithstanding section 183D-26, no person shall take or pursue any game bird, game mammal, wild bird, or wild mammal at night on privately owned lands. For the purpose of this section, "night" means the period between one-half hour after sunset and one-half hour before sunrise.

§183D-28 Hunter safety training program. (a) The department shall establish a hunter safety training program to provide instruction in hunter safety, principles of conservation, and sportmanship. The department may establish a hunter safety officer position to administer the program, outline all phases of instruction, conduct general supervision of individual programs, and distribute information on the program, or may contract the program to a qualified organization.

(b) The department may construct, operate, and maintain public outdoor and indoor target ranges for the program.

(c) The department shall prepare reports as may be necessary to seek approval under Public Law 91-503 for federal assistance in this program of hunter safety, conservation, and sportmanship.

§183D-29 Agents to sell licenses. (a) The department may designate agents to sell hunting licenses in accordance with this section. Each agent shall be bonded by the department in a sum which shall cover the value of the licenses delivered to the agent. The bond shall secure the faithful accounting and payment to the department of the funds collected from the sale of the licenses. Agents shall report all sales of licenses to the department monthly and not later than the fifteenth day of the month following the month covered by the report. Wilful failure to make a report shall be cause for cancellation of the agency and upon such cancellation a full accounting and settlement for all licenses shall be made forthwith. All fees collected shall be remitted to the department at the same time as the report of license sales is made.

(b) Agents shall receive five per cent of the value of licenses sold and the sum shall be deducted from the total value of fees collected before remittance is made. All reports on license sales shall be made on forms supplied by the department. The duly authorized agents of the department may administer such oaths as are required in license applications. Chapter 40 shall not apply to the agents.

PART III. GAME BIRDS

§183D-31 Game birds, declaration by department. (a) The department may declare, by rule adopted pursuant to chapter 91, any bird which has been or may be introduced into the State to be propagated for hunting purposes, to be a game bird within the meaning of this chapter.

(b) Nothing in this section shall be construed as permitting the taking, stalking, pursuing, or killing of any game bird under domestication or in the legal possession or control of any person, or where otherwise prohibited by law or rule of the department.

§183D-32 Open and closed seasons and bag limits on game birds. (a) No person shall intentionally, knowingly, or recklessly take, kill, pursue, or have in possession any bird declared as a game bird by law or by rule of the department at any time, except during an open season duly established and designated by the department for taking, killing, or possessing the same, or except as provided in sections 183D-21, 183D-33, 183D-34, 183D-35, 183D-36, 183D-37, 183D-38, 183D-39, 183D-40, 183D-41, or 183D-42.

(b) Nothing in this section shall be construed as making it unlawful for any person to possess under refrigeration, a number of game birds, legally killed, greater than that fixed as a bag limit by any rule of the department, but not in excess of the daily bag limit for five days.

§183D-33 Shooting certain pigeons prohibited. No person, other than the owner thereof, shall shoot, maim, kill, or detain any Antwerp, messenger, or homing pigeon.

§183D-34 Private and commercial shooting preserve and farmer's license. (a) For the purpose of encouraging private and commercial shooting preserves, game bird farming, and the domestication and propagation of game birds, a license authorizing the licensee to engage in the business of conducting a private and commercial shooting game preserve, or breeding and selling game birds, as limited in this section, shall be issued by the department pursuant to rules as may be adopted by the department, to any responsible resident person duly applying therefor. The licenses shall expire on June 30 of each year.

(b) The fee for the license shall be \$1; provided that the department may authorize any governmental agency to breed and sell such birds, and may authorize any person to possess lawfully obtained game birds.

§183D-35 Importation; sale of game birds. (a) Any responsible resident of good character who is a holder of the license defined in section 183D-34 may bring within the State and have the custody of, for the purpose of conducting a private and commercial shooting preserve, domestication, propagation, or selling, as provided in this chapter, any game bird, except those prohibited by section 150A-6.

(b) Any game bird brought within the State or reared in captivity within the State may be sold or transported for propagation, for food, or for other purposes, if tagged as provided in section 183D-36.

§183D-36 Carcass to be tagged. Any licensee may possess, transport, or sell any game bird brought into the State or raised in captivity within the State as set forth in this section. The carcasses of the game birds may be possessed, transported, or sold at any time, if tagged as directed by the department with an indestructible tag or seal to be supplied by the department to the licensee upon payment of the actual cost.

§183D-37 Retail dealer's license. The keeper of a hotel, restaurant, boarding house, or club, or any retail dealer in meats, may sell carcasses or parts thereof purchased or received from a licensed game bird farm, tagged and sealed, to any patron or consumer for actual consumption, after securing a license for those purposes from the county director of finance. The license shall cost \$5 a year, and shall expire on June 30 of each year.

§183D-38 Transportation. Any common carrier, at any time, may transport game birds, if the carcasses or parts thereof are tagged or sealed, but to every coop or package containing tagged or sealed game birds, there shall be affixed an additional tag or label upon which shall be plainly printed or written the name of the licensee, the name of the consignee, the name of the person by whom the same was tagged or sealed, and the number of game birds, the carcasses, or parts thereof contained therein.

