JAN 1 8 2013

## A BILL FOR AN ACT

RELATING TO ADMINISTRATIVE PROCEDURE.

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

1	SECTI	ON 1. Section 91-13.5, Hawaii Revised Statutes, is
2	amended by	amending subsection (a) to read as follows:
3	"(a)	Unless otherwise provided by law, an agency shall
4	adopt rule	es that specify a maximum time period to grant or deny
5	a business	s or development-related permit, license, or approval;
6	provided t	that [the]:
7	(1)	The application is not subject to state administered
8		permit programs delegated, authorized, or approved
9		under federal law[-]; and
10	(2)	If a county agency has adopted rules pursuant to this
11		section to specify a maximum time period to grant or
12		deny a business or development-related permit,
13		license, or approval, all agencies, including state
14		agencies, shall comply with the maximum time period
15		established by those rules to grant or deny that
16		business or development-related permit, license, or
17		approval."

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- This Act does not affect rights and duties that 1
- matured, penalties that were incurred, and proceedings that were 2
- begun before its effective date. 3
- Statutory material to be repealed is bracketed 4
- and stricken. New statutory material is underscored. 5
- 6 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY:

2013-0792 SB SMA.doc

# S.B. NO. 483

### Report Title:

Administrative Procedures; Time Period to Review Applications for County Permits

### Description:

Requires state agencies to comply with county rules to grant or deny permit applications for development-related permits within a specified time as contained in county rule.

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