

REQUEST FOR LEGAL SERVICES

RECEIVED

By Dept. of the Corporation Counsel at 7:52 am, Aug 14, 2025

Date: August 13, 2025
From: Yuki Lei K. Sugimura, Chair
Budget, Finance, and Economic Development Committee

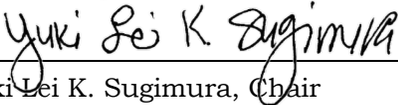
TRANSMITTAL
Memo to:

DEPARTMENT OF THE CORPORATION COUNSEL
Attention: Nāhulu Nunokawa, Esq.

Subject: BILL 90 (2025), AUTHORIZING THE MAYOR TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT WITH THE COUNTY OF HAWAII (BFED-2)

Background Data: Please see revised Bill 90, CD1 (2025). Please submit your response to bfed.committee@mauicounty.us with a reference to BFED-2.

Work Requested: FOR APPROVAL AS TO FORM AND LEGALITY
 OTHER:

Requestor's signature  Yuki Lei K. Sugimura, Chair	Contact Person <u>Kirsten Szabo or Peter Hanano</u> (Telephone Extension: <u>7662 or 8007, respectively</u>)
---	---

ROUTINE (WITHIN 15 WORKING DAYS) RUSH (WITHIN 5 WORKING DAYS)
 PRIORITY (WITHIN 10 WORKING DAYS) URGENT (WITHIN 3 WORKING DAYS)

SPECIFY DUE DATE (IF IMPOSED BY SPECIFIC CIRCUMSTANCES): August 27, 2025
REASON: For posting on the September 8, 2025 Council agenda.

FOR CORPORATION COUNSEL'S RESPONSE

ASSIGNED TO: CNN/KCT	ASSIGNMENT NO. 2025-0169	BY: ALH
-----------------------------	---------------------------------	----------------

TO REQUESTOR: APPROVED DISAPPROVED OTHER (SEE COMMENTS BELOW)
 RETURNING--PLEASE EXPAND AND PROVIDE DETAILS REGARDING ITEMS AS NOTED

COMMENTS (NOTE - THIS SECTION NOT TO BE USED FOR LEGAL ADVICE): When reviewing the agreement in Exhibit "1," please consider modifying the items highlighted in yellow.

DEPARTMENT OF THE CORPORATION COUNSEL

Date 8/28/25

By 
(Rev. 7/03)

bfed:ltr:002acc01:kes

Attachments

ORDINANCE NO. _____

BILL NO. **90, CD1 (2025)**

A BILL FOR AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT WITH THE COUNTY OF HAWAI'I

BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI:

SECTION 1. The County of Maui and the County of Hawai'i intend to enter into an intergovernmental agreement, as described in the Inter-Governmental Assignment Agreement attached as Exhibit "1."

Section 2.20.020, Maui County Code, provides, "Unless authorized by ordinance, the mayor shall not enter into any intergovernmental agreement or any amendment thereto which places a financial obligation upon the county or any department or agency thereof."

SECTION 2. Under Section 2.20.020, Maui County Code, the Council authorizes the Mayor to execute the Inter-Governmental Assignment Agreement and any amendments consistent with the purpose and scope of the agreement that do not increase the County's financial obligation or the agreement's duration.

SECTION 3. This Ordinance takes effect on approval.

APPROVED AS TO FORM AND LEGALITY:



for NĀHULU NUNOKAWA

Department of the Corporation Counsel
County of Maui

bfed:ltr:002acc01_Attachment01_Bill 90 (2025)

INTER-GOVERNMENTAL ASSIGNMENT AGREEMENT

THIS AGREEMENT made this ____ day of _____, 2025, by and between the Department of Finance, Vehicle Registration & Licensing Division, County of Hawai'i, (hereinafter "VRL" or "Receiving Agency") and the Department of Finance, County of Maui (hereinafter "FIN" or "Sending Agency") regarding an inter-governmental assignment of an FIN employee(s) to be determined (hereinafter referred to as "FIN personnel"):

WITNESSETH THAT:

WHEREAS, Hawaii Revised Statutes § 78-27 provides that with the approval of the respective employer, a governmental unit of the State of Hawaii may participate in any program of temporary inter- or intra-governmental assignments or exchanges of employees as a sending or receiving agency;

WHEREAS, VRL desires the services of the FIN personnel for the purpose of conducting road test examinations for commercial driver's license applicants, and FIN has agreed to the temporary assignment of FIN personnel for this purpose, and VRL has agreed to pay and/or reimburse FIN for one hundred percent (100%) of the costs and fees associated with the temporary assignment of FIN personnel for this purpose; and

WHEREAS, this employment is a temporary inter-governmental assignment and this employment is made under the provisions of Hawaii Revised Statutes § 78-27(a-d).

