A BILL FOR AN ACT

RELATING TO COASTAL ZONE MANAGEMENT.

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

1 SECTION 1. Section 205A-43.5, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 "(a) Prior to action on a variance application, the 4 authority shall hold a public hearing under chapter 91. By 5 adoption of rules under chapter 91, the authority may delegate 6 responsibility to the department. Public and private notice, including reasonable notice to abutting property owners and 7 8 persons who have requested this notice, shall be provided, but a 9 public hearing may be waived prior to action on a variance 10 application for: 11 (1) Stabilization of shoreline erosion by the moving of 12 sand entirely on public lands; 13 (2) Protection of a legal structure costing more than 14 \$20,000; provided the structure is at risk of 15 immediate damage from shoreline erosion; 16 (3) Other structures or activities; provided that no **17** person or agency has requested a public hearing within

1	twenty-five calendar days after public notice of the
2	application; or
3	(4) Maintenance, repair, reconstruction, and minor
4	additions or alterations of legal boating, maritime,
5	or watersports recreational facilities, which result
6	in little or no interference with natural shoreline
7	processes [-] ;
8	provided that a public hearing shall not be waived for action o
9	a variance application for a shoreline hardening structure that
10	will artificially fix the shoreline, including a seawall,
11	revetment, or groin, subject to section 205A-46(d)."
12	SECTION 2. Section 205A-44, Hawaii Revised Statutes, is
13	amended by amending subsection (b) to read as follows:
14	"(b) Except as provided in this section, structures are
15	prohibited in the shoreline area without a variance pursuant to
16	this part. [Structures] Except as provided in section 205A-
17	46(d), structures in the shoreline area shall not need a
18	variance if:
19	(1) They were completed prior to June 22, 1970;

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1	(2)	They received either a building permit, board
2		approval, or shoreline setback variance prior to
3		June 16, 1989;
4	(3)	They are outside the shoreline area when they receive
5		either a building permit or board approval;
6	(4)	They are necessary for or ancillary to continuation of
7		existing agriculture or aquaculture in the shoreline
8		area on June 16, 1989;
9	(5)	They are minor structures permitted under rules
10		adopted by the department which do not affect beach
11		processes or artificially fix the shoreline and do not
12		interfere with public access or public views to and
13		along the shoreline; or
14	(6)	Work being done consists of maintenance, repair,
15		reconstruction, and minor additions or alterations of
16		legal boating, maritime, or watersports recreational
17		facilities, which are publicly owned, and which result
18		in little or no interference with natural shoreline
19		processes;
20	provided	that permitted structures may be repaired, but shall
21	not be en	larged within the shoreline area without a variance."

1 SECTION 3. Section 205A-46, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§205A-46 Variances. (a) [A] Except as provided in 4 subsection (d), a variance may be granted for a structure or 5 activity otherwise prohibited in this part if the authority 6 finds in writing, based on the record presented, that the 7 proposed structure or activity is necessary for or ancillary to: 8 (1) Cultivation of crops; 9 (2) Aquaculture; 10 (3) Landscaping; provided that the authority finds that 11 the proposed structure or activity will not adversely 12 affect beach processes and will not artificially fix 13 the shoreline; 14 (4)Drainage; 15 Boating, maritime, or watersports recreational (5) **16** facilities; 17 Facilities or improvements by public agencies or (6) 18 public utilities regulated under chapter 269; 19 (7) Private facilities or improvements that are clearly in 20 the public interest;

(8)	Private facilities or improvements which will neither
	adversely affect beach processes nor artificially fix
	the shoreline; provided that the authority also finds
	that hardship will result to the applicant if the
	facilities or improvements are not allowed within the
	shoreline area;

- artificially fix the shoreline; provided that the authority also finds that shoreline erosion is likely to cause hardship to the applicant if the facilities or improvements are not allowed within the shoreline area, and the authority imposes conditions to prohibit any structure seaward of the existing shoreline unless it is clearly in the public interest; or
- (10) Moving of sand from one location seaward of the shoreline to another location seaward of the shoreline; provided that the authority also finds that moving of sand will not adversely affect beach processes, will not diminish the size of a public beach, and will be necessary to stabilize an eroding shoreline.

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1	(d)	Hardship shall be defined in rules adopted by the
2	authority	under chapter 91. Hardship shall not be determined a
3	a result	of county zoning changes, planned development permits,
4	cluster p	ermits, or subdivision approvals after June 16, 1989,
5	or as a r	esult of any other permit or approval listed in rules
6	adopted b	y the authority.
7	(c)	No variance shall be granted unless appropriate
8	condition	s are imposed:
9	(1)	To maintain safe lateral access to and along the
10		shoreline or adequately compensate for its loss;
11	(2)	To minimize risk of adverse impacts on beach
12		processes;
13	(3)	To minimize risk of structures failing and becoming
14		loose rocks or rubble on public property; and
15	(4)	To minimize adverse impacts on public views to, from,
16		and along the shoreline.
17	<u>(d)</u>	No variance shall be granted to allow for the
18	construct	ion of a shoreline hardening structure that will
19	artificia	ally fix the shoreline, including a seawall, revetment,
20	or groin,	unless the applicant demonstrates that the shoreline
21	hardening	structure is necessary to protect an existing legal

1	object, st	tructure, or activity from damage due to seawater
2	inundation	n or shoreline erosion and the object, structure, or
3	activity o	cannot reasonably be protected by relocating it outside
4	of the sh	oreline area. In determining whether a variance for a
5	shoreline	hardening structure may be approved, the authority
6	shall con	sider the following:
7	(1)	The feasibility and cost of relocating the relevant
8		structures, objects, or activities outside of the
9		shoreline area;
10	(2)	The likelihood and severity of damage that will occur
11		if the shoreline hardening structure is not
12		constructed;
13	(3)	The availability of alternative means to protect the
14		relevant objects, structures, or activities;
15	(4)	The shoreline hardening structure as the only
16		reasonable alternative to protect relevant structures,
17		objects, or activities from damage due to shoreline
18		erosion;
19	<u>(5)</u>	The nature and scope of valued cultural and historical
20		resources in the seaward areas that may be impacted by
21		shoreline erosion resulting from the installation of a

1		shoreline hardening structure, impact to any
2		associated native Hawaiian traditional and customary
3		practices, and the feasibility of action that may be
4		taken to protect the resources and practices; and
5	(6)	The diminution of safe lateral public access and
6		enjoyment of shoreline area resulting from the
7		shoreline hardening structure, and conditions,
8		including but not limited to public access easements,
9		that may be required to mitigate any such diminution.
10	SECT	ION 4. This Act does not affect rights and duties that
11	matured,	penalties that were incurred, and proceedings that were
12	begun bef	ore its effective date.
13	SECT	ION 5. Statutory material to be repealed is bracketed
14	and stric	ken. New statutory material is underscored.
15	SECT	ION 6. This Act shall take effect on July 1, 2050.

Report Title:

Shoreline Area; Coastal Zone Management; Seawall; Shoreline Hardening Structure

Description:

Prohibits variances for installation of shoreline hardening structures in shoreline areas, unless a public hearing is held, the applicant demonstrates that the shoreline hardening structure is necessary to protect an existing legal object, structure, or activity from damage due to seawater inundation or shoreline erosion, and no reasonable alternative locations exist. (HB437 HD2)

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