A BILL FOR AN ACT

RELATING TO NON-GENERAL FUNDS.

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

1	PART I. INTRODUCTION
2	SECTION 1. The coronavirus disease 2019 pandemic has swept
3	across the nation and many parts of the world with unanticipated
4	force and brought with it enormous challenges for governments at
5	all levels. These challenges provide opportunities to
6	restructure.
7	The legislature finds that, fundamentally, non-general
8	funds must be reviewed and scrutinized just as much as general
9	funds to determine if resources are being deployed effectively
10	and efficiently.
11	The purpose of this Act is to trigger a full accounting of
12	various non-general funded program objectives, performance, and
13	results by repealing or abolishing those non-general funds and
14	transferring any unencumbered balances to the general fund.
15	PART II. DEPARTMENT OF AGRICULTURE
16	SECTION 2. Section 145-38, Hawaii Revised Statutes, is
17	amended to read as follows:

- 1 "[+]\$145-38[+] Civil penalty. Any person who violates any 2 provision of this part or rule adopted pursuant to 3 section 145-39 shall be subject to a civil penalty in an amount 4 not to exceed \$1,000 per violation. In determining the amount 5 of any civil penalty, the board of agriculture shall give due 6 consideration to: 7 The history of the person's previous violations; (1)8 The seriousness of the violation; and (2) 9 (3) The demonstrated good faith of the person charged in 10 attempting to achieve compliance with this part after 11 being notified of the violation. **12** The penalty shall be collected by the department, and the 13 proceeds shall be deposited into the [agricultural development 14 and food security special fund established pursuant to section 15 141-10.] general fund." SECTION 3. Section 155-4, Hawaii Revised Statutes, is 16 **17** amended to read as follows: 18 "§155-4 Powers and duties of the department.
- 21 and other full-time and part-time employees, subject

department of agriculture shall have the following powers:

Employ a secretary, who may be exempt from chapter 76,

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2		purposes of this chapter[, subject further to the
3		limitation of funds in the agricultural loan reserve
4		<pre>fund];</pre>
5	(2)	Designate agents throughout the State as may be
6		necessary for property appraisal, the consideration of
7		loan applications, and the supervision of farming
8		operations of borrowers. The agents may be
9		compensated for their services at rates the department
10		in its discretion may fix;
11	(3)	Initiate and carry on a continuing research and
12		education program, utilizing and coordinating the
13		services and facilities of other government agencies
14		and private lenders to the maximum, to inform
15		qualified farmers concerning procedures for obtaining
16		loans and to inform private lenders concerning the
17		advantages of making loans to qualified farmers;

to chapter 76, as are necessary to effectuate the

1	(3)	ASSIST INGIVIOUAL QUALITIES IN ODEATHING TOARS
2		from other sources. Insofar as available funds and
3		staff permit, counsel and assist individual farmers in
4		establishing and maintaining proper records to prove
5		their farming ability for loan purposes;
6	(6)	Insure loans made to qualified farmers and food
7		manufacturers by private lenders under section 155-5;
8	(7)	Participate in loans made to qualified farmers and
9		food manufacturers by private lenders under
10		section 155-6;
11	(8)	Make direct loans to qualified farmers and food
12		manufacturers under section 155-8;
13	(9)	Borrow money for loan purposes;
14	(10)	Assign and sell mortgages;
15	(11)	Hold title to, maintain, use, manage, operate, sell,
16		lease, or otherwise dispose of personal and real
17		property acquired by way of foreclosure, voluntary
18		surrender, or otherwise, to recover moneys loaned;
19	(12)	Sue and be sued in the name of the "State of Hawaii";

1	(13)	Exercise incidental powers as are deemed necessary or
2		requisite to fulfill its duty in carrying out the
3		purposes of this chapter;
4	(14)	Delegate authority to its chairperson to approve
5		loans, where the requested amount plus any principal
6		balance on existing loans to the applicant, does not
7		exceed \$25,000 of state funds; and
8	(15)	Adopt rules pursuant to chapter 91 necessary for the
9		purpose of this chapter."
10	SECT	ION 4. Section 155-14, Hawaii Revised Statutes, is
11	amended b	y amending subsection (b) to read as follows:
12	"(b)	[All interest and fees collected by the department
13	shall be	deposited in the agricultural loan reserve fund to the
14	extent ne	eded to carry on the operations of the department
15	including	payments for consultative services that would
16	strengthe	n the agriculture loan program; any moneys surplus to
17	these nee	ds shall be transferred to the agricultural loan
18	revolving	fund at the discretion of the department.] All
19	payments	received on account of principal shall be credited to
20	the agric	ultural loan revolving fund."

1	SECT	ION 5. Section 155-31, Hawall Revised Statutes, is
2	amended by	y deleting the definition of "water infrastructure
3	special f	und".
4	[" "W ,	ater infrastructure special fund" means the special
5	fund crea	ted pursuant to section 155-34."]
6	SECT	ION 6. Section 155-33, Hawaii Revised Statutes, is
7	amended to	o read as follows:
8	"§15	5-33 Powers of the department. The department shall
9	have the	following powers:
10	(1)	Make loans and expend funds to finance the purchase of
11		installation of water infrastructure equipment for
12		dams, reservoirs, hydroelectric pumping, storm water
13		reclamation, ditch maintenance, spillways, wells,
14		water ducts, water distribution systems, and water
15		tanks;
16	[(2)	Hold and invest moneys in the water infrastructure
17		special fund in investments as permitted by law;
18	(3)]	(2) Hire employees necessary to perform its duties;
19	[(4)]	(3) Enter into contracts for the service of
20		consultants for rendering professional and technical
21		assistance and advice, and any other contracts that

1		are necessary and proper for the implementation of the
2		loan program;
3	[(5)]	(4) Enter into contracts for the administration of
4		the loan program, in accordance with chapter 103D;
5	[(6)]	(5) Establish loan program guidelines to carry out
6		the purposes of this part;
7	[(7)]	(6) Perform all functions necessary to effectuate the
8		purposes of this part;
9	[(8)]	(7) Delegate authority to the chairperson of the
10		board of agriculture to approve loans where the
11		requested amount plus any principal balance on
12		existing loans to the applicant does not exceed
13		\$25,000 of state funds; and
14	[(9)]	(8) Adopt rules pursuant to chapter 91 necessary for
15		the purpose of this part."
16	SECT	ION 7. Section 243-3.5, Hawaii Revised Statutes, is
17	amended by	y amending subsections (a) and (b) to read as follows:
18	"(a)	In addition to any other taxes provided by law,
19	subject to	o the exemptions set forth in section 243-7, there is
20	hereby imp	posed a state environmental response, energy, and food
21	security	tax on each barrel or fractional part of a barrel of

- 1 petroleum product sold by a distributor to any retail dealer or
- 2 end user of petroleum product, other than a refiner. The tax
- 3 shall be \$1.05 on each barrel or fractional part of a barrel of
- 4 petroleum product that is not aviation fuel; provided that of
- 5 the tax collected pursuant to this subsection:
- 6 (1) 5 cents of the tax on each barrel shall be deposited
 7 into the environmental response revolving fund
 8 established under section 128D-2;
- 9 (2) 5 cents of the tax on each barrel shall be deposited 10 into the energy security special fund established 11 under section 201-12.8; and
- 13 into the energy systems development special fund

 14 established under section 304A-2169.1[; and
- 15 (4) 15 cents of the tax on each barrel shall be deposited

 16 into the agricultural development and food security

 17 special fund established under section 141-10].
- The tax imposed by this subsection shall be paid by the distributor of the petroleum product.
- 20 (b) In addition to subsection (a), the tax shall also be21 imposed on each one million British thermal units of fossil fuel

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1	sold by a	distributor to any retail dealer or end user, other
2	than a re	finer, of fossil fuel. The tax shall be 19 cents on
3	each one	million British thermal units of fossil fuel; provided
4	that of t	he tax collected pursuant to this subsection:
5	(1)	4.8 per cent of the tax on each one million British
6		thermal units shall be deposited into the
7		environmental response revolving fund established
8		under section 128D-2;
9	(2)	14.3 per cent of the tax on each one million British
10		thermal units shall be deposited into the energy
11		security special fund established under
12		section 201-12.8; <u>and</u>
13	(3)	9.5 per cent of the tax on each one million British
14		thermal units shall be deposited into the energy
15		systems development special fund established under
16		section 304A-2169.1[; and
17	(4)	14.3 per cent of the tax on each one million British
18		thermal units shall be deposited into the agricultural

under section 141-10].

