The Department of Land and Natural Resources (DLNR), established under section 26-15, HRS, and whose jurisdiction is detailed in chapter 171, HRS, is headed by the Board of Land and Natural Resources. The Chairperson of the Board serves in a full-time capacity. DLNR manages the State's public lands and the water and mineral resources on those lands. It also manages the State's aquatic life and wildlife resources, forest reserves, state parks, and small boat harbors, and administers the state conservation districts and the endangered species, natural area reserves, boating and ocean recreation, and historic preservation programs. The Department develops and enforces rules on conservation and resources. It also provides a central repository for all instruments of conveyances.

**BOARD OF LAND AND NATURAL RESOURCES**

The Board of Land and Natural Resources, generally provided for in the State Constitution, Article XI, section 2, and specifically provided for in sections 26-15 and 171-4, HRS, is vested with powers for the management of natural resources owned or controlled by the State, and their disposition as may be provided by law. The Board is composed of seven members, one from each land district and three at large, who are appointed to four-year terms by the Governor with the advice and consent of the Senate. Not more than three members are from the same political party, and at least one member must have a background in conservation and natural resources. The Governor appoints the Chairperson of the Board from among its members. The Chairperson serves as the chief executive officer of the Department.

**Office of Conservation and Coastal Lands**

The Office of Conservation and Coastal Lands' mandate is to ensure environmentally responsible regulatory management of lands within the State of Hawaii's Conservation District, which includes almost half the State's total land area, as well as all nearshore waters classified as submerged state land. As defined in section 183C-2, HRS, "Conservation district" means those lands within the various counties of the State bounded by the conservation district line, as established under provisions of Act 187, SLH 1961,\(^1\) and Act 205, SLH 1963,\(^2\) or future amendments thereto.

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\(^2\) Act 205, SLH 1963, section 2, amended chapter 98H, RLH 1955, subsequently codified as sections 205-1 to 205-15, HRS.
The primary function of the Division is to establish optimal regulatory conditions to ensure the judicious use of the State's natural resources. To that end, it processes Conservation District Use Applications for major complex land uses within the State Land Use Conservation District (Conservation District).

The Division administers the Coastal Lands Program, which develops statewide policies and tools to conserve beaches, manage coastal erosion, and adapt to sea level rise. The program is responsible for the development of technical materials such as the Hawaii Coastal Erosion Management Plan, and the Hawaii Coastal Hazard Mitigation Guidebook, and routinely forms partnerships with a variety of agencies and organizations to solve complex coastal land use issues. The Division also administers the Beach Restoration Special Fund, under section 171-156, HRS.

**Bureau of Conveyances**

The Bureau of Conveyances, as mandated under chapters 501 (Land Court Registration) and 502 (Bureau of Conveyances; Recording), HRS, maintains accurate records of land title registration and other comprehensive records, documents and maps related to land titles for the State of Hawaii. Hawaii is one of the last few jurisdictions in the United States that conveys land under either the Land Court (Torrens) or the Regular (Abstract) system of recording. Also unique is the fact that Hawaii is the only state in the nation with a single statewide recording office. The Bureau's archive of public records dates back to 1845.

**Aquatic Resources Division**

The Aquatic Resources Division manages Hawaii's marine and freshwater resources through programs in commercial fisheries; aquatic resources protection, enhancement, and education; and recreational fisheries. Major programs include projects to manage commercial fisheries on a sustainable basis, protect native and resident species and their habitats, and provide facilities and opportunities for recreational fishing.

The Division establishes Marine Life Conservation Districts (MLCDs) for the Department as authorized by chapter 190, HRS, to conserve and replenish marine resources of the State. MLCDs include Hanauma Bay and Waikiki (Oahu), Kealakekua Bay (Hawaii Island), and Molokini Shoal (Maui).

**Division of Boating and Ocean Recreation**

The Division of Boating and Ocean Recreation manages the State's small boat harbors and statewide ocean recreation programs pertaining to the ocean waters and navigable streams of the State. The Division provides permits for ocean recreation events such as yacht races, canoe regattas, surfing, and board sailing contests. The Division also regulates commercial activities such as thrill craft operations and competing ocean recreation activities in nearshore waters.
Division of Conservation and Resources Enforcement

The Division of Conservation and Resources Enforcement is responsible for enforcing all state laws relating to conservation and natural, cultural, and historic resources. The Division, with full police powers, enforces all state laws and rules involving all lands within the State, including state parks, historical sites, forest reserves, aquatic life and wildlife areas, coastal zones, conservation districts, shorelines, and small boat harbors, as well as county ordinances involving county parks. The Division also enforces laws relating to firearms, ammunition, and dangerous weapons.

