H.B. NO. 389

A BILL FOR AN ACT

RELATING TO THE ENVIRONMENTAL IMPACT STATEMENT LAW.

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

1 SECTION 1. Section 343-5, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 Except as otherwise provided, an environmental "(a) 4 assessment shall be required for actions that: 5 Propose the use of state or county lands or the use of (1)6 state or county funds, other than funds to be used for 7 feasibility or planning studies for possible future 8 programs or projects that the agency has not approved, 9 adopted, or funded, or funds to be used for the 10 acquisition of unimproved real property; provided that 11 the agency shall consider environmental factors and 12 available alternatives in its feasibility or planning 13 studies; provided further that an environmental 14 assessment for proposed uses under section [+] 205-15 2(d)(10)[+] or [+]205-4.5(a)(13)[+] shall only be 16 required pursuant to section 205-5(b);



Page 2

H.B. NO. 389

2

(2)	Propose any use within any land classified as a
	conservation district by the state land use commission
	under chapter 205;
(3)	Propose any use within a shoreline area as defined in
	section 205A-41;
(4)	Propose any use within any historic site as designated
	in the National Register or Hawaii Register, as
	provided for in the Historic Preservation Act of 1966,
	Public Law 89-665, or chapter 6E;
(5)	Propose any use within the Waikiki area of Oahu, the
	boundaries of which are delineated in the land use
	ordinance as amended, establishing the "Waikiki
	Special District";
(6)	Propose any amendments to existing county general
	plans where the amendment would result in designations
	other than agriculture, conservation, or preservation,
	except actions proposing any new county general plan
	or amendments to any existing county general plan
	initiated by a county;
(7)	Propose any reclassification of any land classified as
	a conservation district by the state land use
	commission under chapter 205;
	 (3) (4) (5) (6)



H.B. NO. 389

3

1	(8)	Propose the construction of new or the expansion or					
2		modification of existing helicopter facilities within					
3		the	the State, that by way of their activities, may				
4		affect:					
5		(A)	Any land classified as a conservation district by				
6			the state land use commission under chapter 205;				
7		(B)	A shoreline area as defined in section 205A-41;				
8			or				
9		(C)	Any historic site as designated in the National				
10			Register or Hawaii Register, as provided for in				
11			the Historic Preservation Act of 1966, Public Law				
12			89-665, or chapter 6E; or until the statewide				
13			historic places inventory is completed, any				
14			historic site that is found by a field				
15			reconnaissance of the area affected by the				
16			helicopter facility and is under consideration				
17			for placement on the National Register or the				
18			Hawaii Register of Historic Places; [and]				
19	(9)	Prop	pose any:				
20		(A)	Wastewater treatment unit, except an individual				
21			wastewater system or a wastewater treatment unit				



H.B. NO. 389

1			serving fewer than fifty single-family dwellings			
2			or the equivalent;			
3		(B)	Waste-to-energy facility;			
4		(C)	Landfill;			
5		(D)	Oil refinery; or			
6		(E)	Power-generating facility[.]; and			
7	(10)	Prop	ose any development on lands with an average slope			
8		<u>of t</u>	wenty per cent or greater."			
9	SECT	ION 2	. This Act does not affect rights and duties that			
10	matured, penalties that were incurred, and proceedings that were					
11	begun, before its effective date.					
12	SECTION 3. Statutory material to be repealed is bracketed					
13	and stricken. New statutory material is underscored.					
14	SECT	ION 4	. This Act shall take effect upon its approval.			
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INTRODUCED BY: C

B. Bere Dilla G. Belatti

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Report Title: Environmental Impact Statements

Description:

Requires an environmental assessment for any development on lands with an average slope of 20% or greater.