1	The tax imposed by this subsection shall be paid by the
2	distributor of the fossil fuel."
3	SECTION 8. Section 141-10, Hawaii Revised Statutes, is
4	repealed.
5	[" \$141-10 Agricultural development and food security
6	special fund; establishment. (a) There is established within
7	the state treasury the agricultural development and food
8	security special fund.
9	(b) The following moneys shall be deposited into the
10	special fund:
11	(1) The portion of the environmental response, energy, and
12	<pre>food security tax specified under section 243-3.5;</pre>
13	(2) Any appropriation by the legislature into the special
14	fund;
15	(3) Any grant or donation made to the special fund; and
16	(4) Any interest earned on the balance of the special
17	fund.
18	(c) Subject to legislative appropriation, moneys in the
19	special fund may be expended for the following purposes:
20	(1) The awarding of grants to farmers for agricultural
21	production or processing activity;

1	(2)	The acquisition of real property for agricultural
2		production or processing activity;
3	(3)	The improvement of real property, dams, reservoirs,
4		irrigation systems, and transportation networks
5		necessary to promote agricultural production or
6		processing activity, including investigative studies
7		to identify and assess necessary improvements to dams,
8		reservoirs, irrigation systems, and transportation
9		networks;
10	(4)	The purchase of equipment necessary for agricultural
11		production or processing activity;
12	(5)	The conduct of research on and testing of agricultura
13		products and markets;
14	(6)	The funding of agricultural inspector positions within
15		the department of agriculture;
16	(7)	The promotion and marketing of agricultural products
17		grown or raised in the State;
18	(8)	Water quality testing and improvement; and
19	(9)	Any other activity intended to increase agricultural
20		production or processing that may lead to reduced

1		importation of food, fodder, or feed from outside the
2		State.
3	(d)	The department of agriculture shall submit a report to
4	the legis	lature no later than twenty days prior to the convening
5	of each r	egular session on the status and progress of existing
6	programs	and activities and the status of new programs and
7	activitie	s funded under the agricultural development and food
8	security	special fund. The report shall also include:
9	(1)	The spending plan of the agricultural development and
10		food security special fund;
11	(2)	All expenditures of agricultural development and food
12		security special fund moneys;
13	(3)	The targeted markets of the expenditures, including
14		the reason for selecting those markets;
15	(4)	The persons to be served using the expenditures; and
16	(5)	The specific objectives of the expenditures, including
17		<pre>measurable outcomes."]</pre>
18	SECT	ION 9. Section 155-34, Hawaii Revised Statutes, is
19	repealed.	

1	[" [S	155-34] Hawaii water infrastructure special fund. (a)
2	There is	established the Hawaii water infrastructure special
3	fund into	-which shall be deposited:
4	(1)	Water infrastructure charges received for the use and
5		services of the loan program, including the repayment
6		of loans made under the loan program;
7	(2)	All other funds received by the department and legally
8		available for the purposes of the water infrastructure
9		special fund;
10	(3)	Interest earnings on all amounts in the water
11		infrastructure special fund; and
12	(4)	Any other moneys permitted by the board of
13		agriculture.
14	(b)	Moneys in the water infrastructure special fund may be
15	used for	the purposes of:
16	(1)	Making water infrastructure loans;
17	(2)	Paying administrative costs of the loan program; or
18	(3)	Paying any other costs related to the loan program."]
19	SECT	ION 10. Section 155-6.5(a), Hawaii Revised Statutes,
20	is amende	d by substituting the words "general fund" or similar

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    term wherever the words "agricultural loan reserve fund" or
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    similar term appears, as the context requires.
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         SECTION 11. The following funds (account code) are
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    abolished:
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         (1)
              Measurement standards (S-309-A);
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         (2)
              Biosecurity program (S-312-A);
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         (3)
              General administration for agriculture (S-319-A);
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         (4)
              Agr dev/food security - add (S-321-A);
9
         (5)
              Agr dev/food security - pi (S-333-A);
10
         (6)
              Agr dev/food security - arm (S-335-A);
11
              Agribusiness development & research (S-337-A); and
         (7)
12
              Agricultural dev & food security spec fd (S-352-A),
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    and any unencumbered balances shall lapse to the credit of the
14
    general fund.
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         PART III. DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
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         SECTION 12. The Leeward coast homeless project fund,
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    account code S-335M, is abolished and any unencumbered balance
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    shall lapse to the credit of the general fund.
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1	PART IV. DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND
2	TOURISM
3	SECTION 13. The hydrogen investment capital special fund,
4	account code S-308-B, is abolished and any unencumbered balance
5	shall lapse to the credit of the general fund.
6	PART V. DEPARTMENT OF EDUCATION
7	SECTION 14. Section 302A-425, Hawaii Revised Statutes, is
8	amended by amending subsection (f) to read as follows:
9	"(f) Fees collected pursuant to this section shall be
10	deposited into the [private trade, vocational, and technical
11	school licensure special] general fund."
12	SECTION 15. Section 302A-425.5, Hawaii Revised Statutes,
13	is repealed.
14	[" [§302A-425.5] Private trade, vocational, and technical
15	school licensure special fund. There is created in the state
16	treasury a special fund to be designated as the private trade,
17	vocational, and technical school licensure special fund into
18	which shall be deposited:
19	(1) All revenues and fees collected by the department
20	pursuant to section 302A-425; and
21	(2) Appropriations from the general fund of the State.

- 1 Moneys in the private trade, vocational, and technical school
- 2 licensure special fund shall be used to fund activities related
- 3 to the licensure requirements established under section
- 4 302A-425, including funding for permanent staff positions and
- 5 administrative and operational costs."]
- 6 SECTION 16. The Hawaii teacher standards board special
- 7 fund, account code S-321-E, is abolished and any unencumbered
- 8 balance shall lapse to the credit of the general fund.
- 9 PART VI. DEPARTMENT OF HEALTH
- 10 SECTION 17. Section 448B-10, Hawaii Revised Statutes, is
- 11 repealed.
- 12 ["\frac{\$448B-10}{Dietitian licensure special fund. (a) There
- 13 is established in the state treasury a special fund to be known
- 14 as the dietitian licensure special fund to be administered by
- 15 the department. Fees collected under section 448B-9 shall be
- 16 deposited in the dietitian licensure special fund and may be
- 17 expended for costs associated with administering the licensure
- 18 program, including but not limited to education.
- 19 (b) Not more than \$30,000 of the dietitian licensure
- 20 special fund may be used during any fiscal year for activities

2	the costs associated with administering the licensure program.
3	(c) Any amount in the dietitian licensure special fund in
4	excess of \$35,000 on June 30 of each fiscal year shall be
5	deposited into the general fund.
6	(d) The department shall submit a report to the
7	legislature concerning the status of the dietitian licensure
8	special fund, including deposits to and expenditures from the
9	dietitian licensure special fund and the sources of receipts and
10	uses of expenditures, no later than twenty days prior to the
11	convening of each regular session."]
12	PART VII. DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
13	SECTION 18. Section 396-20, Hawaii Revised Statutes, is
14	repealed.
15	["8396-20 Hoisting machine operators' certification
16	revolving fund. (a) There is established in the state treasury
17	a revolving fund to be known as the hoisting machine operators!
18	certification revolving fund into which shall be deposited all
19	fees, penalties, fines, and interest collected from:
20	(1) Certification of hoisting machine operators;

1	(2)	Interest and investment moneys earned on any moneys in
2		the fund; and
3	(3)	All moneys received for the fund from any source.
4	The money	s in the fund may be used to carry out the purposes of
5	this sect	ion. The director of finance shall disburse the moneys
6	in the fu	nd in accordance with instructions from the director.
7	(b)	The fund may be used for:
8	(1)	Personnel and operating expenses, including
9		consultants as necessary, for the hoisting machine
10		operators advisory board;
11	(2)	All necessary board costs and reimbursements;
12	(3)	Preparation and dissemination of public information or
13		hoisting machine operators' certification and
14		training;
15	(4)	Preparation of annual reports on certification program
16		activities and accomplishments and on the fund; and
17	(5)	Any reimbursements to the state general fund for funds
18		appropriated by the legislature to establish the
19		revolving fund.
20	(c)	The director shall submit an annual report to the
21	legislatu	re on the status of the fund, including expenditures

