H.B. NO. ³²¹_{H.D. 1}

A BILL FOR AN ACT

RELATING TO TRANSIENT ACCOMMODATIONS TAX.

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

1 SECTION 1. The legislature finds that the global 2 respiratory disease pandemic named "coronavirus disease 2019", 3 or COVID-19, has deeply impacted Hawaii's health and economy. 4 The State and counties have implemented several measures to 5 mitigate virus spread, such as stay-at-home orders, a mandatory 6 fourteen-day quarantine for travelers, and the closing of all 7 nonessential businesses. However, these virus mitigation 8 efforts as well as the uncertainty of the COVID-19 pandemic have 9 significantly affected Hawaii's tourism industry. As of 10 September 2020, Hawaii has experienced a 71.7 per cent decrease 11 in the number of visitors by air compared to 2019.

12 The legislature further finds that the significant decrease 13 in visitors to Hawaii has resulted in an extreme loss in 14 revenues from the State's transient accommodations tax which is 15 imposed on gross rental proceeds from transient accommodations, 16 such as hotel rooms; the fair market value of time share 17 vacation units; and the gross receipts of transient

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1 accommodations brokers, travel agents, and tour packagers 2 arranging to furnish transient accommodations at noncommissioned 3 negotiated contract rates. According to the department of 4 business, economic development, and tourism, transient 5 accommodations tax revenues decreased by \$103,300,000, or 68.6 6 per cent, in the second quarter of 2020 compared to the same 7 quarter of 2019. In the first half of 2020, transient 8 accommodations tax revenues decreased by \$73,300,000, or 23.1 9 per cent, compared to the previous year. As a result of 10 decreased revenues, the legislature believes that the transient 11 accommodations tax allocations should be adjusted.

12 The purpose of this Act is to repeal the allocation of 13 excess transient accommodations tax revenues to the Turtle Bay 14 conservation easement special fund, for the operation of a 15 Hawaiian center and the museum of Hawaiian music and dance, to 16 the counties, and to the special land and development fund.

SECTION 2. Section 87A-42, Hawaii Revised Statutes, isamended to read as follows:

19 "\$87A-42 Other post-employment benefits trust. (a)
20 Notwithstanding sections 87A-31 and 87A-31.5, the board, upon
21 terms and conditions set by the board, shall establish and

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1 administer a separate trust fund for the purpose of receiving 2 employer contributions that will prefund other post-employment 3 health and other benefit plan costs for retirees and their 4 beneficiaries. The separate trust fund shall meet the 5 requirements of the Governmental Accounting Standards Board 6 regarding other post-employment benefits trusts. The board 7 shall establish and maintain a separate account for each public 8 employer within the separate trust fund to accept and account 9 for each public employer's contributions. Employer 10 contributions to the separate trust fund shall be irrevocable, 11 all assets of the fund shall be dedicated exclusively to 12 providing health and other benefits to retirees and their 13 beneficiaries, and assets of the fund shall not be subject to 14 appropriation for any other purpose and shall not be subject to 15 claims by creditors of the employers or the board or plan 16 administrator. The board's powers under section 87A-24 shall 17 also apply to the fund established pursuant to this section. 18 (b) Public employer contributions shall be paid into the 19 fund in each fiscal year, and commencing with the 2018-2019 20 fiscal year, the amount of the annual public employer

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1 contribution shall be equal to the amount of the annual required 2 contribution, as determined by an actuary retained by the board. 3 In any fiscal year subsequent to the 2017-2018 fiscal (C) 4 year in which the state public employer's contributions into the 5 fund are less than the amount of the annual required 6 contribution, the amount that represents the excess of the 7 annual required contribution over the state public employer's 8 contributions shall be deposited into the appropriate account of 9 the separate trust fund from a portion of all general excise tax 10 revenues collected by the department of taxation under 11 section 237-31.

12 If any general excise tax revenues are deposited into the 13 separate trust fund in any fiscal year as a result of this 14 subsection, the director of finance shall notify the legislature 15 and governor whether the general fund expenditure ceiling for 16 that fiscal year would have been exceeded if those revenues had 17 been legislatively appropriated instead of deposited without 18 appropriation into the trust fund. The notification shall be 19 submitted within thirty days following the end of the applicable 20 fiscal year.



