HB590 SD2.DOC *HB590 SD2.DOC* *HB590 SD2.DOC*

A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY FACILITIES.

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

1	SECTION 1. Act 207, Session Laws of Hawaii 2008,
2	established the renewable energy facility siting process to
3	expedite the processing and approval or denial of any permit
4	plan application for the siting, development, construction, and
5	operation of a renewable energy facility.
6	The purpose of this Act is to further expedite the process
7	and give the energy resources coordinator the necessary power
8	and authority to expedite the development of renewable energy
9	facilities, while still protecting the public's health, safety,
10	and welfare.
11	SECTION 2. Section 201N-4, Hawaii Revised Statutes, is
12	amended by amending subsection (g) to read as follows:
13	"(g) Each appropriate state and county agency shall
14	diligently endeavor to process and approve or deny any permit in
15	the permit plan no later than twelve months after a completed
16	permit plan application is approved by the coordinator. If $\underline{\text{the}}$
17	coordinator has given at least thirty days written notice
18	stating that the permit plan application is subject to this

H.B. NO. 590

- 1 section and a permit is not approved or denied within twelve
- 2 months after approval of a completed permit plan application,
- 3 the permitting agency, within thirty days following the end of
- 4 the twelve-month period, shall provide the coordinator with a
- 5 report identifying diligent measures that are being taken by the
- 6 agency to complete processing and take action as soon as
- 7 practicable. If no further processing and action are reported
- 8 by the permitting agency within five months following the end of
- 9 the thirty-day agency report period, the coordinator may deem
- 10 the permit approved. If a permitting agency fails to provide
- 11 this report and if the permit has not been approved or denied
- 12 within eighteen months following the approval of a completed
- 13 permit plan application by the coordinator, the permit shall be
- 14 deemed approved."
- 15 SECTION 3. New statutory material is underscored.
- 16 SECTION 4. This Act shall take effect on July 1, 2050.

Report Title:

Renewable Energy Facility

Description:

Sets a time limit for the filing of the diligence report with the energy resources coordinator; allows the energy resources coordinator to deem a permit approved if no further action or processing is reported by the permitting agency within eighteen months of the completed application. Effective 7/1/2050. (SD2)