JAN 1 8 2019

A BILL FOR AN ACT

RELATING TO THE ENVIRONMENTAL IMPACT STATEMENT LAW.

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

1 SECTION 1. Section 343-5, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "§343-5 Applicability and requirements. (a) Except as

4 otherwise provided, an environmental assessment shall be

required for actions that:

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(1) Propose the use of state or county lands or the use of state or county funds, other than funds to be used for feasibility or planning studies for possible future programs or projects that the agency has not approved, adopted, or funded, or funds to be used for the acquisition of unimproved real property; provided that the agency shall consider environmental factors and available alternatives in its feasibility or planning studies; provided further that an environmental assessment for proposed uses under section 205-2(d)(11) or 205-4.5(a)(13) shall only be required pursuant to section 205-5(b);

1	(2)	Propose any use within any land classified as a
2		conservation district by the state land use commission
3		under chapter 205;
4	(3)	Propose any use within a shoreline area as defined in
5		section 205A-41;
6	(4)	Propose any use within any historic site as designated
7		in the National Register [or Hawaii Register,] <u>of</u>
8		Historic Places or the Hawaii register of historic
9		places, as provided for in the Historic Preservation
10		Act of 1966, Public Law 89-665, or chapter 6E;
11	(5)	Propose any use within the Waikiki area of Oahu, the
12		boundaries of which are delineated in the land use
13		ordinance as amended, establishing the "Waikiki
14		Special District";
15	(6)	Propose any amendments to existing county general
16		plans where the amendment would result in designations
17		other than agriculture, conservation, or preservation,
18		except actions proposing any new county general plan
19		or amendments to any existing county general plan
20		initiated by a county;

1	(/)	Prop	ose any reclassification of any land classified as
2		a co	nservation district by the state land use
3		comm	ission under chapter 205;
4	(8)	Prop	ose the construction of new or the expansion or
5		modi	fication of existing helicopter facilities within
6		the	State, that by way of their activities, may
7		affe	ct:
8		(A)	Any land classified as a conservation district by
9			the state land use commission under chapter 205;
10		(B)	A shoreline area as defined in section 205A-41;
11			or
12		(C)	Any historic site as designated in the National
13			Register [or Hawaii Register,] <u>of Historic Places</u>
14			or the Hawaii register of historic places, as
15			provided for in the Historic Preservation Act of
16			1966, Public Law 89-665, or chapter 6E; or until
17			the statewide historic places inventory is
18			completed, any historic site that is found by a
19			field reconnaissance of the area affected by the
20			helicopter facility and is under consideration
21			for placement on the National Register [or the

1			Hawaii Register of Historic Places; of Historic
2			Places or the Hawaii register of historic places;
3			and
4	(9)	Prop	oose any:
5		(A)	Wastewater treatment unit, except an individual
6			wastewater system or a wastewater treatment unit
7			serving fewer than fifty single-family dwellings
8			or the equivalent;
9		(B)	Waste-to-energy facility;
10		(C)	Landfill;
11		(D)	Oil refinery; or
12		(E)	Power-generating facility.
13	(b)	When	ever an agency proposes an action in subsection
14	(a), other	r tha	n feasibility or planning studies for possible
15	future pr	ogram	s or projects that the agency has not approved,
16	adopted,	or fu	nded, or other than the use of state or county
17	funds for	the	acquisition of unimproved real property that is
18	not a spe	cific	type of action declared exempt under section 343-
19	6, the ag	ency	shall prepare an environmental assessment for the
20	action at	the	earliest practicable time to determine whether an
21	environme	ntal	impact statement shall be required; provided that

- 1 if the agency determines, through its judgment and experience,
- 2 that an environmental impact statement is likely to be required,
- 3 the agency may choose not to prepare an environmental assessment
- 4 and instead shall prepare an environmental impact statement that
- 5 begins with the preparation of an environmental impact statement
- 6 preparation notice as provided by rules.
- 7 (c) For environmental assessments for which a finding of
- 8 no significant impact is anticipated:
- 9 (1) A draft environmental assessment shall be made
- 10 available for public review and comment for a period
- of thirty days;
- 12 (2) The office shall inform the public of the availability
- of the draft environmental assessment for public
- review and comment pursuant to section 343-3;
- 15 (3) The agency shall respond in writing to comments
- 16 received during the review and prepare a final
- environmental assessment to determine whether an
- 18 environmental impact statement shall be required;
- 19 (4) A statement shall be required if the agency finds that
- the proposed action may have a significant effect on
- the environment; and

1	(5) The ag	ency shall file notice of the determination with
2	the of	fice. When a conflict of interest may exist
3	becaus	e the proposing agency and the agency making the
4	determ	ination are the same, the office may review the
5	agency	's determination, consult the agency, and advise
6	the ag	ency of potential conflicts, to comply with this
7	section	n. The office shall publish the final
8	determ	ination for the public's information pursuant to
9	section	n 343-3.
10	The draft a	nd final statements, if required, shall be
11	prepared by the	agency and submitted to the office. The draft
12	statement shall l	be made available for public review and comment
13	through the offic	ce for a period of forty-five days. The office
14	shall inform the	public of the availability of the draft
15	statement for pul	blic review and comment pursuant to section 343-
16	3. The agency sl	nall respond in writing to comments received
17	during the review	w and prepare a final statement.
18	The office,	when requested by the agency, may make a
19	recommendation as	s to the acceptability of the final statement.
20	(d) The fir	nal authority to accept a final statement shall

rest with:

