H.B. NO. 899

A BILL FOR AN ACT

RELATING TO THE OFFICE OF HAWAIIAN AFFAIRS.

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

1 In 1994, the legislature passed Act 283, SECTION 1. 2 Session Laws of Hawaii 1994, to improve the administration of 3 the office of Hawaiian affairs by giving the office of Hawaiian 4 affairs the authority to issue revenue bonds secured by the 5 moneys received by the office of Hawaiian affairs from the 6 twenty per cent share of the revenue from the public land trust. 7 Act 283 accomplished this purpose through amendments to chapter 8 10, Hawaii Revised Statutes, that primarily added a new part 9 entitled "Revenue Bonds".

10 Section 1 of Act 283 noted that the office of Hawaiian 11 affairs was established as a body corporate and as a separate 12 entity independent of the executive branch. Further, section 1 13 noted that the 1978 constitutional convention intended that the 14 office of Hawaiian affairs could have maximum control over its 15 budget, assets, and personnel. The Act also enabled the office of Hawaiian affairs to maximize the trust funds without eroding 16 17 the trust corpus by providing another alternative to leverage

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1 the trust funds. Act 283 required that the revenue bonds 2 authorized by the office of Hawaiian affairs be issued by, and 3 on behalf of, the office of Hawaiian affairs' board of trustees 4 and not by, or on behalf of, the State. The Act provided that these revenue bonds would be excluded from the State's debt 5 6 ceiling and that issuance of the office of Hawaiian affairs' 7 revenue bonds would have no effect on the State's power to issue general obligation bonds or the funded debt of any political 8 9 subdivision under article VII, section 12, of the Hawaii 10 Constitution.

11 The legislature finds that although the office of Hawaiian 12 affairs has never issued revenue bonds, the Hawaii and national 13 economies are now creating a renewed impetus for the office of 14 Hawaiian affairs to seek alternative sources of funding for its 15 projects. In addition, the legislature finds that the revenue 16 bond provisions of chapter 10, Hawaii Revised Statutes, which 17 have not been amended since their enactment, need updating to 18 better reflect current government bond practices and to ensure 19 that the office of Hawaiian affairs has maximum independence in 20 issuing bonds.

1	The	purpose of this Act is to clarify and strengthen the
2	office of	Hawaiian affairs' bond authority. The Act contains,
3	among oth	er things, provisions clarifying the following:
4	(1)	If the office of Hawaiian affairs adheres to part II
5		of chapter 10, Hawaii Revised Statutes, no other law
6		need be enacted to authorize the principal amounts of
7		an office of Hawaiian affairs revenue bond issuance;
8	(2)	The office of Hawaiian affairs board of trustees can
9		issue revenue bonds without further authorization or
10		approval; and
11	(3)	The office of Hawaiian affairs can meet the
12		requirement that a project financed by revenue bonds
13		is self-supporting not only by imposing and collecting
14		rates, rents, fees, and charges for the use or
15		enjoyment and services, but also by utilizing other
16		office of Hawaiian affairs revenues.
17	SECT	ION 2. Chapter 10, Hawaii Revised Statutes, is amended
18	by adding	a new section to be appropriately designated and to
19	read as f	ollows:
20	" <u>§10</u>	- Support facility for variable rate revenue bonds.
21	If revenue	e bonds issued pursuant to this chapter are issued
22	bearing i	nterest at a rate or rates that vary from time to time
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1	or with a	right of holders to tender the revenue bonds for	
2	purchase,	or both, the board may contract for a support facility	
3	or facili	ties and remarketing arrangements as are required to	
4	market th	e revenue bonds to the greatest advantage of the board	
5	and the o	ffice upon such terms and conditions as the board deems	
6	necessary	and proper.	
7	The	board may enter into contracts or agreements with the	
8	entity or	entities providing a support facility; provided that	
9	any contr	act or agreement shall provide, in essence, that any	
10	amount du	e and owing by the board under the contract or	
11	agreement	on an annual basis shall be payable from the revenue	
12	of the of	fice; provided further that any obligation issued or	
13	arising p	ursuant to the terms of the contract or agreement in	
14	the form	of revenue bonds, notes, or other evidences of	
15	indebtedn	ess shall only arise at such time as either:	
16	(1)	Moneys or securities have been irrevocably set aside	
17		for the full payment of a like principal amount of	
18		revenue bonds issued pursuant to this chapter; or	
19	(2)	A like principal amount of the issue or series of	
20		revenue bonds to which the support facility relates	
21		are held in escrow by the entity or entities providing	
22		the support facility."	
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1 SECTION 3. Section 10-4, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§10-4 Office of Hawaiian affairs; established; general 4 powers. There shall be an office of Hawaiian affairs 5 constituted as a body corporate which shall be a separate entity independent of the executive branch. The office, under the 6 7 direction of the board of trustees, shall have the following 8 general powers: 9 To adopt, amend, and repeal bylaws governing the (1)10 conduct of its business and the performance of the 11 powers and duties granted to or imposed upon it by 12 law; 13 To acquire in any lawful manner any property, real, (2)14 personal, or mixed, tangible or intangible, or any 15 interest therein; to hold, maintain, use, and operate 16 the same; and to sell, lease, or otherwise dispose of the same at such time, in such manner and to the 17 18 extent necessary or appropriate to carry out its 19 purpose; 20 (3)To determine the character of and the necessity for 21 its obligations and expenditures, and the manner in 22 which they shall be incurred, allowed, and paid, HB LRB 09-1428.doc