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1	[(d) In any fiscal year subsequent to the 2017-2018 fiscal
2	year in which a county public employer's contributions into the
3	fund are less than the amount of the annual required
4	contribution, the amount that represents the excess of the
5	annual required contribution over the county public employer's
6	contributions shall be deposited into the fund from a portion of
7	all transient accommodations tax revenues collected by the
8	department of taxation under section 237D-6.5(b)(4). The
9	director of finance shall deduct the amount necessary to meet
10	the county public employer's annual required contribution from
11	the revenues derived under section 237D-6.5(b)(4) and transfer
12	the amount to the board for deposit into the appropriate account
13	of the separate trust fund.]
14	[(e)] <u>(d)</u> In any fiscal year subsequent to fiscal
15	year 2017-2018 in which a public employer's contributions into
16	the fund are less than the amount of the annual required
17	contribution and the public employer is not entitled to
18	transient accommodations tax revenues sufficient to satisfy the
19	total amount of the annual required contribution, the public
20	employer's contributions shall be deposited into the fund from
21	portions of any other revenues collected on behalf of the public

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1 employer or held by the State. The director of finance shall
2 deduct the amount necessary to meet the public employer's annual
3 required contribution from any revenues collected on behalf of
4 the public employer held by the State and transfer the amount to
5 the board for deposit into the appropriate account of the
6 separate trust fund.

7 [(f)] (e) For the purposes of this section, "annual 8 required contribution" means a public employer's required 9 contribution to the trust fund established in this section that 10 is sufficient to cover:

11 The normal cost, which is the cost of other (1)12 post-employment benefits attributable to the current 13 year of service; and 14 (2) An amortization payment, which is a catch-up payment 15 for past service costs to fund the unfunded actuarial 16 accrued liability over the next thirty years." 17 SECTION 3. Section 171-19, Hawaii Revised Statutes, is 18 amended by amending subsection (a) to read as follows: 19 "(a) There is created in the department a special fund to 20 be designated as the "special land and development fund".

21 Subject to the Hawaiian Homes Commission Act of 1920, as

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1 amended, and section 5(f) of the Admission Act of 1959, all 2 proceeds of sale of public lands, including interest on deferred 3 payments; all moneys collected under section 171-58 for mineral 4 and water rights; all rents from leases, licenses, and permits 5 derived from public lands; all moneys collected from lessees of 6 public lands within industrial parks; all fees, fines, and other 7 administrative charges collected under this chapter and 8 chapter 183C; a portion of the highway fuel tax collected under 9 chapter 243; all moneys collected by the department for the 10 commercial use of public trails and trail accesses under the 11 jurisdiction of the department; [transient-accommodations-tax 12 revenues collected pursuant to section 237D-6.5(b)(5); and 13 private contributions for the management, maintenance, and 14 development of trails and accesses shall be set apart in the 15 fund and shall be used only as authorized by the legislature for 16 the following purposes:

17 (1) To reimburse the general fund of the State for
18 advances made that are required to be reimbursed from
19 the proceeds derived from sales, leases, licenses, or
20 permits of public lands;

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1	(2)	For the planning, development, management, operations,
2		or maintenance of all lands and improvements under the
3		control and management of the board pursuant to
4		title 12, including but not limited to permanent or
5		temporary staff positions who may be appointed without
6		regard to chapter 76; [provided that transient
7		accommodations tax revenues allocated to the fund
8		shall be expended as provided in
9		section 237D-6.5(b)(5);
10	(3)	To repurchase any land, including improvements, in the
11		exercise by the board of any right of repurchase
12		specifically reserved in any patent, deed, lease, or
13		other documents or as provided by law;
14	(4)	For the payment of all appraisal fees; provided that
15		all fees reimbursed to the board shall be deposited in
16		the fund;
17	(5)	For the payment of publication notices as required
18		under this chapter; provided that all or a portion of
19		the expenditures may be charged to the purchaser or
20		lessee of public lands or any interest therein under
21		rules adopted by the board;

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1	(6)	For the management, maintenance, and development of
2		trails and trail accesses under the jurisdiction of
3		the department;
4	(7)	For the payment to private land developers who have
5		contracted with the board for development of public
6		lands under section 171-60;
7	(8)	For the payment of debt service on revenue bonds
8		issued by the department, and the establishment of
9		debt service and other reserves deemed necessary by
10		the board;
11	(9)	To reimburse the general fund for debt service on
12		general obligation bonds issued to finance
13		departmental projects, where the bonds are designated
14		to be reimbursed from the special land and development
15		fund;
16	(10)	For the protection, planning, management, and
17		regulation of water resources under chapter 174C; and
18	(11)	For other purposes of this chapter."
19	SECT	ION 4. Section 171-171, Hawaii Revised Statutes, is
20	amended b	y amending subsection (c) to read as follows:

