THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII S.B. NO. 1418

JAN 2 6 2011

A BILL FOR AN ACT

RELATING TO PERMITS.

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

SECTION 1. Chapter 464, Hawaii Revised Statutes, is
amended by adding a new section to be appropriately designated
and to read as follows:

4 "§464- Building Permits; limited liability. (a) Notwithstanding any provision to the contrary, in the case of a 5 6 building permit issued for a project involving alterations or 7 new construction that is required under any state or county law 8 or ordinance, or rule to have its plans or specifications 9 prepared by or under the supervision of an appropriately 10 licensed professional engineer, architect, landscape architect, 11 or surveyor, no public entity or public employee shall be liable 12 to any person for injury or damage resulting from a permitted 13 project if the plans or specifications of the project were 14 prepared and properly stamped and signed by the required 15 professional, except where the injury or damage was caused by the gross negligence of the public entity or public employee in 16 17 issuing the permit."



SECTION 2. Section 201-62, Hawaii Revised Statutes, is 1 amended by amending subsection (a) to read as follows: 2 State agencies are required, and county agencies are 3 "(a) authorized and encouraged, to participate in the facilitated 4 application process set forth herein [-], except in the case of 5 applications for building permits, state and county agencies are 6 required to participate in the facilitated application process 7 8 set forth herein. 9 The department shall serve as the lead agency for the (b) facilitated application procedure and shall be the lead agency 10 to administer the facilitated application procedure for any 11 project that requires both county permit applications and state 12 13 agency approval. The procedure shall be as follows: 14 (C) An applicant for two or more federal, state, or county 15 (1)permits may apply in writing to the department 16 requesting a facilitated application process for the 17 consideration of the application. The written request 18 shall include sufficient data about the proposed 19 project for the department to determine which other 20 agencies or authorities may have jurisdiction; 21



Page 3

S.B. NO. 1418

1 (2)Upon receiving a written request for the facilitated 2 application process, the department shall notify all 3 federal, state, and county agencies or authorities that the department determines may have jurisdiction 4 5 over part or all of the proposed project, and require 6 those state agencies or authorities and invite those 7 county and federal agencies or authorities to 8 participate in the facilitated application process; 9 except in the case of a request for the facilitated 10 application process for a building permit, the 11 department shall require those state and county 12 agencies or authorities, and invite those federal 13 agencies or authorities, to participate in the 14 facilitated application process; The applicant and each agency or authority required or 15 (3)16 agreeing to participate in the facilitated application 17 process shall designate a representative to serve on the facilitated application review team; 18 19 (4)Any state agency or authority designated by the 20 department as a party to an application review that is not able to participate, shall submit an explanation, 21



Page 4

1	27	in writing, to the department as to the reasons and
2		circumstances for noncompliance;
3	(5)	The representatives of the agencies, authorities, and
4		the applicant [may] <u>shall</u> develop and sign a joint
5		agreement among themselves identifying the members of
6		the facilitated application review team, specifying
7		the regulatory and review responsibilities of each
8		government agency and setting forth the
9		responsibilities of the applicant, and establishing a
10		timetable for regulatory review, the conduct of
11		necessary hearings, preparation of an environmental
12		impact statement if necessary, and other actions
13		required to minimize duplication and coordinate the
14		activities of the applicant, agencies, and
15	•	authorities $[+]$, except in the case of applications for
16		building permits, representatives of state and county
17		agencies, authorities, and the applicant shall develop
18		and sign a joint agreement among themselves
19		identifying the members of the facilitated application
20		review team, specifying the regulatory and review
21		responsibilities of each government agency and setting
22		forth the responsibilities of the applicant, and



Page 5

1		establishing a timetable for regulatory review, the
2		conduct of necessary hearings, preparation of an
3		environmental impact statement if necessary, and other
4		actions required to minimize duplication and
5		coordinate the activities of the applicant, agencies,
6		and authorities;
7	(6)	In the case of a facilitated application process
8		requested for a building permit, the representatives
9		of the state and county agencies or authorities shall
10		hold all hearings for the facilitated application
11		process jointly and shall invite those federal
12		agencies or authorities to participate in such
13		hearings.
14	[(6)]	(7) Each agency or authority shall issue its own
15		permit or approval based upon its own jurisdiction.
16		The facilitated application process shall not affect
17		or invalidate the jurisdiction or authority of any
18		agency under existing law; and
19	[(7)]	(8) The applicant shall apply directly to each
20		federal [or county] agency that does not participate
21		in the facilitated application process.



Page 6

S.B. NO. 1418

1 (d) If a state regulatory permit is necessary to obtain a 2 county permit, then a county agreeing to participate in the 3 facilitated application process [may] shall advise the applicant of the facilitated application procedure. To apply for the 4 5 facilitated application procedure, applicants for county permits 6 involving state permit approvals shall submit a form, which 7 shall be issued by the department; provided that this procedure 8 shall apply only to state permits that need to be approved by a 9 state agency following a review of the plans and certifications 10 submitted by the applicant. State permits that are approved by 11 rule require only that the licensed design professional certify 12 that the plans and specifications are in compliance with state 13 rules. No review by a state agency is required for state 14 approval. Plans and specifications requiring state agency 15 review shall be submitted with the facilitated application 16 procedure to the appropriate state agency, with a copy to the 17 department. If a state permit is approved by rule, then the 18 participating county shall provide a set of drawings and 19 specifications submitted by the applicant to the state agency 20 that developed the rules.

In developing the procedures for approval by rule and byreview, permit requirements shall be clearly stated.



S.B. NO. 1418

Performance standards, rather than specific technologies or 1 procedures, shall be specified when appropriate." 2 SECTION 3. Statutory material to be repealed is bracketed 3 and stricken. New statutory material is underscored. 4 SECTION 4. This Act shall take effect upon its approval. 5

INTRODUCED BY: MUN. M. B.K.



6



Report Title:

Application; Building Permit; Facilitated Application Process

Description:

Establishes a joint hearing mechanism in the facilitated application process for building permits, and limits the liability of public entities or employees for issuing a building permit for a project that has been properly stamped and signed by a qualified professional.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