- 1 and program results, not less than twenty days prior to the
- 2 convening of each regular session."]
- 3 PART VIII. DEPARTMENT OF LAND AND NATURAL RESOURCES
- 4 SECTION 19. The iucn sldf fund, account code S-371-C, is
- 5 abolished and any unencumbered balance shall lapse to the credit
- 6 of the general fund.
- 7 PART IX. DEPARTMENT OF PUBLIC SAFETY
- 8 SECTION 20. The drug law enforcement equipment procurement
- 9 fund, account code T-905-V1, is abolished and any unencumbered
- 10 balance shall lapse to the credit of the general fund.
- 11 PART X. AUDITOR'S REPORT NO. 20-01, DEPARTMENT OF BUSINESS,
- 12 ECONOMIC DEVELOPMENT, AND TOURISM
- 13 SECTION 21. The purpose of this part is to reclassify,
- 14 repeal, or abolish various non-general funds, including accounts
- 15 of the department of business, economic development, and tourism
- 16 pursuant to the recommendations made by the auditor in auditor's
- 17 report no. 20-01 and to transfer the unencumbered balances to
- 18 the general fund.
- 19 SECTION 22. Section 206E-6, Hawaii Revised Statutes, is
- 20 amended as follows:

- 1. By amending subsection (e) to read:
- 2 "(e) The authority shall adopt rules pursuant to
- 3 chapter 91, and may amend the rules from time to time, providing
- 4 for the method of undertaking and financing public facilities in
- 5 an assessment area or an entire community development district.
- 6 The rules adopted pursuant to this section shall include, but
- 7 are not limited to, the following: methods by which the
- 8 authority shall establish assessment areas; the method of
- 9 assessment of real properties specially benefited; the costs to
- 10 be borne by the authority, the county in which the public
- 11 facilities are situated, and the property owners; the procedures
- 12 before the authority relating to the creation of the assessment
- 13 areas by the owners of real property therein, including
- 14 provisions for petitions, bids, contracts, bonds, and notices;
- 15 provisions relating to assessments; provisions relating to
- 16 financing, such as bonds, [revolving] special funds, advances
- 17 from available funds, special funds for payment of bonds,
- 18 payment of principal and interest, and sale and use of bonds;
- 19 provisions relating to funds and refunding of outstanding debts;
- 20 and provisions relating to limitations on time to sue, and other
- 21 related provisions."

- 1 2. By amending subsection (g) to read:
- 2 "(g) All sums collected under this section shall be
- 3 deposited in the Hawaii community development [revolving]
- 4 special fund established by section 206E-16; except that
- 5 notwithstanding section 206E-16, all moneys collected on account
- 6 of assessments and interest thereon for any specific public
- 7 facilities financed by the issuance of bonds shall be set apart
- 8 in a separate special fund and applied solely to the payment of
- 9 the principal and interest on these bonds, the cost of
- 10 administering, operating, and maintaining the program, the
- 11 establishment of reserves, and other purposes as may be
- 12 authorized in the proceedings providing for the issuance of the
- 13 bonds. If any surplus remains in any special fund after the
- 14 payment of the bonds chargeable against [such] that fund, it
- 15 shall be credited to and become a part of the Hawaii community
- 16 development [revolving] special fund. Moneys in the Hawaii
- 17 community development [revolving] special fund may be used to
- 18 make up any deficiencies in the special fund."
- 19 SECTION 23. Section 206E-16, Hawaii Revised Statutes, is
- 20 amended to read as follows:

1 "[+] \$206E-16[+] Hawaii community development [revolving] 2 special fund. There is created the Hawaii community development 3 [revolving] special fund into which all receipts and revenues of 4 the authority shall be deposited. Proceeds from the fund shall 5 be used for the purposes of this chapter." 6 SECTION 24. Section 206E-16.5, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "[+]\$206E-16.5[+] Expenditures of [revolving] special 9 funds under the authority exempt from appropriation and **10** allotment. Except as to administrative expenditures, and except 11 as otherwise provided by law, expenditures from any [revolving] **12** special fund administered by the authority may be made by the 13 authority without appropriation or allotment of the legislature; 14 provided that no expenditure shall be made from and no 15 obligation shall be incurred against any [revolving] special 16 fund in excess of the amount standing to the credit of the fund **17** or for any purpose for which the fund may not lawfully be 18 expended. Nothing in sections 37-31 to 37-41 shall require the 19 proceeds of any [revolving] special fund administered by the **20** authority to be reappropriated annually."

1	SECT	ION 2	5. Section 206E-184, Hawaii Revised Statutes, is
2	amended by	y ame	nding subsection (a) to read as follows:
3	"(a)	In	addition to the conditions and terms set forth in
4	this part	, any	special facility lease entered into by the
5	authority	shal	l at least contain provisions obligating the other
6	person to	the	special facility lease:
7	(1)	То р	ay to the authority during the initial term of the
8		spec	ial facility lease, whether the special facility
9		is c	apable of being used or occupied or is being used
10		or o	ccupied by the other person, a rental or rentals
11		at t	he time or times and in the amount or amounts that
12		will	be sufficient:
13		(A)	To pay the principal and interest on all special
14			facility revenue bonds issued for the special
15			facility;
16		(B)	To establish or maintain any reserves for these
17			payments; and
18		(C)	To pay all fees and expenses of the trustees,
19			paying agents, transfer agents, and other fiscal
20			agents for the special facility revenue bonds

issued for the special facility;

1	(2)	To pa	ay to the authority:
2		(A)	A ground rental, as determined by the authority,
3			if the land on which the special facility is
4			located was not acquired from the proceeds of the
5			special facility revenue bonds; or
6		(B)	A properly allocable share of the administrative
7			costs of the authority in carrying out the
8			special facility lease and administering the
9			special facility revenue bonds issued for the
10			special facility, if the land was acquired from
11			the proceeds of the special facility revenue
12			bonds;
13	(3)	To e	ither operate, maintain, and repair the special
14		faci	lity and pay the costs thereof or to pay to the
15		auth	ority all costs of operation, maintenance, and
16		repa	ir of the special facility;
17	(4)	To:	
18		(A)	Insure, or cause to be insured, the special
19			facility under builder's risk insurance (or
20			similar insurance) in the amount of the cost of

construction of the special facility to be

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1		rinanced from the proceeds of the special
2		facility revenue bonds;
3	(B)	Procure and maintain, or cause to be procured or
4		maintained, to the extent commercially available,
5		a comprehensive insurance policy providing
6		protection and insuring the authority and its
7		officers, agents, servants, and employees (and so
8		long as special facility revenue bonds are
9		outstanding, the trustee) against all direct or
10		contingent loss or liability for damages for
11		personal injury or death or damage to property,
12		including loss of use thereof, occurring on or in
13		any way related to the special facility or
14		occasioned by reason of occupancy by and the
15		operations of the other person upon, in, and
16		around the special facility;

(C) Provide all risk casualty insurance, including insurance against loss or damage by fire, lightning, flood, earthquake, typhoon, or hurricane, with standard extended coverage and

1		standard vandalism and other malicious mischief
2		endorsements; and
3		(D) Provide insurance for workers' compensation and
4		employer's liability for personal injury or death
5		or damage to property (the other party may
6		self-insure for workers' compensation if
7		permitted by law);
8		provided that all policies with respect to loss or
9		damage of property including fire or other casualty
10		and extended coverage and builder's risk shall provide
11		for payments of the losses to the authority, the other
12		person, or the trustee as their respective interests
13		may appear; and provided further that the insurance
14		may be procured and maintained as part of or in
15		conjunction with other policies carried by the other
16		person; and provided further that the insurance shall
17		name the authority, and so long as any special
18		facility revenue bonds are outstanding, the trustee,
19		as additional insured; and
20	(5)	To indemnify, save, and hold the authority, the

trustee and their respective agents, officers,

1	memb	ers, and employees harmless from and against all
2	clai	ms and actions and all costs and expenses
3	inci	dental to the investigation and defense thereof,
4	by o	r on behalf of any person, firm, or corporation,
5	base	d upon or arising out of the special facility or
6	the	other person's use and occupancy thereof,
7	incl	uding, without limitation, from and against all
8	clai	ms and actions based upon and arising from any:
9	(A)	Condition of the special facility;
10	(B)	Breach or default on the part of the other person
11		in the performance of any of the person's
12		obligations under the special facility lease;
13	(C)	Fault or act of negligence of the other person or
14		the person's agents, contractors, servants,
15		employees, or licensees; or
16	(D)	Accident to, or injury or death of, any person or
17		loss of, or damage to any property occurring in
18		or about the special facility, including any
19		claims or actions based upon or arising by reason
20		of the negligence or any act of the other person.

