JAN 2 3 2009

A BILL FOR AN ACT

RELATING TO PUBLIC ACCESS.

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

1	SECTION 1. The purpose of this Act is to provide greater
2	protection of the public's right to access coastal and inland
3	recreational areas by requiring state and county agencies to
4	ensure that a public right-of-way is available before the
5	approval of any development project, subdivision, or zoning
6	change.
7	SECTION 2. Chapter 115, Hawaii Revised Statutes, is
8	amended by adding a new section to be appropriately designated
9	and to read as follows:
10	"§115- Permits; zoning; development projects and
11	subdivisions. Before the approval of:
12	(1) A dwelling unit, house, hotel, apartment, apartment
13	hotel, motel, condominium project, condominium
14	property regime, cooperative apartment, lodging unit,
15	or roominghouse;
16	(2) Improvements to a dwelling unit, house, hotel,
17	apartment, apartment hotel, motel, condominium

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              project, condominium property regime, cooperative
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              apartment, lodging unit, or roominghouse; or
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         (3) Any development project, subdivision, or zoning
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              change;
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    that may affect public access to the sea, the shoreline, or any
6
    coastal or inland public recreational area, the relevant agency
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    shall ensure that a public right-of-way is available to access
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    any and all public recreational areas, including beaches,
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    shores, parks, and trails.
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         As used in this section:
         "Agency" means any board, commission, council, department,
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    district, or office of the State, or any of the counties, that
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    has the authority to issue a permit, license, or approval for
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    the development project, subdivision project, or zoning change
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    at issue.
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         "Approval" means the final approval granted by an agency
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    including but not limited to the issuance of a license or
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    building permit.
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         "Condominium project" shall have the same meaning as in
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    section 514C-1.
         "Development project" shall have the same meaning as
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    provided in section 206-1.
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"Dwelling unit" means a room or rooms connected together,
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2
    constituting an independent housekeeping unit for a family and
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    containing a single kitchen.
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         "Public recreational area" means coastal and inland
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    recreational areas, including beaches, shores, public parks,
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    public lands, public trails, and bodies of water opened to the
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    public for recreational use.
         "Public right-of-way" means an easement or way, including a
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    lateral easement along the shoreline, coastline, or beach, over
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    which the public has the right to travel and which is used by or
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    is intended for use by the public primarily to access a public
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    beach, shore, park, trail, or other public recreational area.
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         "Subdivision" means the division of improved or unimproved
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    land into two or more lots, parcels, sites, or other divisions
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    of land, for the purpose, whether immediate or future, of sale,
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    lease, rental, transfer of title to, or interest in, any or all
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    the lots, parcels, sites, or division of land. The term
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    includes resubdivision, and when appropriate to the context,
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    shall relate to the land subdivided. The term also includes a
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    building or a group of buildings, other than a hotel, containing
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    or divided into three or more dwelling units or lodging units.
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1	"Zoning" refers to county zoning as provided in section
2	46-4."
3	SECTION 3. New statutory material is underscored.
4	SECTION 4. This Act shall take effect on July 1, 2009.
5	INTRODUCED BY: Noman Saken 4

Report Title:

Public Access

Description:

Requires state and county agencies to ensure that a public right-of-way is available prior to the approval of any development project, subdivision, or zoning change.