Engineering Division

The Engineering Division administers the State's programs in water resource development, geothermal resource management, flood control and prevention, dam safety, and soil and water conservation. The Division also provides engineering services to other DLNR divisions and other agencies.

Division of Forestry and Wildlife

The Division of Forestry and Wildlife is responsible for the management of state-owned forests, natural area reserves, public hunting areas (and the issuance of hunting licenses), and plant and wildlife sanctuaries. Responsibility is statewide for watershed and endangered species protection, wildland fire suppression, public trails and access, and game management programs. Cooperative natural resource programs are also planned and implemented on privately owned forest lands through natural area partnerships, forest stewardship programs, urban forestry projects, and other agreements.

Land Division

The Land Division is responsible for overseeing approximately 1.3 million acres of public lands. The majority of these lands comprise the Public Land Trust, or lands that were ceded to the United States by the Republic and returned upon admission as a state. Use of Public Land Trust lands are guided by five purposes as defined in the Admission Act, section 5(f): (1) for the support of the public schools and other public educational institutions; (2) for the betterment of the conditions of Native Hawaiians; (3) for the development of farm and home ownership; (4) for the making of public improvements; and (5) for the provision of lands for public use.

Land use is managed by the Division in accordance with the goals, policies, and plans of the State, as embodied in the Hawaii Revised Statutes and rules adopted by the Department.

Other state lands, onshore and offshore, may be made available to the public for various uses through remnant fee sales, leases, licenses, grants of easements, rights-of-entry, and month-to-month tenancies, and still others may be kept as valuable open-space areas. The Land Division
The Department of Land and Natural Resources generates revenues through sales, leases, month-to-month permits, land and water licenses, easements, and other dispositions. Twenty percent of revenues generated from Public Land Trust lands are transferred to the Office of Hawaiian Affairs, while the majority of the remaining funds goes into the Special Land and Development Fund, under section 171-19, HRS, to help support departmental programs, missions, and functions.

Land may be acquired for public purposes from private owners or other government entities to add to the inventory of state lands. These acquisitions may be made via purchase negotiations, land exchanges, or through eminent domain, if necessary. Besides maintaining an inventory of state-owned lands, the Division serves as an office of record and maintains a central repository of all government land documents dating back to the Great Mahele of 1848. The Division also maintains the Public Land Trust Information System (PLTIS), an online database of public trust lands.

The Division provides abstracting and appraisal services, advises other state agencies on matters relating to land use history and use, and processes applications for shoreline certification.

The Division pursues certain planning and development initiatives on lands available to the Division for income generation purposes. The Division is self-funded and also helps support the Department's conservation and natural resource programs.

**State Historic Preservation Division**

The State Historic Preservation Division works to preserve reminders of earlier times which link the past to the present. The Division strives to accomplish this goal through maintaining an inventory of historic properties, administering the historic preservation review process, promoting economic incentives for preservation initiatives, supporting five island burial councils, developing public information and education projects, and conducting preservation planning.

The Division also maintains the Hawaii State Register of Historic Places, under chapter 6E, HRS. Nominations to the Register are heard by the Hawaii Historic Places Review Board, under section 6E-5.5, HRS, which may forward accepted and listed Hawaii Register sites to the National Register of Historic Places with the concurrence of property owners.

**Division of State Parks**

The Division of State Parks is responsible for the administration of the State Park System, under section 184-2, HRS, and the State's recreation planning program. The Division plans, constructs, operates, and maintains state park facilities and measures the compliance of concessionaires with its program requirements. It develops interpretive programs to heighten visitor awareness and understanding of the State's resources and promotes their protection.

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3 See page 134.
In doing so, the Division manages, protects, and provides public access to experience exceptional natural, cultural, and scenic resources for residents, visitors and future generations. It seeks to provide high-quality outdoor recreational and educational opportunities and promotes both safe recreational access and authentic cultural site experiences, while managing and permitting public access in a manner that minimizes potential impacts and use conflicts at these sensitive natural and cultural resources.