1	Any moneys received by the authority pursuant to paragraphs
2	(2) and (3) shall be paid into the Hawaii community development
3	[revolving] special fund and shall not be nor be deemed to be
4	revenues of the special facility."
5	SECTION 26. Section 206E-185, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§206E-185 Special facility revenue bonds. All special
8	facility revenue bonds authorized to be issued in principal
9	amounts not to exceed the total amount of bonds authorized by
10	the legislature shall be issued pursuant to part III of
11	chapter 39, except as follows:
12	(1) No revenue bonds shall be issued unless at the time of
13	issuance the authority shall have entered into a
14	special facility lease with respect to the special
15	facility for which the revenue bonds are to be issued,
16	(2) The revenue bonds shall be issued in the name of the
17	authority, and not in the name of the State;
18	(3) The revenue bonds shall be payable solely from and
19	secured solely by the revenues derived by the

authority from the special facility for which they are

issued;

20

- 1 (4) The final maturity date of the revenue bonds shall not
 2 be later than either the estimated life of the special
 3 facility for which they are issued or the initial term
 4 of the special facility lease;
- 5 If deemed necessary or advisable by the authority, or (5) 6 to permit the obligations of the other person to the 7 special facility lease to be registered under the U.S. 8 Securities Act of 1933, the authority, with the 9 approval of the director of finance, may appoint a 10 national or state bank within or without the State to 11 serve as trustee for the holders of the revenue bonds 12 and may enter into a trust indenture or trust 13 agreement with the trustee. The trustee may be 14 authorized by the authority to collect, hold, and 15 administer the revenues derived from the special **16** facility for which the revenue bonds are issued and to 17 apply the revenues to the payment of the principal and interest on the revenue bonds. If any trustee shall 18 19 be appointed, any trust indenture or agreement entered 20 into by the authority with the trustee may contain the 21 covenants and provisions authorized by part III of

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1	chapter 39 to be inserted in a resolution adopted or
2	certificate issued, as though the words "resolution"
3	or "certificate" as used in that part read "trust
4	indenture or agreement". The covenants and provisions
5	shall not be required to be included in the resolution
6	or certificate authorizing the issuance of the revenue
7	bonds if included in the trust agreement or indenture.
8	Any resolution or certificate, trust indenture, or
9	trust agreement adopted, issued, or entered into by
10	the authority pursuant to this part may also contain
11	any provisions required for the qualification thereof
12	under the U.S. Trust Indenture Act of 1939. The
13	authority may pledge and assign to the trustee the
14	special facility lease and the rights of the authority
15	including the revenues thereunder;

(6) If the authority, with the approval of the director of finance, shall have appointed or shall appoint a trustee for the holders of the revenue bonds, then notwithstanding the provisions of the second sentence of section 39-68, the director of finance may elect not to serve as fiscal agent for the payment of the

1	principal and interest, and for the purchase,
2	registration, transfer, exchange, and redemption, of
3	the revenue bonds, or may elect to limit the functions
4	the director of finance shall perform as the fiscal
5	agent. The authority, with the approval of the
6	director of finance, may appoint the trustee to serve
7	as the fiscal agent, and may authorize and empower the
8	trustee to perform the functions with respect to
9	payment, purchase, registration, transfer, exchange,
10	and redemption, that the authority may deem necessary,
11	advisable, or expedient, including, without
12	limitation, the holding of the revenue bonds and
13	coupons which have been paid and the supervision and
14	conduction of the destruction thereof in accordance
15	with sections 40-10 and 40-11. Nothing in this
16	paragraph shall be a limitation upon or construed as a
17	limitation upon the powers granted in the preceding
18	paragraph to the authority, with the approval of the
19	director of finance, to appoint the trustee, or
20	granted in sections 36-3 and 39-13 and the third
21	sentence of section 39-68 to the director of finance

1	to appoint the trustee or others, as fiscal agents,
2	paying agents, and registrars for the revenue bonds or
3	to authorize and empower the fiscal agents, paying
4	agents, and registrars to perform the functions
5	referred to in that paragraph and sections, it being
6	the intent of this paragraph to confirm that the
7	director of finance as aforesaid may elect not to
8	serve as fiscal agent for the revenue bonds or may
9	elect to limit the functions the director of finance
10	shall perform as the fiscal agent, that the director
11	of finance may deem necessary, advisable, or
12	expedient;

- (7) The authority may sell the revenue bonds either at public or private sale;
- 15 (8) If no trustee shall be appointed to collect, hold, and
 16 administer the revenues derived from the special
 17 facility for which the revenue bonds are issued, the
 18 revenues shall be held in a separate account in the
 19 treasury of the State, separate and apart from the
 20 Hawaii community development [revolving] special fund,
 21 to be applied solely to the carrying out of the

1 resolution, certificate, trust indenture, or trust 2 agreement authorizing or securing the revenue bonds; 3 If the resolution, certificate, trust indenture, or (9) 4 trust agreement shall provide that no revenue bonds 5 issued thereunder shall be valid or obligatory for any 6 purpose unless certified or authenticated by the 7 trustee for the holders of the revenue bonds, 8 signatures of the officers of the State upon the bonds 9 required by section 39-56 may be facsimiles of their 10 signatures; 11 (10)Proceeds of the revenue bonds may be used and applied 12 by the authority to reimburse the other person to the 13 special facility lease for all preliminary costs and 14 expenses, including architectural and legal costs; and 15 If the special facility lease shall require the other (11)**16** person to operate, maintain, and repair the special **17** facility which is the subject of the lease, at the 18 other person's expense, the requirement shall 19 constitute compliance by the authority with

section 39-61(a)(2), and none of the revenues derived

by the authority from the special facility shall be

20

1	required to be applied to the purposes of
2	section 39-62(2). Sections 39-62(4), 39-62(5), and
3	39-62(6) shall not apply to the revenues derived from
4	a special facility lease."
5	SECTION 27. Section 206E-195, Hawaii Revised Statutes, is
6	amended by amending its title and subsections (a) and (b) to
7	read as follows:
8	"[+]\$206E-195[+] Kalaeloa community development
9	[revolving] special fund. (a) There is established in the
10	state treasury the Kalaeloa community development [revolving]
11	special fund, into which shall be deposited:
12	(1) All revenues, income, and receipts of the authority
13	for the Kalaeloa community development district,
14	notwithstanding any other law to the contrary,
15	including section 206E-16;
16	(2) Moneys directed, allocated, or disbursed to the
17	Kalaeloa community development district from
18	government agencies or private individuals or
19	organizations, including grants, gifts, awards,
20	donations, and assessments of landowners for costs to

1	administer and operate the Kalaeloa community		
2	development district; and		
3	(3) Moneys appropriated to the fund by the legislature.		
4	(b) Moneys in the Kalaeloa community development		
5	[revolving] special fund shall be used for the purposes of this		
6	part."		
7	SECTION 28. Section 206E-201, Hawaii Revised Statutes, is		
8	amended by amending the definition of "fund" to read as follows		
9	""Fund" means the Heeia community development [revolving]		
10	special fund."		
11	SECTION 29. Section 206E-204, Hawaii Revised Statutes, is		
12	amended by amending its title and subsection (a) to read as		
13	follows:		
14	"[+]\$206E-204[+] Heeia community development [revolving]		
15	<pre>special fund. (a) There is established in the state treasury</pre>		
16	the Heeia community development [revolving] special fund, into		
17	which shall be deposited:		
18	(1) All revenues, income, and receipts of the authority		
19	for the district, notwithstanding any other law to th		

contrary, including section 206E-16;

1	(2)	Moneys directed, allocated, or disbursed to the
2		district from government agencies or private
3		individuals or organizations, including grants, gifts,
4		awards, donations, and assessments of landowners for
5		costs to administer and operate the district; and
6	(3)	Moneys appropriated to the fund by the legislature."
7	SECT	ION 30. Section 206M-15.2, Hawaii Revised Statutes, is
8	amended b	y amending subsection (b) to read as follows:
9	"(b)	Subject to available funds, the research and
10	developme	nt program shall:
11	(1)	Apply [the research and development special fund]
12		funds to support product development, technology
13		transfer, and commercialization;
14	(2)	Provide capital to support accelerated
15		commercialization activities for qualified
16		Hawaii-based small businesses;
17	(3)	Provide capital to sustain high-potential
18		infrastructure development to assist qualified
19		Hawaii-based small businesses towards commercial
20		success;

