A BILL FOR AN ACT

RELATING TO ENVIRONMENTAL IMPACT STATEMENTS.

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

- 1 SECTION 1. The legislature finds that recent court
- 2 decisions have expanded the application of environmental
- 3 assessments beyond legislative intent. The courts have found,
- 4 among other things, that any use of state or county lands or
- 5 funds requires an environmental assessment to make a
- 6 determination of whether an environmental impact statement is
- 7 required. The courts have stated that an agency making a
- 8 determination must consider every phase and every expected
- 9 consequence of the proposed action, requiring the agency to
- 10 consider primary and secondary impacts of a project on the
- 11 environment if any of the project abuts a public roadway. This
- 12 means that any action involving the use of a right of way
- 13 involving a state or county road triggers an environmental
- 14 impact assessment and possibly an environmental impact
- 15 statement.
- 16 Rights of way are necessary in the installment of
- 17 easements, drainage, waterlines, and access improvements, which



- 1 commonly are tangential to an existing state or county road.
- 2 Consideration of the cumulative impacts from a small portion of
- 3 a project, such as a minor utility easement that abuts a state
- 4 or county roadway, means that the entire project needs an
- 5 environmental assessment. The legislature finds that this
- 6 interpretation was never its intention in the enactment of the
- 7 law on environmental impact statements.
- 8 The purpose of this Act is to clarify that environmental
- 9 assessments do not apply to state or county lands that include
- 10 the use of existing streets, roads, highways, or trails or
- 11 bikeways for limited purposes.
- 12 SECTION 2. Chapter 343, Hawaii Revised Statutes, is
- 13 amended by adding a new section to be appropriately designated
- 14 and to read as follows:
- 15 "§343- Environmental assessment not required; when. For
- 16 purposes of section 343-5(a), an environmental assessment shall
- 17 not be required for an action that proposes the use of state or
- 18 county lands or the use of state or county funds, if the use of
- 19 the state or county land or the expenditure of state or county
- 20 funds is limited to an existing public street, road, or highway,
- 21 as defined in section 291-1, for an easement, drainage,
- 22 waterlines, access improvements, utility right of way, or the



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- 1 like. This section shall not be interpreted as exempting the
- 2 entirety of a development project from this chapter."
- 3 SECTION 3. New statutory material is underscored.
- 4 SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED	BY:	

JAN 2 2 2008

Report Title:

Environmental Impact Statements

Description:

Exempts lands from environmental impact statement law, state or county lands for specified uses of existing public street, road, highway, trail, or bikeways.