To accomplish this, the Division maintains and implements park infrastructure and operations while creating management partnerships, opportunities, and programs on five major islands. The State Parks system includes fifty-two State Parks and thirteen other areas of responsibility that encompass nearly 34,000 acres ranging from landscaped grounds with paved parking areas, rest rooms, other structures and developed facilities, to scenic or remote wildland areas with only trails and primitive facilities housing significant cultural sites that require specific protocols and site-specific management and collaboration with a variety of host culture representatives.

ATTACHED FOR ADMINISTRATIVE PURPOSES

Commission on Water Resource Management

The State Constitution, Article XI, section 7, mandates that the Legislature provide for a water resources agency to set overall water conservation, quality, and use policies; define beneficial and reasonable uses; protect ground and surface water resources, watersheds, and natural stream environments; establish criteria for water use priorities while ensuring appurtenant rights and existing correlative and riparian uses; and establish procedures for regulating all uses of Hawaii's water resources. This parallels Hawaii's public trust doctrine under the State Constitution, Article XI, section 1, which requires the State to conserve and protect Hawaii's natural resources and promote their development and utilization in a manner consistent with their conservation. The section concludes, "All public natural resources are held in trust by the State for the benefit of the people." This mandate of the State Constitution led the Legislature in 1987 to enact the State Water Code, chapter 174C, HRS, which gives the Commission on Water Resource Management exclusive jurisdiction and final authority in all matters relating to implementation and administration of the State Water Code.

The Commission, established under section 174C-7, HRS, consists of seven members, including the Chairperson of the Board of Land and Natural Resources who serves as Chairperson of the Commission, and the Director of Health who serves as an ex officio, voting member. The five remaining members are appointed to four-year terms by the Governor, subject to confirmation by the Senate, from a list submitted by a nominating committee, pursuant to section 174C-7(d), HRS. Each of these members is to have substantial experience in the area of water resource

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4 The Hawaii Supreme Court has stated, "We therefore hold that article XI, section 1 and article XI, section 7 adopt the public trust doctrine as a fundamental principle of constitutional law in Hawaii.

"Under the public trust, the state has both the authority and duty to preserve the rights of present and future generations in the waters of the state." In re Water Use Permit Applications, 94 Haw. 97, 131-132, 141.
management, and at least one member must have substantial experience or expertise in traditional Hawaiian water resource management techniques and traditional Hawaiian riparian usage, such as those preserved by section 174C-101, HRS.

**Hawaii Climate Change Mitigation and Adaptation Commission**

The Hawaii Climate Change Mitigation and Adaptation Commission, established under section 225P-3, HRS, consists of the following members: (1) The chairs of the standing committees of the Legislature with subject matter jurisdiction encompassing environmental protection and land use, (2) Chairperson of the Board of Land and Natural Resources, (3) Director of the Office of Planning, (4) Director of Business, Economic Development and Tourism, (5) Chairperson of the Board of Directors of the Hawaii Tourism Authority, (6) Chairperson of the Board of Agriculture, (7) Chief Executive Officer of the Office of Hawaiian Affairs, (8) Chairperson of the Hawaiian Homes Commission, (9) Director of Transportation, (10) Director of Health, (11) Adjutant General, (12) Chairperson of the Board of Education, (13) the directors of each of the county planning departments, and (14) Manager of the Coastal Zone Management Program. The Chairperson of the Board of Land and Natural Resources and the Director of the Office of Planning serve as co-chairs of the Commission. Members (2) through (13) may have designees.

Among its duties, the Commission provides policy direction, facilitation, coordination, and planning among state and county agencies, federal agencies, and other partners as appropriate. It establishes climate change mitigation and adaptation strategies and goals to help guide planning and implementation statewide using the latest scientific analysis and risk assessment to monitor and forecast climate change related impacts at the regional, state, and local levels.

Pursuant to Act 32, SLH 2017, sections 6 and 10, chapter 225P, HRS, will be repealed July 1, 2022.