1	(4)	Promote efforts that reverse the loss of qualified
2		workers to other states by providing jobs to retain
3		existing Hawaii technology employees and enable highly
4		qualified scientists and engineers to return to
5		living-wage jobs in Hawaii;
6	(5)	Promote efforts that keep technology companies in
7		Hawaii by limiting the need to seek out-of-state
8		venture capital, which dilutes local ownership and
9		increases the probability of high-potential technology
10		companies moving from Hawaii; and
11	(6)	Provide grants of up to \$300,000 for critical product
12		development that enables a qualified Hawaii-based
13		small business to achieve significant product
14		development and technical milestones."
15	SECT	ION 31. Section 210D-4, Hawaii Revised Statutes, is
16	amended to	o read as follows:
17	"§21	OD-4 Hawaii community-based economic development
18	[revolvin	g] special fund; established. There is established a
19	[revolvin	g] special fund to be known as the Hawaii
20	community	-based economic development [revolving] special fund

from which moneys shall be loaned or granted by the department

- 1 under this chapter. All moneys appropriated to the fund by the
- 2 legislature, received as repayments of loans, payments of
- 3 interest or fees, and all other moneys received by the fund from
- 4 any other source shall be deposited into the [revolving] special
- 5 fund and used for the purposes of this chapter. The department
- 6 may deposit moneys it receives from the repayments of loans and
- 7 payments of interest or fees from the Hawaii capital loan
- 8 program established by chapter 210, the Hawaii large fishing
- 9 vessel purchase, construction, renovation, maintenance, and
- 10 repair loan program established by part II of chapter 189, and
- 11 the Hawaii small fishing vessel loan program established by
- 12 part IV of chapter 189, into the Hawaii community-based economic
- 13 development [revolving] special fund to be used for the purposes
- 14 of this chapter. The department may use all appropriations and
- 15 other moneys in the [revolving] special fund not appropriated
- 16 for a designated purpose to make grants or loans."
- 17 SECTION 32. Section 210D-8, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "\$210D-8 Powers and duties. The department shall have the
- 20 necessary powers to carry out the purposes of this chapter,
- 21 including the following:

1	(1)	With advice from the council, prescribe the
2		qualifications for eligibility of applicants for loans
3		and grants;
4	(2)	With advice from the council, establish preferences
5		and priorities in determining eligibility for
6		financial assistance;
7	(3)	Establish the conditions, consistent with the purpose
8		of this chapter, for the awarding of financial
9		assistance;
10	(4)	Provide for inspection at reasonable hours of
11		facilities, books, and records of a community-based
12		organization that has applied for or has been awarded
13		financial assistance and require the submission of
14		progress and final reports;
15	(5)	Provide loans and grants for community-based economic
16		development activities and community-based enterprises
17		for purposes consistent with this chapter;
18	(6)	Determine the necessity for and the extent of security
19		required in a loan;
20	(7)	Prescribe and provide appropriate management

counseling and monitoring of business activities;

1	(8)	Administer the Hawaii community-based economic
2		development [revolving] special fund;
3	(9)	Include in its budget for subsequent fiscal periods
4		amounts necessary to effectuate the purposes of this
5		chapter;
6	(10)	Participate in loans made to qualified persons by
7		private lenders;
8	(11)	Establish interest rates chargeable by the State for
9		direct and participation loans; and
10	(12)	Adopt rules pursuant to chapter 91 to implement this
11		chapter."
12	SECT	ION 33. Section 206M-15.3, Hawaii Revised Statutes, is
13	repealed.	
14	[" [\$	206M-15.3] Research and development special fund;
15	establish	ed. There is established in the treasury of the State
16	of Hawaii	the research and development special fund to be
17	administered by the development corporation pursuant to section	
18	206M-15.2	. "]
19	SECT	ION 34. Section 206M-15.6, Hawaii Revised Statutes, is
20	repealed.	

_	[[5-	toon 15.0] hawari coomorogy roun revorving runa.
2	There is	established the Hawaii technology loan revolving fund
3	for the pu	urpose of investing in technology development in
4	Hawaii. 5	The following shall be deposited into the Hawaii
5	technology	y loan revolving fund:
6	(1)	Appropriations from the legislature;
7	(2)	Moneys received as repayments of loans;
8	(3)	Investment earnings;
9	(4)	Royalties;
10	(5)	Premiums, or fees or equity charged by the
11		corporation, or otherwise received by the corporation;
12		and
13	(6)	Loans that are convertible to equity;
14	provided t	that the total amount of moneys in the fund shall not
15	exceed \$2,	,000,000 at the end of any fiscal year."]
16	SECT	ION 35. The Kalaeloa facilities trust account
17	administra	atively established in 2018 is reclassified as a
18	special fo	and.
19	SECT	ION 36. The energy audits - recipients' share of cost
20	trust acco	ount administratively established in 2012 is abolished

- 1 and any unencumbered balance shall lapse to the credit of the
- 2 general fund.
- 3 PART XI. AUDITOR'S REPORT NO. 20-18, DEPARTMENT OF COMMERCE AND
- 4 CONSUMER AFFAIRS
- 5 SECTION 37. The purpose of this part is to abolish or
- 6 reclassify various non-general funds pursuant to the
- 7 recommendations by the auditor in auditor's report no. 20-18 and
- 8 to transfer the unencumbered balances to other appropriate
- 9 non-general funds.
- 10 SECTION 38. The compliance resolution fund--appraisal
- 11 management registration program special fund administratively
- 12 established in 2017 is abolished and any remaining unencumbered
- 13 balance shall lapse to the credit of the compliance resolution
- 14 fund established pursuant to section 26-9(o), Hawaii Revised
- 15 Statutes.
- 16 SECTION 39. The electrical vehicle charging system rebate
- 17 program special fund administratively established in 2019 is
- 18 abolished and any remaining unencumbered balance shall lapse to
- 19 the credit of the public utilities commission special fund
- 20 established pursuant to section 269-33, Hawaii Revised Statutes.

- 1 SECTION 40. The service contract provider's financial 2 security deposit trust account is reclassified as a trust fund. 3 PART XII. AUDITOR'S REPORT NO. 20-17, JUDICIARY 4 SECTION 41. The purpose of this part is to repeal the 5 probation services special fund as recommended by the auditor in 6 auditor report no. 20-17. 7 SECTION 42. Section 353B-6, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "\$353B-6 Interstate transfer fee. The judiciary may **10** assess a fee not to exceed \$200 for each application made by a 11 parolee or probationer for a transfer out of the State [+ **12** provided that the fees collected shall be deposited into the 13 probation services special fund established in section 706-649]." 14 15 SECTION 43. Section 706-648, Hawaii Revised Statutes, is 16 amended by amending subsection (4) to read as follows: **17** "(4) The defendant shall pay the fee to the clerk of the 18 court. [The fee shall be deposited with the director of finance 19 who shall transmit the fee to the probation services special
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fund pursuant to section 706-649.]"

1	SECTION 44. Section 706-649, Hawaii Revised Statutes, is
2	repealed.
3	[" §706-649 Probation services special fund. (1) There is
4	established in the state treasury a special fund to be known as
5	the probation services special fund. All probation services
6	fees collected under section 706-648 shall be deposited into
7	this fund.
8	(2) Moneys in the probation services special fund shall be
9	used by the judiciary to:
10	(a) Monitor and enforce compliance with the terms and
11	conditions of probation and other supervision programs
12	for defendants; and
13	(b) Support other duties and activities related to the
14	supervision of defendants."]
15	PART XIII. AUDITOR'S REPORT NO. 20-03, UNIVERSITY OF HAWAII
16	SECTION 45. The purpose of this part is to repeal or
17	reclassify certain non-general funds of the University of Hawaii
18	pursuant to the recommendations of the auditor in auditor's
19	report no. 20-03.