§183D-39 Report by licensed private and commercial shooting preserve operator; farmer. The licensee shall make quarterly reports on the first of July, October, January, and April to the department on forms to be furnished by the department. The report shall give a correct statement of:

- (1) The total number of game birds owned, killed, transported, or sold during the period under this chapter;

- (2) The names of the persons to whom the same were transported or sold;
- (3) The names of the persons by whom the same were tagged and sealed;
- (4) The increase of all classes of game birds; and
- (5) Such other data as the department deems necessary for the proper protection of the public and observance of the game laws.

Each report shall be verified by the affidavit of the licensee.

§183D-40 Permit; authority under. After first having obtained a permit from the department, a licensee may obtain any number of game birds from any state game farm or from city park boards from another county, state, or foreign jurisdiction, or, with the consent of the department, transfer to another licensee any game bird taken or secured under this chapter. A licensee, after obtaining a permit may sell, give away, or dispose of the eggs of any game bird, lawfully in the licensee's possession, for propagation purposes only.

§183D-41 Game birds when exclusive property. Game birds maintained upon enclosed land, upon which notice has been posted that the same is a game farm or upon any land or property upon which notice has been posted that the same is a private and commercial shooting preserve, shall be the exclusive property of the licensed holder.

§183D-42 Inspection of private and commercial shooting preserve and game farm. Any member of the board or an authorized representative may enter, at any time, upon any private and commercial shooting preserve or game farm of a licensee for the purpose of inspection thereof, or for the purpose of enforcing this chapter or any game law.

PART IV. GAME MAMMALS

§183D-51 Game mammals defined; exception. (a) For the purposes of enforcing the wildlife laws of the State the following named mammals are hereby designated as game mammals when living in a wild or feral state not under domestication: deer (Family Cervidae), pronghorn (Family Antilocapridae), goat (*Capra hircus*), sheep (*Ovis aries*), cattle (*Bos taurus*), pig (*Sus scrofa*), and any other mammal that may be or has been introduced into the State and released for hunting and for which a hunting season is established by law or by rule of the department.

(b) Nothing in this section shall permit the taking, catching, pursuing, or killing of any mammal in the legal possession or control of any person, or where otherwise prohibited by law or by rule of the department.

PART V. WILD BIRDS AND OTHER WILDLIFE

§183D-61 Permits to take wild birds, game birds, and game mammals. (a) The department may adopt rules pursuant to chapter 91:

- (1) Authorizing the taking and collecting of wild birds, game birds, and game mammals for scientific and educational purposes, or for the purpose of distributing wild birds to different localities in the State pursuant to this title;
- (2) Authorizing the keeping of wild birds in captivity for the protection, treatment for injury or disease, propagation, and such other similar purposes as are consistent with the preservation, protection, and conservation of wild birds;
- (3) Authorizing the taking and destruction of those wild birds, game birds, and game mammals the department may have found after investigation to be destructive to crops or to other game birds and

game mammals or otherwise harmful to agriculture, or to constitute a nuisance or a health hazard; or

- (4) Where species of wild birds, game birds, and game mammals are generally destructive to crops or otherwise harmful to agriculture, or constitute a nuisance or a health hazard within a district, authorizing their destruction within that area without requiring permits or reports.

(b) Except as provided in subsection (a)(4), the rules shall require the person or persons seeking authority to apply for and obtain a written permit from the department. The permits may prescribe terms and conditions the department deems necessary to prevent abuse of the authority granted thereby, and may be canceled by the department, after notice and hearing, for the violation of any term or condition.

§183D-62 Taking, injuring, or destroying wild birds prohibited. Except as provided in section 183D-61, no person shall intentionally, knowingly, or recklessly take, catch, injure, kill, or destroy, or attempt to take, catch, injure, kill, or destroy, any wild bird, or to keep or have possession of any wild bird, dead or alive, or to damage or destroy a nest of any wild bird.

§183D-63 Keeping wild birds in captivity prohibited. Except as provided in section 183D-61, no person shall keep in captivity any wild bird unless the bird was lawfully imported into the State or was bred in captivity from birds lawfully imported.

§183D-64 Transportation of wild birds from the State prohibited. No person shall transport or cause to be transported by any means any wild bird from any part of the State; provided that specimens of wild birds required for scientific or educational purposes may be exported from the State only when authorized under permits issued by the department.

§183D-65 Posting; destruction of predators. (a) On any game management area, public hunting area, or forest reserve or other lands under the jurisdiction of the department, predators deemed harmful to wildlife by the department may be destroyed by any means deemed necessary by the department.

(b) Where the predators are dogs and the methods of destruction may endanger pets or hunting dogs, all major points of entrance into the area where the predators are to be destroyed shall be posted with signs indicating that a program of predator destruction in the area is in progress. Any predator may be destroyed in a posted area without claim or penalty whether or not the predator is the property of some person."

SECTION 5. Chapter 191, Hawaii Revised Statutes, is repealed.

SECTION 6. Chapter 192, Hawaii Revised Statutes, is repealed.

SECTION 7. Section 187-13, Hawaii Revised Statutes, is repealed.

SECTION 8. Section 187-14, Hawaii Revised Statutes, is repealed.

SECTION 9. Statutory material to be repealed is bracketed. New statutory material is underscored.¹

SECTION 10. This Act shall take effect upon its approval.

(Approved June 1, 1985.)

Note

1. Edited pursuant to HRS §23G-16.5.