NOW, THEREFORE, FIN and VRL mutually agree as follows:

1. VRL and FIN agree that FIN personnel shall be on temporary inter-governmental assignment to VRL effective upon execution of this agreement until

November 30, 2025, or until termination of this agreement by the VRL or FIN in accordance with this agreement.

2. The FIN personnel are to carry out and observe all lawful instructions and orders issued by the appointing authority or designee relative to employment.

3. The FIN personnel shall perform all of the work under the supervision of an immediate supervisor in FIN, Supervising Driver License Examiner, or their designees.

4. This agreement may be terminated by VRL or FIN, provided that written notice of such termination be sent within ten (10) days before such termination. VRL and FIN reserve the right to terminate this agreement immediately without written notification after the agency Director verbally communicated said intent to the other agency Director.

5. This agreement may be amended at any time by the mutual agreement of VRL and FIN.

6. This employment will be subject to all laws, ordinances, and rules and regulations having the effect of law governing employment of public employees; and

7. Any and all collective bargaining agreements pertinent to FIN personnel's regular position of Driver License Examiner II as a member of Hawai'i Government Employee Association (HGEA) bargaining Unit 3 shall apply, including but not limited to salary and benefits.

8. Nothing in this agreement is intended to conflict with current law, regulation, policy, procedure, or directive of VRL or FIN. If a term of this agreement is

inconsistent with such authority, that term shall be invalid, but the remaining terms and conditions of this agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused their hands to be set on this Inter-Governmental Assignment Agreement as of the date and year first written above.

COUNTY OF HAWAI'I

By _____
DIANE NAKAGAWA
Director
Department of Finance
County of Hawai'i

COUNTY OF MAUI

By _____
MARCY MARTIN
Director of Finance
County of Maui

By _____
RICHARD T. BISSEN, JR.
Mayor
County of Maui

Approved as to legality and form:

Deputy Corporation Counsel
County of Hawai'i

Deputy Corporation Counsel
County of Maui

BFED Committee

From: Kristina C. Toshikiyo <Kristina.C.Toshikiyo@co.maui.hi.us>
Sent: Thursday, August 28, 2025 2:58 PM
To: BFED Committee
Cc: Alice L. Hale; Kirsten E. Szabo
Subject: Transmitting BFED-1 Bill 90 CD1
Attachments: BFED-2 2025-08-28 RAFL Closing Bill 90 IGA County of Hawaii.pdf

Hi,

Please see the attached signed bill with the revised agreement.

Thank you!

Kristina

***Department of the Corporation Counsel emails may contain attorney-client privilege information and should not be forwarded without approval.

Kristina C. Toshikiyo
Department of the Corporation Counsel
200 S. High Street
Wailuku, Hawaii 96793
Ph: (808) 270-7740
Fax: (808) 270-7152
Email:Kristina.C.Toshikiyo@co.maui.hi.us

This message is covered by the Electronic Communications Privacy Act, Title 18, United States Code, 2510-2521. **This e-mail and any attached files are deemed privileged and confidential, and are intended solely for the use of the individual(s) or entity to whom this e-mail is addressed.** If you are not one of the named recipient(s) or believe that you have received this message in error, please delete this e-mail and any attached files from all locations in your computer, server, network, etc. and notify the sender IMMEDIATELY at (808) 270-7578. Any other re-creation, dissemination, forwarding or copying of this e-mail and any attached files is strictly prohibited and may be unlawful. Receipt to anyone other than the named recipient(s) is not a waiver of any attorney-client, work product, or other applicable privilege.

E-mail is an informal method of communication and is subject to possible data corruption, either accidentally or intentionally. Therefore, it is normally inappropriate to rely on legal advice contained in an e-mail without obtaining further confirmation of said advice