1	SECT	ION 46. Chapter 304A, Hawaii Revised Statutes, is
2	amended b	y adding a new section to part V, subpart D, to be
3	appropria	tely designated and to read as follows:
4	" <u>§30</u>	4A- Community colleges revolving fund. (a)
5	Section 3	04A-2003 notwithstanding, there is established a
6	community	colleges revolving fund to receive, disburse, and
7	account f	or funds of programs and activities of the community
8	colleges,	including but not limited to off-campus programs,
9	summer se	ssion programs, overseas programs, evening sessions,
10	study abr	oad, exchange programs, cultural enrichment programs,
11	and consu	ltative services that help make available the resources
12	of the co	mmunity colleges to the communities they serve.
13	(b)	The revolving fund may include deposits from:
14	(1)	The University of Hawaii tuition and fees special fund
15		established in section 304A-2153;
16	(2)	Tuition, fees, and charges for affiliated
17		instructional, training, and public service courses
18		and programs; and
19	(3)	Fees, fines, and other money collected for:
20		(A) Student health;
21		(B) Transcript and diploma;

1	(C) Library;
2	(D) Facility use;
3	(E) Child care;
4	(F) Auxiliary enterprises;
5	(G) Alumni; and
6	(H) Other related activities."
7	SECTION 47. Section 304A-2156, Hawaii Revised Statutes, is
8	repealed.
9	[" [§304A-2156] University of Hawaii community services
10	special fund. (a) There is established the University of
11	Hawaii community services special fund. Except as otherwise
12	provided by law, all revenues, including interest, derived and
13	collected from the university's provision of public service
14	programs shall be deposited into the University of Hawaii
15	community services special fund. The university may establish
16	and collect fees and charges for public service programs. All
17	revenues deposited into the University of Hawaii community
18	services special fund shall be used exclusively for the costs of
19	providing public service programs. The university may establish
20	accounts under the community services special fund to facilitate
21	the administration of this fund among the various campuses and