**Kahoolawe Island Reserve Commission**

In 1993, Senator Daniel K. Inouye of Hawaii sponsored Title X of the Department of Defense Appropriations Act, 1994 (P.L. 103-139), that authorized conveyance of Kahoolawe and its surrounding waters to the State of Hawaii. In 1994, the Hawaii State Legislature established the Kahoolawe Island Reserve under chapter 6K, HRS. The Kahoolawe Island Reserve Commission, established under section 6K-5, HRS, manages and oversees restoration of the Kahoolawe Island Reserve – including waters extending seaward two nautical miles from the shoreline – until such time as it may be transferred to a Native Hawaiian entity, recognized by the state and federal governments. Under section 6K-3, HRS, the Kahoolawe Island Reserve must be used solely and exclusively for the following purposes: (1) preservation and practice of all rights customarily and traditionally exercised by Native Hawaiians for cultural, spiritual, and subsistence purposes; (2) preservation and protection of its archaeological, historical, and environmental resources; (3) rehabilitation, revegetation, habitat restoration, and preservation; and (4) education. Commercial uses are strictly prohibited.
The Commission consists of seven members appointed to four-year terms by the Governor with the advice and consent of the Senate: one member of the Protect Kahoolawe Ohana (PKO); two from a list provided by the PKO; one trustee or representative of the Office of Hawaiian Affairs; one county official from a list provided by the Mayor of Maui; one from a list provided by Native Hawaiian organizations; and the Chairperson of the Board of Land and Natural Resources. The Governor appoints the Chairperson from among commission members.

Legacy Land Conservation Commission

The Legacy Land Conservation Commission, established under section 173A-2.4, HRS, consists of nine members, including at least one member from each of the counties, who are appointed to four-year terms by the Governor with the advice and consent of the Senate. Four members possess scientific qualifications as evidenced by an academic degree in wildlife or marine biology, botany, forestry, ecology, resource management, biogeography, zoology, or geology; one member is a member of an environmental organization organized in the State; one member is a member of a land conservation organization organized in the State; one member is a member of a statewide agricultural association; and one member is knowledgeable about Native Hawaiian culture. The Chairperson of the Natural Area Reserves System Commission, or designee, serves as an ex officio, voting member. The members of the Commission elect the Chairperson. The responsibilities of the Commission include advising the Department and the Board on: proposals for the acquisition of any interest or rights in land having value as a resource to the State; and requests for grants from the Land Conservation Fund, established under section 173A-5, HRS, to a qualifying state or county agency or nonprofit land conservation organization for the preservation of lands having value as a resource to the State.

Natural Area Reserves System Commission

The Natural Area Reserves System Commission, established under section 195-6, HRS, consists of thirteen members who are appointed to four-year terms by the Governor with the advice and consent of the Senate. Six members possess qualifications in wildlife or marine biology, botany, forestry, ecology, resource management, biogeography, zoology, or geology; one member is a member of a hiking organization organized in the State; one member is a member of a hunting organization organized in the State, and one member is a person possessing a background in Native Hawaiian traditional and customary practices. The Chairperson of the Board of Land and Natural Resources, Director of the Office of Planning, Chairperson of the Board of Agriculture, and President of the University of Hawaii, or designees, serve as ex officio, voting members. The Governor appoints the Chairperson from among the appointed members. Among its duties, the Commission establishes criteria for determining whether an area is suitable for inclusion within the reserves system; conducts studies of areas for possible inclusion within the reserves system; establishes policies and criteria regarding the management, protection, and permitted uses of areas that are part of the reserves system; and advises the Governor and the Department on matters relating to the preservation of unique natural resources.
Game Management Advisory Commission

The Game Management Advisory Commission, established under section 183D-4.5, HRS, consists of eight members who are appointed to four-year terms by the Governor with the advice and consent of the Senate. The ninth member is the Chairperson of the Board of Land and Natural Resources or designee, who sits as an ex officio, voting member. All members of the Commission, other than the Chairperson of the Board of Land and Natural Resources, are hunters licensed in the State of Hawaii with leadership experience in working directly with local hunter or shooting organizations, and at least one member has knowledge, experience, and expertise in the area of Native Hawaiian cultural practices. The Commission selects its Chairperson from among its members. The Commission may recommend policies and criteria regarding the management, protection, and promotion of public hunting in Hawaii and may recommend amendments to existing department policies and procedures relating to hunting, particularly regarding chapter 183D, HRS, and chapters 122, 123, and 124 of Title 13, Hawaii Administrative Rules.