1		subject to provisions of law specifically applicable
2		to the office of Hawaiian affairs;
3	(4)	To enter into and perform such contracts, leases,
4		cooperative agreements, or other transactions with any
5		agency or instrumentality of the United States, or
6		with the State, or with any political subdivision
7		thereof, or with any person, firm, association, or
8		corporation, as may be necessary in the conduct of its
9		business and on such terms as it may deem appropriate;
10	(5)	To execute, in accordance with its bylaws, all
11		instruments necessary or appropriate in the exercise
12		of any of its powers;
13	(6)	To issue revenue bonds pursuant to this chapter [in
14		such principal amounts as may be authorized from time
15		to time by law] to finance the cost of an office
16		project [as authorized by law] and to provide for the
17		security thereof [as permitted by this chapter;] <u>in</u>
18		the manner and pursuant to the procedure prescribed in
19		part II;
20	(7)	To lend or otherwise apply the proceeds of the bonds
21		issued for an office project either directly or
22		through a trustee or a qualified person for use and
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1 application in the acquisition, construction, 2 installation, or modification of an office project, or 3 agree with the qualified person whereby any of these 4 activities shall be undertaken or supervised by that 5 qualified person or by a person designated by the 6 qualified person;

7 With or without terminating a project agreement, to (8) 8 exercise any and all rights provided by law for entry 9 and re-entry upon or to take possession of an office 10 project at any time or from time to time upon breach 11 or default by a qualified person under a project 12 agreement, including any action at law or in equity 13 for the purpose of effecting its rights of entry or 14 re-entry or obtaining possession of the project or for 15 the payments of rentals, user taxes, or charges, or 16 any other sum due and payable by the qualified person 17 to the office pursuant to the project agreement; and 18 (9) To take such actions as may be necessary or 19 appropriate to carry out the powers conferred upon it 20 by law. "

21 SECTION 4. Section 10-22, Hawaii Revised Statutes, is
 22 amended to read as follows:



1	" [+]	§10-22[] Powers of the board. In addition to the
2	powers wh	ich it now possesses, the board shall have power to:
3	(1)	Prescribe and collect rents, fees, and charges for the
4		use of or services furnished by any office project or
5		the facilities thereof;
6	(2)	[Issue] <u>Without further authorization or approval,</u>
7		issue and authorize revenue bonds under this chapter
8		in such principal amount as may be required to finance
9		in whole or in part the cost of construction or
10		maintenance, or both, of any office project[;] <u>,</u>
11		including reserves therefor;
12	(3)	Pledge to the punctual payment of such revenue bonds
13		and interest thereon, the revenue of the office
14		project or projects for the construction or
15		maintenance of which the bonds have been issued, or
16		the [office's revenue] revenues of the office, or
17	Ŧ	both, in an amount sufficient to pay such bonds and
18		interest as the same become due and to create and
19		maintain reasonable reserves therefor; and
20	(4)	Advance such moneys of the office, not otherwise
21		required, as are necessary to pay the expenses
22		incurred in making the preparations for the initial
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issuance of revenue bonds under this part, and to take any other action necessary or proper for carrying into execution and administering this part, including providing for the full utilization of office projects in every way conducive to the furtherance of any or all purposes of the office."

7 SECTION 5. Section 10-25, Hawaii Revised Statutes, is 8 amended to read as follows:

9 "[+] §10-25[+] Revenue bonds. (a) Revenue bonds shall be 10 issued in the name of the board, may be in one or more series, 11 may be in the denomination or denominations, may bear such date 12 or dates, may mature at such time or times not exceeding fifty 13 years from their respective dates, may [be] bear interest at 14 such rate or rates payable at such time or times and at such place or places within or without the State, may carry such 15 16 registration privileges as to principal alone or as to both 17 principal and interest, may be subject to such terms or 18 redemption with or without premium, may be executed in such 19 manner, may contain such terms, covenants, and conditions, and 20 may be in such form [, either coupon or registered with privilege 21 of exchange from one form to another,] as the resolution

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authorizing the issuance of the bonds, or subsequent resolutions
 may provide.