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1
    operating units of the University of Hawaii system. All
2
    expenditures from this fund shall be subject to legislative
3
    appropriation.
4
         (b) As used in this section, "public service programs"
5
    means:
6
         (1) Noncredit educational programs in professional
7
              development and training, personal growth, and
8
              cultural enrichment; and
9
         (2) Cooperative extension and consultative services."
         SECTION 48. Section 304A-2162, Hawaii Revised Statutes, is
10
11
    repealed.
12
         ["<del>[$304A-2162] Community colleges special fund. (a)</del>
13
    Section [304A-2003] notwithstanding, there is established a
14
    community colleges special fund to receive, disburse, and
15
    account for funds of programs and activities of the community
16
    colleges, including but not limited to off-campus programs,
17
    summer session programs, overseas programs, evening sessions,
18
    study abroad, exchange programs, cultural enrichment programs,
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    and consultative services that help make available the resources
20
    of the community colleges to the communities they serve.
21
         (b) The special fund may include deposits from:
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1
         (1) The University of Hawaii tuition and fees special fund
2
              established in section [304A-2153];
3
         (2) Tuition, fees, and charges for affiliated
4
              instructional, training, and public service courses
5
              and programs; and
6
         (3) Fees, fines, and other money collected for:
7
              (A) Student health;
8
              (B) Transcript and diploma;
9
              (C) Library;
10
              (D) Facility use;
              (E) Child care;
11
12
              (F) Auxiliary enterprises;
13
              (G) Alumni; and
14
              (H) Other related activities."
         SECTION 49. Section 304A-2277, Hawaii Revised Statutes, is
15
16
    repealed.
17
         ["[$304A-2277] Professional student exchange program
    revolving fund. (a) There is established a professional
18
19
    student exchange program revolving fund to be administered and
20
    expended by the Hawaii commission.
```

1	(b)	The following moneys shall be deposited into the
2	revolving	-fund:
3	(1)	Principal and interest payments received as repayment
4		of financial support from former or current
5		participants of the professional student exchange
6		program, pursuant to section 304A-3209; and
7	(2)	Interest earned or accrued on moneys in the revolving
8		fund.
9	(c)	Moneys in the revolving fund shall be expended to:
10	(1)	Support the professional student exchange program's
11		activities, including the provision of financial
12		support to participants at Western Interstate
13		Commission for Higher Education receiver institutions;
14		and
15	(2)	Enforce the collection of delinquent obligations."]
16	SECT	ION 50. Any unencumbered balance remaining in the
17	community	colleges special fund repealed by this part shall
18	lapse to	the credit of the community colleges revolving fund
19	establish	ed pursuant to this part.

- 1 SECTION 51. The university system bond and interest
- 2 sinking fund revolving fund administratively established in 2002
- 3 is reclassified as a trust account.
- 4 PART XIV. AUDITOR'S REPORT NO. 19-16, DEPARTMENT OF THE
- 5 ATTORNEY GENERAL
- 6 SECTION 52. The purpose of this part is to reclassify or
- 7 abolish certain non-general funds of the department of the
- 8 attorney general pursuant to the recommendations by the auditor
- 9 in auditor's report no. 19-16 and, for any abolished accounts,
- 10 transfer the remaining unencumbered balances to the general
- 11 fund.
- 12 SECTION 53. Section 28-16, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- "[+] \$28-16[+] Litigation deposits trust [fund.] account.
- 15 (a) There is created in the state treasury the litigation
- 16 deposits trust [fund.] account. There shall be deposited into
- 17 this [fund] account all moneys received through any civil action
- 18 in which the State is a party where the settlement amount is
- 19 \$100,000 or higher, except for those actions involving
- 20 departments able to procure their own legal services as provided
- 21 for by section 28-8.3 and where no other state statute or court

- 1 order specifically provides for the deposit of moneys received
- 2 through the action.
- 3 (b) The [fund] account shall be administered by the
- 4 department of the attorney general. The department shall
- 5 maintain accounting records of [fund] account moneys, including
- 6 subsidiary records of individual litigation deposits and
- 7 disbursements thereof. Moneys in the [fund] account may be
- 8 separated into subsidiary accounts; provided that one subsidiary
- 9 account shall not be commingled with moneys from another
- 10 subsidiary account except for deposit or investment purposes
- 11 under subsection (d).
- 12 (c) Disbursements from each subsidiary account maintained
- 13 under subsection (b) may include attorney's fees and other
- 14 necessary expenses that the department determines to be
- 15 reasonable and directly related to prosecution of the civil
- 16 action for which the subsidiary account is maintained; provided
- 17 that in the case of moneys deposited as a result of recoveries
- 18 by an agency to which a non-general fund applies, the moneys
- 19 shall be held and disbursed intact for deposit to the credit of
- 20 the non-general fund. Money deposited in the [fund] litigation
- 21 deposits trust account pursuant to an order of the court shall

- 1 be disbursed in accordance with the order of the court. Any
- 2 residual funds remaining in [an] a subsidiary account shall be
- 3 transferred to the respective non-general or general fund with
- 4 which the civil action is associated no later than thirty days
- 5 after the civil action for which the subsidiary account is
- 6 maintained is closed and all costs of that civil action have
- 7 been paid, unless otherwise provided for by statute.
- **8** (d) Moneys in the [fund] litigation deposits trust account
- 9 may be invested by the department in securities as provided by
- 10 section 36-21. Investment earnings shall be deposited in the
- 11 general fund.
- 12 (e) The department shall submit a report to the
- 13 legislature no later than twenty days prior to the convening of
- 14 each regular session on:
- 15 (1) The transactions, by subsidiary account, that take
- 16 place in the [fund] litigation deposits trust account
- for each fiscal year; and
- 18 (2) A summary of the collections made in any amount on
- 19 behalf of other departments and agencies specifying
- the appropriate number of transactions and amount
- 21 collected for each department and agency."

1	SECT	ION 54. Section 456-9, Hawaii Revised Statutes, is
2	amended b	y amending subsection (d) to read as follows:
3	"(d)	The moneys collected by the attorney general pursuant
4	to this s	ection shall be deposited into the notaries public
5	[revolvin	g] special fund established by section 456-9.5, except
6	that if t	hat fund is terminated, the moneys shall thereafter be
7	deposited	with the director of finance to the credit of the
8	general f	und."
9	SECT	ION 55. Section 456-9.5, Hawaii Revised Statutes, is
10	amended t	o read as follows:
11	"§45	6-9.5 Notaries public [revolving] special fund. (a)
12	There is	established in the state treasury the notaries public
13	[revolvin	g] special fund into which shall be deposited:
14	(1)	All fees, administrative fines, charges, or other
15		payments received pursuant to section 456-9;
16	(2)	Penalties and fines for violations of section 456-3
17		or 456-7;
18	(3)	Appropriations made for deposit into the notaries
19		public [revolving] special fund; and
20	(4)	Interest earned on money in the notaries public

[revolving] special fund.

- 1 (b) The notaries public [revolving] special fund shall be
- 2 administered by the department of the attorney general.
- 3 Notwithstanding any law to the contrary, moneys in the notaries
- 4 public [revolving] special fund shall be used for personnel
- 5 costs, the acquisition of equipment, and operating and
- 6 administrative costs deemed necessary by the department of the
- 7 attorney general to administer this chapter. The moneys in the
- 8 fund may also be used to train personnel as the attorney general
- 9 deems necessary, and for any other activity related to notaries
- 10 public."
- 11 SECTION 56. Section 456-18, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "\$456-18 Notaries in government service. Except as
- 14 otherwise provided for by law, the head of every department
- 15 (which term as used in this chapter includes any department,
- 16 board, commission, bureau, or establishment of the United
- 17 States, or of the State, or any political subdivision thereof)
- 18 may designate one or more of the head of every department's
- 19 subordinates to be a notary public who, upon duly qualifying and
- 20 receiving a commission as a notary public in government service,
- 21 shall perform, without charge, the services of a notary public

1	in all matters o	f business pertaining to the State, any
2	political subdiv	ision thereof, or the United States.
3	Any provisi	on of this chapter to the contrary
4	notwithstanding,	a subordinate so designated and thus qualified
5	and commissioned	as a notary public in government service shall:
6	(1) Be aut	horized to perform the duties of a notary public
7	in one	or more of the judicial circuits of the State
8	as the	attorney general shall designate;
9	(2) Not be	required to:
10	(A) P	ay any fee to the clerk of any circuit court for
11	f	iling a copy of the notary's commission;
12	(B) P	ay any fee to the attorney general for the
13	i	ssuance of the notary's commission or the
14	r	enewal thereof; or
15	(C) F	urnish and file an official bond unless that
16	b	ond is required by the head of the department ir
17	W	hich the notary is a subordinate, in which
18	е	vent, the expense of furnishing any such bond
19	S	hall be borne by the department concerned; and

(3) Not demand or receive any fee for the notary's service

as a notary public; provided that where the occasion,

20

1	in the judgment of the head of the department, is
2	deemed one of urgent necessity and convenience, the
3	notary may, but shall not be compelled to, administer
4	oaths or take acknowledgments in nongovernmental
5	matters, for which services the prescribed fees shall
6	be demanded and received as governmental realizations
7	and covered into the notaries public [revolving]
8	special fund established by section 456-9.5, except
9	that if that fund is terminated, the fees shall
10	thereafter be deposited into the general fund of the
11	State; provided further that with the prior written
12	approval of the attorney general, the notary public,
13	upon paying the fees prescribed by law and upon
14	executing, depositing, and filing at the notary's own
15	expense, the required official bond, may demand or
16	receive the fees prescribed by law for services
17	rendered by the notary in matters not pertaining to
18	such public business."
19	SECTION 57. Section 712A-16, Hawaii Revised Statutes, is
20	amended by amending subsection (4) to read as follows:

1	"(4) There is established in the department of the
2	attorney general a [revolving] special fund to be known as the
3	criminal forfeiture fund, hereinafter referred to as the "fund
4	in which shall be deposited one-half of the proceeds of a
5	forfeiture and any penalties paid pursuant to section
6	712A-10(6). All moneys in the fund shall be expended by the
7	attorney general and are appropriated for the following
8	purposes:
9	(a) The payment of any expenses necessary to seize,

- detain, appraise, inventory, safeguard, maintain,
 advertise, or sell property seized, detained, or
 forfeited pursuant to this chapter or of any other
 necessary expenses incident to the seizure, detention,
 or forfeiture of such property and such contract
 services and payments to reimburse any federal, state,
 or county agency for any expenditures made to perform
 the foregoing functions;
 - (b) The payment of awards for information or assistance leading to a civil or criminal proceeding;
- (c) The payment of supplemental sums to state and countyagencies for law enforcement purposes;

1	(d)	The payment of expenses arising in connection with
2		programs for training and education of law enforcement
3		officers;
4	(e)	The payment of expenses arising in connection with
5		enforcement pursuant to the drug nuisance abatement
6		unit in the department of the attorney general; and
7	(f)	The payment of expenses arising in connection with the
8		law enforcement officer independent review board in
9		the department of the attorney general."
10	SECT	ION 58. The Hawaii criminal justice commission trust
11	account e	stablished in 1985 pursuant to the authority granted by
12	section 2	8-10.6(a)(5), Hawaii Revised Statutes, is abolished and
13	any remai	ning unencumbered balance shall lapse to the credit of
14	the gener	al fund.
15	PA	RT XV. AUDITOR'S REPORT NO. 19-05, DEPARTMENT OF
16		TRANSPORTATION
17	SECT	ION 59. The purpose and intent of this part is to
18	repeal or	reclassify certain non-general funds and accounts of
19	the depar	tment of transportation pursuant to the recommendations

or commentary by the auditor in auditor's report no. 19-05 and

- 1 the accompanying summary and to transfer the unencumbered
- 2 balances to the general fund.
- 3 SECTION 60. Section 264-16, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[+] \$264-16[+] State highway clearing accounts. The