Hawaii Historic Places Review Board

The Hawaii Historic Places Review Board is established under section 6E-5.5, HRS, as a review board for the Hawaii Register of Historic Places and the National Register of Historic Places. The Board consists of ten members who are appointed to four-year terms by the Governor with the advice and consent of the Senate, and includes one professionally qualified member from each of the disciplines of archaeology, architecture, history, and sociology, and one member knowledgeable in traditional Hawaiian society and culture. The Board elects a Chairperson and Vice Chairperson. The Board orders historic properties entered into the Hawaii Register of Historic Places on the basis of their value to Hawaii's heritage; evaluates and recommends the nomination of historic properties to the National Register of Historic Places; reviews the state survey of historic properties and the state historic preservation plan; maintains the Hawaii Register of Historic Places, including all those listed on the National Register of Historic Places, and a program of notification and publication regarding properties on the registers; and develops policies on signage in historic districts.

Aha Moku Advisory Committee

The Aha Moku Advisory Committee, established under section 171-4.5, HRS, consists of eight members appointed by the Governor and confirmed by the Senate from a list of nominations submitted by the Aha Moku councils of each island. The Committee selects its Chairperson from among its members. The Committee may advise the Chairperson of the Board of Land and Natural Resources on: integrating indigenous resource management practices with western management practices in each moku; identifying a comprehensive set of indigenous practices for natural resource management; fostering the understanding and practical use of Native Hawaiian resource knowledge, methodology, and expertise; sustaining the State's marine, land, cultural, agricultural, and natural resources; providing community education and fostering cultural awareness on the benefits of the Aha Moku system; fostering protection and conservation of the State's natural resources; and developing an administrative structure that oversees the Aha Moku system.
Endangered Species Recovery Committee

The Endangered Species Recovery Committee, established under section 195D-25, HRS, consists of six members: two field biologists with expertise in conservation biology, the Chairperson of the Board of Land and Natural Resources, the Ecoregion Director of the U.S. Fish and Wildlife Service, the Director of the U.S. Geological Survey, Biological Resources Division, and the Dean of the University of Hawaii at Manoa College of Natural Sciences, or designees of the latter four, and a person possessing a background in Native Hawaiian traditional and customary practices. Nongovernmental members are appointed to four-year terms by the Governor with the advice and consent of the Senate. Governmental members from the federal agencies are requested but not required to serve on the Committee. The Committee reviews and recommends to the Board of Land and Natural Resources actions to take on all applications and proposals for habitat conservation plans, safe harbor agreements, and incidental take licenses; reviews all habitat conservation plans, safe harbor agreements, and incidental take licenses on an annual basis to ensure compliance with agreed-to activities; considers and recommends appropriate incentives to encourage landowners' involvement in endangered species restoration efforts; performs other duties as needed; consults with persons possessing expertise in endangered species matters as the Committee may deem appropriate and necessary; and conducts annual site visits to properties covered under plans and agreements.

Invasive Species Council

The Invasive Species Council, established under section 194-2, HRS, provides policy level direction, coordination, and planning among state departments, federal agencies, and international and local initiatives for the control and eradication of harmful invasive species infestations throughout the State and for preventing the introduction of other invasive species that may be potentially harmful. The six-member Council is comprised of: the President or designee of the University of Hawaii; and the Chairperson, Director, or designee of the following departments: Land and Natural Resources; Agriculture; Business, Economic Development and Tourism; Health; and Transportation. Among the Council's duties are: to identify agency resource shortfalls with respect to invasive species, coordinate and promote the State's position with respect to invasive species, advise the Governor and the Legislature on budgetary and other issues regarding invasive species, and to advise and coordinate relevant efforts between departments. The Council administers an interagency budget each year to support interagency projects that fill gaps between agency programs or expand its knowledge through research and technology development.