3	[Revenue bonds may be sold at private sale to the United
4	States, or any agency, instrumentality, or corporation thereof,
5	to the State or any political subdivision, agency,
6	instrumentality, or corporation thereof, or to any person or
7	group of persons offering to purchase all or a major portion of
8	a particular issue or series. Unless sold at private sale as
9	herein provided, revenue bonds shall be sold at public sale
10	after publication of a notice of such sale at least once, the
11	date of publication to be at least five days prior to the date
12	of the sale, and the publication shall be made in a newspaper
13	published and of general circulation in the State and in a
14	financial newspaper published in either of the cities of New
15	York, Chicago, or San Francisco. The revenue bonds shall be
16	sold for not less than ninety-eight per cent of the principal
17	amount thereof. Pending the preparation of definitive revenue
18	bonds, interim receipts or temporary bonds may be issued and
19	delivered to the purchasers of the bonds in such form and
20	containing such provisions as the board may determine. Revenue
21	bonds, interim receipts, and temporary bonds shall be fully

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1	negotiable within the meaning of and for all the purposes of the
2	Uniform Commercial Code, chapter 490.
3	It shall be legal for the State and any of its political
4	subdivisions, or any political or public corporation, including
5	the employees' retirement system of the State or any
6	instrumentality of the State or any insurance company or
7	building and loan association, or any savings bank or trust
8	company, or any bank or other financial institution operating
9	under the laws of this State, or for any personal
10	representative, guardian, trustee, or other fiduciary, or any
11	educational, charitable, or eleemosynary institution, to invest
12	their funds, and moneys in their custody in revenue bonds issued
13	under this part.
14	(b) The board may acquire such policies of insurance and
15	enter into such banking arrangements upon such terms and
16	conditions as the board may deem necessary or desirable, at the
17	time of delivery of an issue of revenue bonds or such later date
18	as the board deems in the best interest of the office, including
19	without limitation, contracting for a support facility or
20	facilities as permitted in section 10- , and contracting for
21	interest rate swaps, swapations, interest rate floors, and other
22	similar contracts to hedge or reduce the amount or duration of
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1	payment, rate, spread, or similar risk or to reduce the cost of
2	borrowing when used in conjunction with revenue bonds issued
3	pursuant to this chapter.
4	(c) The board may make such arrangements as may be
5	necessary or proper for the sale of each issue of revenue bonds
6	or part thereof as are issued pursuant to this chapter,
7	including, without limitation, arranging for the preparation and
8	printing of the revenue bonds, the official statement, and any
9	other documents or instruments deemed required for the issuance
10	and sale of revenue bonds and retaining such financial,
11	accounting, and legal consultants, all upon such terms and
12	conditions as the board deems advisable and in the best interest
13	of the State and the office. The board may offer the revenue
14	bonds at competitive sale or may negotiate the sale of the
15	revenue bonds to any person or group of persons, to the United
16	States, or any board, agency, instrumentality, or corporation
17	thereof, to the employees' retirement system of the State, to
18	any political subdivision of the State, or to any board, agency,
19	instrumentality, public corporation, or other governmental
20	organization of the State or of any political subdivision
21	thereof.