- 6 director of transportation may with the prior approval of the
- 7 director of finance and comptroller establish the state highway
- 8 payroll clearing account, employee benefits clearing account,
- 9 construction administration clearing trust account, and any
- 10 other necessary clearing account or clearing trust account to
- 11 effectively account for program costs and appropriations.
- 12 The director of transportation may, from time to time, make
- 13 advances to the clearing accounts or clearing trust accounts
- 14 from the state highway fund or from any moneys appropriated or
- 15 otherwise made available to the department. The advances shall
- 16 be in such amounts as may be required to meet the obligations of
- 17 the department which are authorized by the legislature.
- 18 As soon as practicable after an expenditure from a clearing
- 19 account $[\tau]$ or clearing trust account, a determination shall be
- 20 made of the proper fund or appropriation to which the
- 21 expenditure should be charged. The fund or account from which

- 1 funds are advanced shall thereupon be reimbursed out of the
- proper fund or appropriation."
- 3 SECTION 61. Section 291C-3, Hawaii Revised Statutes, is
- 4 amended by amending subsection (d) to read as follows:
- 5 "(d) [The director of transportation, through the safe
- 6 routes to school program coordinator and in consultation with
- 7 county safe routes to school program coordinators, shall develop
- 8 a mechanism to provide funds to county safe routes to school
- 9 programs from the safe routes to school program special fund
- 10 established under section 291C-4] The legislature shall
- 11 appropriate funds from the safe routes to school program special
- 12 fund to the counties to be used for the implementation of county
- 13 safe routes to school program projects. No later than twenty
- 14 days prior to the convening of each regular session, each county
- 15 shall submit to the legislature an annual report on the status
- 16 and progress of its county safe routes to school program,
- 17 including an accounting of all grants provided through the
- 18 program and a timeline for future grant awards."
- 19 SECTION 62. Section 291C-4, Hawaii Revised Statutes, is
- 20 amended to read as follows:

1	[T] \$231C-4[T] Sale fouces to school program special fund
2	establishment. [(a)] There is established in the state
3	treasury the safe routes to school program special fund, into
4	which shall be deposited:
5	(1) Assessments collected for speeding in a school zone,
6	pursuant to section 291C-104; and
7	(2) Safe routes to school program surcharges collected in
8	accordance with sections 291-16 and 291C-5.
9	[Moneys in the fund shall be distributed by the director of
10	transportation to the respective counties to expend.
11	(b) The director of transportation shall adopt rules
12	pursuant to chapter 91 to implement this section. The rules
13	shall establish a formula by which the moneys in the fund shall
14	be distributed to each county and provide how the county shall
15	expend the moneys for the purposes under [section] 291C-3 in
16	public school zones.]"
17	SECTION 63. Section 264-19, Hawaii Revised Statutes, is
18	repealed.
19	[" [\$264-19] Transportation improvement special fund. (a)
20	There is created within the state treasury the transportation
21	improvement special fund to fund qualified transportation

1	projects and to receive reimbursements from private developers
2	who have been advanced public funds to fulfill the conditions of
3	land use development relating to transportation.
4	The director may expend from the special fund such sums as
5	are necessary to advance transportation projects, including
6	administrative expenses, to the extent permissible:
7	(1) When such projects:
8	(A) Have been identified in or are consistent with
9	the statewide transportation plan adopted
10	pursuant to chapter 279A; and
11	(B) Satisfy all applicable federal and state
12	eligibility requirements; or
13	(2) When the director determines that funds previously
14	authorized for the aforementioned projects are
15	inadequate or any delay in the completion of such
16	projects would unnecessarily increase their cost or
17	intensify undesirable transportation conditions.
18	(b) Expenditures from the special fund shall be made on
19	vouchers approved by the director or such other officer as may
20	be designated by the director.

1	(c) There shall be credited to the special fund all
2	reimbursements and any interest earned or penalty accrued on
3	late payments thereon received from developers who have been
4	advanced public funds to fulfill the conditions of land use
5	development relating to transportation or other transportation
6	requirements imposed upon such developers.
7	(d) Expenditures from the special fund may not be made by
8	the director without appropriation by the legislature. No
9	expenditure shall be made from, and no obligation shall be
10	incurred against, the special fund in excess of the amount
11	standing to the credit of the special fund or for any purpose
12	for which moneys from the special fund may not lawfully be
13	expended.
14	(e) The department of transportation shall prepare and
15	submit an annual report to the legislature on the use of the
16	transportation improvement special fund which shall include, but
17	not be limited to:
18	(1) The [special] fund balance and the expenses made from
19	the [special] fund for the immediately preceding
20	fiscal year; and

1	(2) Proposed appropriations from the [special] fund for
2	the next fiscal year.
3	This report shall be submitted to the legislature no later
4	than twenty days prior to the convening of each legislative
5	session.
6	(f) The director may adopt rules pursuant to chapter 91
7	necessary to effectuate the purposes of, and to administer, this
8	section.
9	(g) As used in this section:
10	"Director" means the director of transportation.
11	"Special fund" means the transportation improvement special
12	fund."]
13	SECTION 64. The following revolving funds of the
14	department of transportation airports division are reclassified
15	as trust accounts:
16	(1) The airport sinking fund for retire term bond
17	revolving fund administratively created in 1969;
18	(2) The airport system debt service reserve account
19	revolving fund administratively created in 1969;
20	(3) The airport system interest account revolving fund
21	administratively created in 1969;

1	(4)	The airport system major maintenance, renewal, and
2		replacement account revolving fund administratively
3		created in 1969;
4	(5)	The airport system serial bond principal account
5		revolving fund administratively created in 1969;
6	(6)	The debt service funded coverage revolving fund
7		administratively created in 1994;
8	(7)	The reserve for airline rate mitigation revolving fund
9		administratively created in 1994; and
10	(8)	The reserve for operating and maintenance expenses
11		revolving fund administratively created in 1994.
12	SECT	ION 65. The following revolving funds of the
13	departmen	t of transportation harbors division are reclassified
14	as trust	accounts:
15	(1)	The 1997 certificate - harbor interest account
16		revolving fund administratively created in 1997;
17	(2)	The 1997 certificate - harbor principal account
18		revolving fund administratively created in 1997;
19	(3)	The 7th supplemental certificate 2010A debt service
20		reserve fund principal revolving fund administratively

created in 2010; and

1	(4)	The harbor extraordinary renewal/replacement reserve
2		account revolving fund administratively created in
3		1997.

- 4 SECTION 66. The risk management fire and casualty
- 5 losses harbors trust fund administratively created in 2006 is
- 6 abolished and any remaining unencumbered balance shall lapse to
- 7 the credit of the general fund.
- 8 SECTION 67. The following revolving funds of the
- 9 department of transportation highways division are reclassified
- 10 as trust accounts:
- 11 (1) The highway senior interest account revolving fund
 12 administratively created in 1994;
- 13 (2) The highway senior principal account revolving fund
 14 administratively created in 1994; and
- 15 (3) The highways accrued payroll overhead revolving fund16 administratively created in 1983.
- 17 SECTION 68. The special deposits highways trust account
 18 administratively created in 1979 is reclassified as a trust
 19 fund.
- 20 SECTION 69. Any unencumbered balance in the highway senior 21 debt service reserve account revolving fund administratively

- 1 created in 1994 shall be transferred to the credit of the state
- 2 highway fund established by section 248-8, Hawaii Revised
- 3 Statutes.
- 4 SECTION 70. Any unencumbered balance remaining in the
- 5 transportation improvement special fund repealed by this part
- 6 shall be transferred to the credit of the state highway fund
- 7 established by section 248-8, Hawaii Revised Statutes.
- 8 PART XVI. AUDITOR'S REPORT NO. 21-02, DEPARTMENT OF HUMAN
- 9 SERVICES
- 10 SECTION 71. The purpose of this part is to repeal or
- 11 reclassify certain non-general funds of the department of human
- 12 services pursuant to the recommendations of the auditor in
- 13 auditor report no. 21-02.
- 14 SECTION 72. The donations for social services trust
- 15 account, a trust account that was administratively established
- 16 and is administered by the department of human services, is
- 17 reclassified as a trust fund.
- 18 SECTION 73. The Kahikolu Ohana O Waianae project, a trust
- 19 fund that was administratively established in 2007 and is
- 20 administered by the department of human services, is abolished

- 1 and any unencumbered balance remaining shall be lapse to the
- 2 credit of the general fund.
- 3 PART XVII. AUDITOR'S REPORT NO. 21-02, HAWAII PUBLIC HOUSING
- 4 AUTHORITY
- 5 SECTION 74. The purpose of this part is to repeal or
- 6 reclassify certain non-general funds of the Hawaii public
- 7 housing authority pursuant to the recommendations of the auditor
- 8 in auditor report no. 21-02.
- 9 SECTION 75. Section 356D-11, Hawaii Revised Statutes, is
- 10 amended by amending subsection (h) to read as follows:
- 11 "(h) In connection with the development of any public
- 12 housing dwelling units under this chapter, the authority may
- 13 also develop commercial and industrial properties and sell or
- 14 lease other properties if it determines that the uses will be an
- 15 integral part of the public housing development or a benefit to
- 16 the community in which the properties are situated. The
- 17 authority may designate any portions of the public housing
- 18 development for commercial, industrial, or other use and shall
- 19 have all the powers granted under this chapter with respect
- 20 thereto. The authority may use any funding authorized under
- 21 this chapter to implement this subsection.

- 1 The net proceeds of all sales or leases, less costs to the
- 2 authority, shall be deposited in the public housing [revolving]
- 3 special fund established by section 356D-28."
- 4 SECTION 76. Section 356D-28, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "\$356D-28 Public housing [revolving] special fund. (a)
- 7 There is established the public housing [revolving] special fund
- 8 to be administered by the authority. Notwithstanding
- 9 section 36-21, the proceeds in the fund shall be used for
- 10 long-term and other special financings of the authority and for
- 11 necessary expenses in administering this chapter.
- 12 (b) All moneys received and collected by the authority,
- 13 not otherwise pledged, obligated, or required by law to be
- 14 placed in any other special fund, shall be deposited into the
- 15 public housing [revolving] special fund."
- 16 SECTION 77. The financial assistance for housing special
- 17 fund, a special fund that was administratively established in
- 18 2001 and administered by the Hawaii public housing authority, is
- 19 abolished and any unencumbered balance remaining shall lapse to
- 20 the credit of the general fund.

- 1 SECTION 78. The HPHA administration revolving fund,
- 2 administratively established in 1982 and administered by the
- 3 Hawaii public housing authority, is abolished and any
- 4 unencumbered balance remaining shall lapse to the credit of the
- 5 general fund.
- 6 PART XVIII. MISCELLANEOUS PROVISIONS
- 7 SECTION 79. Except as otherwise provided in this Act, all
- 8 unencumbered balances in the funds repealed by this Act shall
- 9 lapse to the credit of the general fund.
- 10 SECTION 80. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 81. This Act shall take effect on July 1, 2021;
- 13 provided that the amendments made to section 712A-16, Hawaii
- 14 Revised Statutes, in section 57 of this Act shall not be
- 15 repealed when that section is repealed and reenacted on June 30,
- 16 2022, by Act 161, Session Laws of Hawaii 2016.

Report Title:

DOA; DAGS; DBEDT; DOE; DOH; DLIR; DLNR; DHS; PSD; DCCA; UH; AG; DOT; Non-General Funds

Description:

Repeals various non-general funds of the Department of Agriculture; Department of Accounting and General Services; Department of Business, Economic Development, and Tourism; Department of Education; Department of Health; Department of Labor and Industrial Relations; Department of Land and Natural Resources; Department of Human Services; Department of Public Safety; Department of Commerce and Consumer Affairs; University of Hawaii; Department of the Attorney General; and Department of Transportation. Implements recommendations of the auditor. Transfers most unencumbered balances to the credit of the general fund. (AD1)

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