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1 "(C) The reimbursable general obligation bonds issued to 2 acquire the conservation easement and other real property 3 interests shall be payable from [the transient accommodations 4 tax revenues allocated to the Turtle Bay conservation easement 5 special fund established by section 171-172 and from] moneys 6 from the land conservation fund. The [transient_accommodations 7 tax revenues and] moneys from the land conservation fund are and 8 shall be deemed user taxes. The revenues allocated shall be 9 deemed user taxes pursuant to chapter 39 for the undertaking." 10 SECTION 5. Section 171-172, Hawaii Revised Statutes, is 11 amended by amending subsection (b) to read as follows: 12 "(b) [Transient accommodations tax revenues allocated to 13 the Turtle Bay conservation easement special fund pursuant to 14 section 237D-6.5 and moneys [Moneys from the land conservation 15 fund shall be deposited into the special fund. All interest 16 earned on the moneys in the special fund shall be credited to 17 the special fund." 18 SECTION 6. Section 184-3.4, Hawaii Revised Statutes, is

19 amended by amending subsection (a) to read as follows:

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1 "(a) There is established within the state treasury a fund
2 to be known as the state parks special fund, into which shall be
3 deposited[÷

4 (1) All] all proceeds collected by the state parks 5 programs involving park user fees, any leases or 6 concession agreements, the sale of any article 7 purchased from the department to benefit the state 8 parks programs, or any gifts or contributions; 9 provided that proceeds derived from the operation of 10 Iolani Palace shall be used to supplement its 11 educational and interpretive programs [; and 12 (2) Transient accommodations tax revenues pursuant to 13 section 237D-6.5; provided that these moneys shall be 14 expended in response to a master plan developed in 15 coordination with the Hawaii tourism authority]." 16 SECTION 7. Section 198D-2, Hawaii Revised Statutes, is 17 amended as follows: 18 1. By amending subsection (b) to read: 19 The trail and access program shall use funding for "(b)

20 the management, maintenance, and development of trails and trail

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1	accesses	under the jurisdiction of the department from the
2	following	sources:
3	(1)	A portion of the highway fuel taxes collected under
4		chapter 243;
5	(2)	Federal government grants;
6	(3)	Private contributions; and
7	(4)	Fees, established pursuant to administrative rules and
8		charged by the department for the commercial and other
9		use of trails and trail accesses under the
10		jurisdiction of the department[; and
11	(5)	Transient accommodations tax revenues pursuant to
12		section 237D-6.5]."
13	2.	By amending subsection (d) to read:
14	"(d)	The moneys specified in subsection (b)(1), (3),
15	<u>and</u> (4)[7	and (5)] shall be deposited in the special land and
16	developme	nt fund under section 171-19 for the management,
17	maintenan	ce, and development of trails and trail accesses under
18	the juris	diction of the department[; provided that the moneys
19	specified	in subsection (b)(5) shall be expended for the
20	managemen	t, maintenance, and development of trails and access

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1	areas frequented by visitors in response to a master plan
2	developed in coordination with the Hawaii tourism authority]."
3	SECTION 8. Section 237D-6.5, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§237D-6.5 Remittances[; distribution to counties]. (a)
6	All remittances of taxes imposed under this chapter shall be
7	made by cash, bank drafts, cashier's check, money order, or
8	certificate of deposit to the office of the taxation district to
9	which the return was transmitted.
10	(b) Except for the revenues collected pursuant to
11	section 237D-2(e), revenues collected under this chapter shall
12	be distributed in the following priority, with the excess
13	revenues to be deposited into the general fund:
14	[(1) \$1,500,000 shall be allocated to the Turtle Bay
15	conservation easement special fund beginning July 1,
16	2015, for the reimbursement to the state general fund
17	of debt service on reimbursable general obligation
18	bonds, including ongoing expenses related to the
19	issuance of the bonds, the proceeds of which were used
20	to acquire the conservation easement and other real
21	property interests in Turtle Bay, Oahu, for the

