A BILL FOR AN ACT

RELATING TO THE STATE FOUNDATION ON CULTURE AND THE ARTS.

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

SECTION 1. The legislature finds that the mission of the
 state foundation on culture and the arts is to promote,
 perpetuate, preserve, and encourage culture and the arts as
 central to the quality of life and people of Hawaii. The
 foundation's strategic priorities include increasing public
 accessibility to arts and culture.

The foundation administers the state art museum and the art 7 8 in public places and relocatable works of art programs, using 9 the works of art special fund created pursuant to section 103-10 8.5, Hawaii Revised Statutes. The museum and these programs aim 11 to support, promote, and recognize the excellence of the State's 12 diverse artists and create, display, and maintain in public places and the state art museum, a collection of works of art 13 14 that represent the diversity and excellence of the State's 15 artistic expression and provide the fullest possible access to 16 the highest quality aesthetic and educational experiences 17 available to all the citizens of the State.



1	The purpose of this Act is to further the foundation's		
2	endeavors by allowing the works of art special fund to be used		
3	for the support and promotion of performing arts in the State.		
4	SECTION 2. Section 9-1, Hawaii Revised Statutes, is		
5	amended by adding two new definitions to be appropriately		
6	inserted and to read as follows:		
7	""Performance of art" means to recite, render, play, dance,		
8	or act it, either directly or by means of any device or process		
9	or, in the case of a motion picture or other audiovisual work,		
10	to show its images in any sequence or to make the accompanying		
11	sounds audible.		
12	"Performing arts" are arts or skills that are intended to		
13	be performed for an audience. "Performing arts" includes but is		
14	not limited to dance choreography, singing, lyrics, motion		
15	pictures, music, theater, pantomime, screenplays, sound		
16	recordings, and similar types of works."		
17	SECTION 3. Chapter 9, part III, Hawaii Revised Statutes,		
18	is amended as follows:		
19	1. By amending its title to read:		
20	"[+]PART III.[+] ART IN PUBLIC PLACES AND RELOCATABLE		
21	WORKS OF [+]ART[+] PROGRAMS AND STATE ART MUSEUM"		

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1	2.	By adding a new section to be appropriately designated
2	and to re	ad:
3	" <u>§</u> 9-	A Definitions. As used in this part:
4	<u>"Dis</u>	play" includes the act of posting for public view and
5	listening	, a recording of a work of art at presentation sites
6	maintaine	d by the foundation or the state art museum.
7	<u>"Wor</u>	ks of art" includes works of performing arts; provided
8	that:	
9	(1)	The performance shall be recorded on an audio file,
10		video file, audiovisual file, or other medium intended
11		to be shown by or through the use of machines or
12		devices such as projectors, viewers, or electronic
13		equipment or device, together with accompanying
14		sounds, if any;
15	(2)	The recording of the performance shall be archived and
16		maintained by the foundation or the state art museum
17		as property of the State;
18	(3)	The State shall have whole and exclusive copyrights in
19		the performance and its recordings pursuant to the
20		works made for hire doctrine under federal copyright
21		laws; and



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1 (4) The recording of the performance shall be displayed 2 for viewing and listening at presentation sites and in 3 a format determined by the comptroller and the 4 foundation to be most easily accessible to the 5 public." 6 SECTION 4. Section 103-8.5, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "§103-8.5 Works of art special fund. (a) There is 9 created a works of art special fund, into which shall be 10 transferred one per cent of all state fund appropriations for 11 capital improvements designated for the construction cost 12 element; provided that this transfer shall apply only to capital 13 improvement appropriations that are designated for the 14 construction or renovation of state buildings. The one per cent

15 transfer requirement shall not apply to appropriations from the 16 passenger facility charge special fund established by section 17 261-5.5 and the rental motor vehicle customer facility charge 18 special fund established under section 261-5.6.

19 (b) The works of art special fund shall be used solely for20 the following purposes:

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1 (1)Costs related to the acquisition of works of art, 2 including any consultant or staff services required to 3 carry out the art in public places and relocatable 4 works of art programs; 5 Site modifications, public display, and interpretive (2) 6 work necessary for the exhibition, performance, and 7 recording of works of art; 8 (3) Upkeep services, including maintenance, repair, and 9 restoration of works of art[+] and works of performing 10 arts; and 11 (4)Storing and transporting works of art. 12 (C) The one per cent amount, which is included in all 13 capital improvement appropriations, shall be calculated at the 14 time the appropriation bills are signed into law. The moneys 15 shall be transferred into the works of art special fund upon 16 availability of moneys from the appropriations. Each agency 17 receiving capital improvement appropriations shall calculate the 18 one per cent amount and transfer the moneys into the works of 19 art special fund.

20 (d) The comptroller and the state foundation on culture
21 and the arts shall decide on the specific works of art [objects]



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1 to acquire, giving first consideration to placing appropriate 2 pieces of art at the locations of the original appropriation [-], 3 when applicable. 4 The comptroller and the state foundation on culture and the 5 arts, in consultation with the affected agency or department, 6 shall be responsible for the selection of $[\tau]$; commissioning of 7 artists for $[\tau]$; reviewing of the design, content, execution, 8 performance, recording and placement of $[\tau]$; and [the] acceptance 9 of the works of art [shall be the responsibility of the 10 comptroller and the state foundation on culture and the arts in 11 consultation with the affected agency or department]. 12 Expenditures from the works of art special fund shall be 13 made by the comptroller. 14 The comptroller shall: (e) 15 (1) Provide each agency receiving capital improvement 16 appropriations with information regarding items that 17 shall be included and excluded from the one per cent 18 amount; 19 (2) Ensure that each agency calculates its one per cent 20 amount correctly; and

1	(3) Ensure that each agency transfers the correct amount
2	to the works of art special fund in a timely manner.
3	(f) The comptroller and the executive director shall track
4	amounts due from each agency under the one per cent requirement
5	as provided in this section.
6	(g) For the purposes of this section:
7	"Performance of art" has the same meaning as defined in
8	section 9-1.
9	"Public display" and "works of art" has the same meaning as
10	defined in section 9-A."
11	SECTION 5. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 6. This Act shall take effect upon its approval.



Report Title: State Foundation on Culture and the Arts; Culture and Arts; Performing Arts

Description: Allows the works of art special fund to be used for performing arts, under certain conditions. Defines performing arts. (SD1)

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