1	(1)	The governor, or the governor's authorized
2		representative, whenever an action proposes the use of
3		state lands or the use of state funds, or whenever a
4		state agency proposes an action within the categories
5		in subsection (a); or
6	(2)	The mayor, or the mayor's authorized representative,
7		of the respective county whenever an action proposes
8		only the use of county lands or county funds.
9	Acce	ptance of a required final statement shall be a
10	condition	precedent to implementation of the proposed action.
11	Upon acce	ptance or nonacceptance of the final statement, the
12	governor	or mayor, or the governor's or mayor's authorized
13	represent	ative, shall file notice of such determination with the
14	office.	The office, in turn, shall publish the determination of
15	acceptanc	e or nonacceptance pursuant to section 343-3.
16	(e)	Whenever an applicant proposes an action specified by
17	subsectio	n (a) that requires approval of an agency and that is
18	not a spe	cific type of action declared exempt under section 343-
19	6, the ag	ency initially receiving and agreeing to process the
20	request f	or approval shall require the applicant to prepare an

environmental assessment of the proposed action at the earliest

1	practicable	e time to determine whether an environmental impact
2	statement :	shall be required; provided that if the agency
3	determines	, through its judgment and experience, that an
4.	environment	tal impact statement is likely to be required, the
5	agency may	authorize the applicant to choose not to prepare an
6	environment	tal assessment and instead prepare an environmental
7	impact stat	tement that begins with the preparation of an
8	environment	tal impact statement preparation notice as provided by
9	rules. The	e final approving agency for the request for approval
10	is not requ	uired to be the accepting authority.
11	For e	nvironmental assessments for which a finding of no
12	significant	t impact is anticipated:
13	(1)	A draft environmental assessment shall be made
14	ć	available for public review and comment for a period
15	(of thirty days;
16	(2)	The office shall inform the public of the availability
17	(of the draft environmental assessment for public
18	3	review and comment pursuant to section 343-3; and
19	(3)	The applicant shall respond in writing to comments
20	1	received during the review and the applicant shall

prepare a final environmental assessment to determine

1	whether an environmental impact statement shall be
2	required. A statement shall be required if the agency
3	finds that the proposed action may have a significant
4	effect on the environment. The agency shall file
5	notice of the agency's determination with the office,
6	which, in turn, shall publish the agency's
7	determination for the public's information pursuant to
8	section 343-3.
9	The draft and final statements, if required, shall be
10	prepared by the applicant, who shall file these statements with
11	the office.
12	The draft statement shall be made available for public
13	review and comment through the office for a period of forty-five
14	days. The office shall inform the public of the availability of
15	the draft statement for public review and comment pursuant to
16	section 343-3.
17	The applicant shall respond in writing to comments received
18	during the review and prepare a final statement. The office,
19	when requested by the applicant or agency, may make a
20	recommendation as to the acceptability of the final statement.

1 The authority to accept a final statement shall rest with 2 the agency initially receiving and agreeing to process the 3 request for approval. The final decision-making body or 4 approving agency for the request for approval is not required to 5 be the accepting authority. The planning department for the 6 county in which the proposed action will occur shall be a 7 permissible accepting authority for the final statement. 8 Acceptance of a required final statement shall be a 9 condition precedent to approval of the request and commencement 10 of the proposed action. Upon acceptance or nonacceptance of the 11 final statement, the agency shall file notice of the 12 determination with the office. The office, in turn, shall 13 publish the determination of acceptance or nonacceptance of the 14 final statement pursuant to section 343-3. 15 The agency receiving the request, within thirty days of 16 receipt of the final statement, shall notify the applicant and 17 the office of the acceptance or nonacceptance of the final 18 statement. The final statement shall be deemed to be accepted 19 if the agency fails to accept or not accept the final statement

within thirty days after receipt of the final statement;

provided that the thirty-day period may be extended at the

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- 1 request of the applicant for a period not to exceed fifteen
- 2 days.
- In any acceptance or nonacceptance, the agency shall
- 4 provide the applicant with the specific findings and reasons for
- 5 its determination. An applicant, within sixty days after
- 6 nonacceptance of a final statement by an agency, may appeal the
- 7 nonacceptance to the environmental council, which, within thirty
- 8 days of receipt of the appeal, shall notify the applicant of the
- 9 council's determination. In any affirmation or reversal of an
- 10 appealed nonacceptance, the council shall provide the applicant
- 11 and agency with specific findings and reasons for its
- 12 determination. The agency shall abide by the council's
- 13 decision.
- 14 (f) Whenever an applicant requests approval for a proposed
- 15 action and there is a question as to which of two or more state
- 16 or county agencies with jurisdiction has the responsibility of
- 17 determining whether an environmental assessment is required, the
- 18 office, after consultation with and assistance from the affected
- 19 state or county agencies, shall determine which agency has the
- 20 responsibility for determining whether an environmental
- 21 assessment by the applicant is required, except in situations