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1	The sale of the revenue bonds by the board by negotiation
2	shall be at such price or prices, and upon such terms and
3	conditions, and the revenue bonds shall bear interest at such
4	rate or rates or such varying rates determined from time to time
5	in the manner, as the board shall approve.
6	The sale of the revenue bonds by the board at competitive
7	sale shall be at such price or prices and upon such terms and
8	conditions, and the revenue bonds shall bear interest at such
9	rate or rates or such varying rates determined from time to time
10	in the manner as specified by the successful bidder. The
11	revenue bonds shall be sold in the manner provided in section
12	39-55.
13	(d) The board may delegate the responsibility for the sale
14	and the fixing of the terms and details of revenue bonds and
15	such other determinations or actions as may be provided by
16	resolution of the board, to the chairperson of the board, the
17	administrator, or another designated officer.
18	(e) All public officers and bodies of the State, all
19	political subdivisions, all insurance companies and
20	associations, all banks, savings banks, and savings
21	institutions, including building or savings and loan
22	associations, all credit unions, all trust companies, all
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1	personal representatives, guardians, trustees, and all other
2	persons and fiduciaries in the State who are regulated by law as
3	to the character of their investment, may legally invest funds
4	within their control and available for investment in revenue
5	bonds issued under this chapter. The purpose of this subsection
6	is to authorize any person, firm, corporation, association,
7	political subdivision, body, or officer, public or private, to
8	use any funds owned or controlled by them, including, without
9	prejudice to the generality of the foregoing, sinking,
10	insurance, investment, retirement, compensation, pension, trust
11	funds, and funds held on deposit, for the purchase of any
12	revenue bonds issued under this chapter."
13	SECTION 6. Section 10-28, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"[-[] §10-28[]] Validity of bonds. Revenue bonds issued
16	under this part shall bear the <u>manual</u> signatures of the
17	chairperson of the board and the administrator, [either of which
18	signatures may be a lithographed or engraved facsimile of the
19	signature provided that at least one of the signatures is a
20	manual signature,] and shall be sealed with the seal of the
21	board or in lieu thereof shall bear a lithographed or engraved
22	facsimile of such seal. [The coupons pertaining to the revenue
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1	bonds-shall-be executed with-the lithographed or engraved
2	facsimile signatures of the chairperson of the board and the
3	administrator.] If the board designates a registrar other than
4	itself for the revenue bonds, the resolution authorizing the
5	revenue bonds may provide that none of the revenue bonds shall
6	be valid or obligatory for any purpose unless authenticated by
7	the registrar. If the resolution so provides, then all
8	signatures of the board upon the revenue bonds may be facsimiles
9	of the signatures, and the revenue bonds shall be valid and
10	obligatory only if authenticated by the manual signature of an
11	authorized officer or signatory of the registrar. Revenue bonds
12	bearing the signature of officers in office at the date of the
13	signing thereof shall be valid and binding obligations,
14	notwithstanding that before the delivery thereof and payment
15	therefor any or all of the persons whose signatures appear
16	thereon shall have ceased to be officers. The validity of the
17	bonds shall not be dependent on nor affected by the validity or
18	regularity of any proceedings relating to the construction or
19	maintenance of the office project or projects for which the
20	bonds were issued. The resolution authorizing the issuance of
21	revenue bonds may provide that the bonds shall contain a recital
22	that they are issued pursuant to this part, which recital shall
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be conclusive evidence of their validity and of the regularity
 of their issuance."

3 SECTION 7. Section 10-30, Hawaii Revised Statutes, is
4 amended to read as follows:

"[+] §10-30[+] Payment and security of revenue bonds; 5 revenue bonds not a debt of the State. Revenue bonds issued 6 7 under this part shall be payable [solely] from and secured 8 solely by the revenues of the office project or projects or 9 office pledged to the payment thereof, or both, and such 10 revenues shall be applied to such payment in accordance with the 11 provisions of this part and the resolution or resolutions 12 authorizing the issuance of the revenue bonds. No holder or holders of any revenue bonds issued under this part shall have 13 14 the right to compel any exercise of the taxing power of the 15 State to pay such bonds, or interest thereon. Each revenue bond 16 shall recite in substance that the revenue bond, including interest thereon, is payable [solely] from and secured [solely] 17 by the revenue pledged to the payment thereof, and that the bond 18 19 does not constitute [an] a general or moral obligation or 20 indebtedness of the State within the meaning of any limitation 21 of law."

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1 SECTION 8. Section 10-31, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[4] §10-31[4] Office of Hawaiian affairs projects to be 4 self-supporting. The board shall impose and collect rates, 5 rents, fees, and charges for the use or enjoyment and services [of the facilities of each office project], or direct the 6 7 allocation of the revenues of the office, and shall revise such 8 rates, rents, fees, and charges from time to time whenever 9 necessary, so that [all office projects shall be self-10 supporting. The rates, rents, fees, and charges prescribed] in 11 aggregate, the revenue of the office project and the office 12 shall be such as will produce revenue at least sufficient to: 13 Pay the cost of maintenance of the office project or (1)14 projects, including reserves therefor; 15 Pay when due all bonds and interest thereon, for the (2)16 payment of which the revenue is or has been pledged, 17 charged, or otherwise encumbered, including reserves 18 therefor; 19 (3)Reimburse the general fund of the State for any bond 20 requirements on general obligation bonds issued for an 21 office project or projects to the extent required by 22 law; and HB LRB 09-1428.doc 17

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(4) Carry out all covenants and provisions of the
 resolution or resolutions authorizing the issuance of
 revenue bonds.

Neither this section nor any other section of this part shall preclude the making of appropriations to the board, the acceptance of gifts by the board, or the use of <u>revenues of the</u> <u>office or other</u> funds derived from the sale of stocks, bonds, or other assets in the possession of the board to pay all or part of the costs of construction, of maintenance, or both, of any or all office projects.

All moneys received pursuant to this section shall be administered as trust funds, as provided by this chapter, and in separate accounts designated for each office project."

SECTION 9. Statutory material to be repealed is bracketedand stricken. New statutory material is underscored.

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

INTRODUCED BY:

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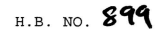
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Report Title: Office of Hawaiian Affairs; Revenue Bonds

Description:

Clarifies and strengthens the Office of Hawaiian Affairs' bond authority.