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1		prote	ection, preservation, and enhancement of natural
2		resou	rces important to the State, until the bonds are
3		fully	-amortized;]
4	[-(2)-]	(1)	[\$16, 500, 000] $$$ shall be allocated to
5		the d	convention center enterprise special fund
6		estal	olished under section 201B-8; and
7	[(3)]	(2)	[\$79,000,000] $$$ shall be allocated to
8		the 1	courism special fund established under
9		sect:	on 201B-11; provided that[÷
10		-(A) -	Beginning on July 1, 2012, and ending on June 30,
11			2015, \$2,000,000 shall be expended from the
12			tourism special fund for development and
13			implementation of initiatives to take advantage
14			of expanded visa programs and increased travel
15			opportunities for international visitors to
16			Hawaii;
17		(B)	Of the \$79,000,000 allocated:
18			(i) \$1,000,000 shall be allocated for the
19			operation of a Hawaiian center and the
20			museum of Hawaiian music and dance; and

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1		(ii) 0.5 per cent of the \$79,000,000 shall be
2		transferred to a sub-account in the tourism
3		special fund to provide funding for a safety
4		and security budget, in accordance with the
5		Hawaii tourism strategic plan 2005-2015; and
6		(C) Of the revenues remaining in the tourism special
7		fund after revenues have been deposited as
8		provided in this paragraph and], except for any
9		sum authorized by the legislature for expenditure
10		from revenues subject to this paragraph,
11		beginning July 1, 2007, funds shall be deposited
12		into the tourism emergency special fund,
13		established in section 201B-10, in a manner
14		sufficient to maintain a fund balance of
15		\$5,000,000 in the tourism emergency special
16		fund[+
17	(4)	\$103,000,000 shall be allocated as follows: Kauai
18		county shall receive 14.5 per cent, Hawaii county
19		shall receive 18.6 per cent, city and county of
20		Honolulu shall receive 44.1 per cent, and Maui county
21		shall receive 22.8 per cent; provided that commencing



1		with fiscal year 2018-2019, a sum that represents the		
2		difference between a county public employer's annual		
3		required contribution for the separate trust fund		
4		established under section 87A-42 and the amount of the		
5		county public employer's contributions into that trust		
6		fund shall be retained by the state director of		
7		finance and deposited to the credit of the county		
8		public employer's annual required contribution into		
9		that trust fund in each fiscal year, as provided in		
10		section 87A-42, if the respective county fails to		
11		remit the total amount of the county's required annual		
12		contributions, as required under section 87A-43; and		
13	(5)	\$3,000,000 shall be allocated to the special land and		
14		development fund established under section 171-19;		
15		provided that the allocation shall be expended in		
16		accordance with the Hawaii tourism authority strategic		
17		plan for:		
18		(A) The protection, preservation, maintenance, and		
19		enhancement of natural resources, including		
20		beaches, important to the visitor industry;		

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1	(B)	Planning, construction, and repair of facilities;	
2		and	
3	(C)	Operation and maintenance costs of public lands,	
4		including beaches, connected with enhancing the	
5		visitor experience].	
6	All trans	ient accommodations taxes shall be paid into the	
7	state treasury	each month within ten days after collection and	
8	shall be kept	by the state director of finance in special	
9	accounts for d	istribution as provided in this subsection.	
10	As used in this subsection, "fiscal year" means the twelve-		
11	month period b	eginning on July 1 of a calendar year and ending	
12	on June 30 of	the following calendar year.	
13	[(c) On	or before January or July 1 of each year or after	
14	the dispositio	n of any tax appeal with respect to an assessment	
15	for periods af	ter June 30, 1990, the state director of finance	
16	shall_compute_	and pay the amount due as provided in	
17	subsection (b)	to the director of finance of each county to	
18	become a gener	al realization of the county expendable as such,	
19	except as othe	rwise provided by law.]"	

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

3 SECTION 10. This Act shall take effect on July 1, 2021.



Report Title:

Transient Accommodations Tax; Repeal of Certain Allocations

Description:

Repeals the allocation of excess transient accommodations tax revenues to the Turtle Bay conservation easement special fund, for development and implementation of initiatives to take advantage of expanded visa programs and increased travel opportunities for international visitors to Hawaii, for the operation of a Hawaiian center and the museum of Hawaiian music and dance, to the tourism special fund for a safety and security budget, to the counties, and to the special land and development fund. Makes the allocations to the convention center enterprise special fund and tourism special fund unspecified amounts.

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