- 1 involving secondary actions under section 343-5.5; provided that
- 2 in no case shall the office be considered the approving agency.
- 3 (g) In preparing an environmental assessment, an agency
- 4 may consider and, where applicable and appropriate, incorporate
- 5 by reference, in whole or in part, previous determinations of
- 6 whether a statement is required and previously accepted
- 7 statements. The council, by rule, shall establish criteria and
- 8 procedures for the use of previous determinations and
- 9 statements.
- 10 (h) Whenever an action is subject to both the National
- 11 Environmental Policy Act of 1969 (Public Law 91-190) and the
- 12 requirements of this chapter, the office and agencies shall
- 13 cooperate with federal agencies to the fullest extent possible
- 14 to reduce duplication between federal and state requirements.
- 15 Such cooperation, to the fullest extent possible, shall include
- 16 joint environmental impact statements with concurrent public
- 17 review and processing at both levels of government. Where
- 18 federal law has environmental impact statement requirements in
- 19 addition to but not in conflict with this chapter, the office
- 20 and agencies shall cooperate in fulfilling these requirements so
- 21 that one document shall comply with all applicable laws.



1	(i)	A statement that is accepted with respect to a
2	particula	r action shall satisfy the requirements of this
3	chapter,	and no other statement for the proposed action shall be
4	required.	
5	<u>(j)</u>	Notwithstanding anything in this chapter to the
6	contrary,	if an action has not been implemented or completed
7	within fi	fteen years of the date of:
8	(1)	The determination of a finding of no significant
9		impact, the agency that prepared the environmental
10		assessment shall prepare a supplemental environmental
11		assessment; and
12	(2)	The acceptance of an environmental impact statement,
13		the accepting authority shall require the preparation
14		of a supplemental environmental impact statement.
15	(k)	When a supplemental environmental assessment or
16	environme	ntal impact statement is required pursuant to
17	subsectio	n (j):
18	(1)	The supplemental document shall comply with all the
19		requirements of this chapter, including review and
20		filing deadlines, and rules adopted pursuant to

1	Se	ection 343-6 as of the date of the determination that
2	<u>a</u>	supplemental document is required; and
3	<u>(2)</u> <u>Tl</u>	he subsequent determination of a finding of no
4	<u>s:</u>	ignificant impact, acceptance of the supplemental
5	<u>e</u> 1	nvironmental impact statement, or the declaration
6	tl	hat the action is exempt under section 343-6 shall be
7	a	condition precedent to the implementation or
8	CC	ompletion of the proposed action."
9	SECTION	N 2. Section 343-6, Hawaii Revised Statutes, is
10	amended by a	amending subsection (a) to read as follows:
11	"(a) A	After consultation with the affected agencies, the
12	council shall	ll adopt, amend, or repeal necessary rules for the
13	purposes of	this chapter in accordance with chapter 91
14	including, h	but not limited to, rules that shall:
15	(1) Pi	rescribe the procedures whereby a group of proposed
16	ac	ctions may be treated by a single environmental
17	as	ssessment or statement;
18	(2) Es	stablish procedures whereby specific types of
19	a	ctions, because they will probably have minimal or no
20	S	ignificant effects on the environment, are declared

1		exempt from the preparation of an environmental
2		assessment;
3	(3)	Prescribe procedures for the preparation of an
4		environmental assessment;
5	(4)	Prescribe the contents of an environmental assessment;
6	(5)	Prescribe procedures for informing the public of
7		determinations that a statement is either required or
8		not required, for informing the public of the
9		availability of draft environmental impact statements
10		for review and comments, and for informing the public
11		of the acceptance or nonacceptance of the final
12		environmental statement;
13	(6)	Prescribe the contents of an environmental impact
14		statement;
15	(7)	Prescribe procedures for the submission, distribution,
16		review, acceptance or nonacceptance, and withdrawal of
17		an environmental impact statement;
18	(8)	Establish criteria to determine whether an
19		environmental impact statement is acceptable or not;
20		[and]

1	(9)	Prescribe procedures and criteria, as necessary,
2		relating to supplemental environmental assessments and
3		environmental impact statements; and
4	[(9)]	(10) Prescribe procedures to appeal the nonacceptance
5		of an environmental impact statement to the
6		environmental council."
7	SECT	ION 3. Statutory material to be repealed is bracketed
8	and stric	ken. New statutory material is underscored.
9	SECT	ION 4. This Act shall take effect upon its approval.
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INTRODUCED BY:

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Report Title:

Environmental Impact Statements; Environmental Assessments; Supplements

Description:

Requires a supplemental environmental assessment or supplemental environmental impact statement after the passage of 15 years from the date of the acceptance of the statement or the determination of a finding of no significant impact, if the proposed action is not completed.

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