## A BILL FOR AN ACT

RELATING TO THE ENVIRONMENT.

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

1	SECTION 1. The legislature finds that the case of Unite
2	Here! Local 5 v. The City and County of Honolulu, 124 Hawaii 171
3	(2010), examined environmental impact statements and whether or
4	not approved environmental impact statements have expiration
5	dates. The Hawaii supreme court ruled against the assumptions
6	that an environmental impact statement is indefinitely valid
7	once completed and approved for a project, and that there is no
8	time sensitivity as to the actual start and end date of the
9	proposed project. The legislature further finds that many large
10	scale projects that require an environmental impact statement
11	take years longer than initially anticipated and go beyond the
12	time period of potential impacts examined in the environmental
13	impact statement. Although state law lacks an explicit time
14	frame of validity for an environmental impact statement, section
15	11-200-26, Hawaii Administrative Rules, requires a supplemental
16	environmental impact statement when a project with an approved
17	environmental impact statement has changed substantively in

- 1 size, scope, intensity, use, location, or timing. The
- 2 legislature finds that while a supplemental environmental impact
- 3 statement may ensure consideration of an action that is
- 4 essentially different from the action proposed under the
- 5 original environmental impact statement, the drafting,
- 6 submission, and approval of a supplemental environmental impact
- 7 statement adds costs to projects that are often already
- 8 expensive. Therefore, the legislature concludes that
- 9 establishment of an explicit time frame of validity for an
- 10 environmental impact statement, in combination with mandatory
- 11 community involvement during periods of construction delay, will
- 12 ensure that an environmental impact statement does not go stale,
- 13 without need for triggering a costly supplemental environmental
- 14 impact statement in every situation.
- 15 The purpose of this Act is to require, for any proposed
- 16 action involving construction for which an environmental impact
- 17 statement has been accepted by an agency but for which
- 18 construction has not commenced within ten years of acceptance of
- 19 the statement, the developer of the construction project to
- 20 exercise due diligence and hold community discussion and

1	feedback	sessions to share relevant and new information	
2	surroundi	ng the project.	
3	SECT	TON 2. Chapter 343, Hawaii Revised Statutes, is	
4	amended b	y adding a new section to be appropriately designated	
5	and to read as follows:		
6	" <u>§34</u>	3- Delayed construction; community involvement. If	
7	an enviro	nmental impact statement for a proposed action	
8	involving	construction has been accepted by an agency in	
9	satisfact	ion of the requirements of this chapter but	
10	construction has not commenced within ten years of the date of		
11	acceptanc	e of the statement, the developer of the construction	
12	project s	hall:	
13	(1)	Exercise due diligence with respect to any changes in	
14		the community where the project is planned, including	
15		but not limited to community population changes,	
16		zoning changes, compatibility with land use plans, and	
17		secondary effects on the community, such as changes in	
18		traffic flow or visual blight; and	
19	(2)	Hold community discussion and feedback sessions in	
20		which relevant and newly discovered information	
21		surrounding the project, including social,	

# **S.B. NO.** 2645 s.D. 1

1	environmental, and economic concerns, shall be shared
2	with the community in which the project is being
3	constructed."
4	SECTION 3. New statutory material is underscored.
5	SECTION 4. This Act shall take effect on July 1, 2025.
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### Report Title:

Environmental Impact Statement; Delayed Construction; Community Discussion and Feedback Sessions

#### Description:

Requires, for any proposed action involving construction for which an environmental impact statement has been accepted by an agency but for which construction has not commenced within ten years of acceptance of the statement, the developer of the construction project to exercise due diligence with respect to any changes in the community where the project is planned and requires developers to hold community discussion and feedback sessions to discuss relevant and new concerns regarding the project. Takes effect 7/1/2025. (SD1)

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