Island Burial Councils

Five Island Burial Councils, one each for Hawaii, Maui/Lanai, Molokai, Oahu, and Kauai/Niilhau, are established under section 6E-43.5, HRS, to implement section 6E-43, HRS (prehistoric and historic burial sites). Each Council consists of nine members, except the Molokai Council, which consists of five members. Each Council consists of no more than three
representatives of development and large landowner interests, except that the Molokai Council consists of no more than one representative of development and large landowner interests. The remaining council members represent the geographic regions identified in section 6E-43.5(a), HRS. At all times, at least two of the regional representatives of each Council shall have been appointed from a list of nominees submitted to the Governor by the Office of Hawaiian Affairs as provided under section 6E-43.5(b), HRS. Pursuant to section 6E-43.5(b), HRS, members are appointed to four-year terms by the Governor with the advice and consent of the Senate, and also in accordance with section 6E-43.5(a), from lists for each Council submitted by the Department and the Office of Hawaiian Affairs. Regional representatives are selected from the Hawaiian community on the basis of their understanding of the culture, history, burial beliefs, customs, and practices of Native Hawaiians in the region they each represent. The Councils elect a Chairperson for a four-year term who serves for not more than two consecutive terms.

The Councils determine the preservation or relocation of previously identified Native Hawaiian burial sites; assist the Department in the inventory and identification of Native Hawaiian burial sites; recommend appropriate management, treatment, and protection of Native Hawaiian burial sites; and maintain a list of appropriate Hawaiian organizations, agencies, and offices to notify regarding the discovery of remains.

Kahana Valley Living Park Planning Council

Act 15, SLH 2009, Special Session (Act 15), sections 1 and 3, set forth conditions for Kahana Valley State Park as a living park. Act 15, section 4, requires a Living Park Planning Council for each state living park. Each Council consists of five voting members appointed to four-year terms by the Governor with the advice and consent of the Senate, and two ex officio nonvoting members. The voting members of the Council include: one member who is a representative of the Department; three members who are representatives of families who reside in the state living park, selected from a list of resident nominees provided by the president of the park's community association; and one member who is a representative of the general public. The ex officio nonvoting members of the Council are appointed in equal numbers by the state senator and the state representative representing the district in which the state living park is located. Each nonvoting member of the Council possesses general knowledge of at least one of four strategic areas: land use laws or land use planning; community-based planning; the environment, or Native Hawaiian culture. The Council selects a Chairperson by a majority vote of its voting members. No member may serve as Chairperson for more than three consecutive years.

Pursuant to Act 15, section 5, the development of a master plan for a state living park rests with the Council. In developing the master plan, the Council's duties include: establishing goals and objectives to ensure the living park reaches its full potential; seeking out and consulting with all residents of the living park, kupuna, community groups adjacent to the living park, and organizations with knowledge that may benefit the living park; and establishing criteria, policies, and controls governing the management of the living park leases.
Kaneohe Bay Regional Council

The Kaneohe Bay Regional Council, established under section 200D-2, HRS, consists of seven voting members appointed to four-year terms by the Governor with the advice and consent of the Senate, and at least five ex officio nonvoting members. The voting members of the Council include one representative from each of the following: the Kaneohe Neighborhood Board, the Kahaluu Neighborhood Board, the Kaneohe Bay Commercial Operators Association, the Kaneohe Bay fishing panel established by section 200D-3(11), HRS, a Kaneohe Bay recreational boating association, the Hawaii Institute of Marine Biology of the University of Hawaii, and the Office of Hawaiian Affairs. Ex officio nonvoting members of the Council include: the Director of Health, a representative of the Department's Division of Boating and Ocean Recreation, the Administrator of the Department's Aquatic Resources Division, the commanding officer of the Kaneohe Marine Corps Air Station, and the Director of the Office of Planning or designees. Additionally, the Council may designate representatives of other appropriate agencies as ex officio nonvoting members. The Chairperson is the Administrator of the Department's Aquatic Resources Division.

The Council's responsibilities include: implementing, reviewing, and amending the master plan, developed pursuant to Act 208, SLH 1990, as it relates to ocean use activities; serving as a central coordinative clearinghouse of public and private activities in Kaneohe Bay, advising and making recommendations to the State and the county on matters regarding the use of Kaneohe Bay by the general public, marine research programs, and commercial ocean use activities, including legislative matters; serving as the public advocate for Kaneohe Bay; and establishing a Kaneohe Bay fishing panel to monitor fishing activities in the Bay, as recommended in the master plan.