THE SENATE THIRTIETH LEGISLATURE, 2020 STATE OF HAWAII

S.B. NO. 3066

JAN 2 3 2020

A BILL FOR AN ACT

RELATING TO PUBLIC NOTICE.

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

1 The legislature finds that recent community SECTION 1. 2 reactions to the Kahuku windmill project and the Thirty Meter 3 Telescope have demonstrated that the permitting process lacks 4 the requisite level of transparency and public notice to inform 5 neighborhoods and cultural communities of proposed construction 6 projects. The State has followed a stealth permitting strategy 7 by not fully notifying the affected neighborhoods and cultural 8 communities of the impacts that projects may have on health and 9 safety, cultural practices, wildlife, the ecosystem, and the 10 environment.

Accordingly, the purpose of this Act is to require the department of Hawaiian home lands, department of land and natural resources, and university of Hawaii to inform affected neighborhoods and cultural communities of proposed construction projects and to obtain community approval through a referendum. SECTION 2. Hawaiian Homes Commission Act, 1920, as amended, is amended by adding a new section to read as follows:



1	" <u>§</u> Land use, enhanced public notice requirements;
2	referendum. (a) Within thirty days of filing a permit
3	application to construct any project that involves a change in
4	land use by the commission, the commission shall provide public
5	notice pursuant to subsection (d) and as otherwise required by
6	law.
7	(b) Within four months of filing a permit application to
8	construct any project that involves a change in land use by the
9	commission, the commission shall conduct not less than three
10	public meetings or hearings. Notice of the public meetings or
11	hearings shall be made pursuant to subsection (d) and as
12	otherwise required by law.
13	(c) Before proceeding with any project that involves a
14	change in land use by the commission, the commission shall
15	obtain approval of the project by the community through a
16	referendum. Notice of the referendum shall be made pursuant to
17	subsection (d) and as otherwise required by law. All adult
18	residents of parcels within five miles of any portion of the
19	proposed project shall be eligible to vote in the referendum.
20	Any proposed project that does not receive approval by a
21	majority of votes cast shall be denied; provided that any blank,



1	spoiled,	and invalid ballots shall not be tallied as votes cast.
2	The offic	e of elections shall assist the commission in
3	<u>conductin</u>	g the referendum and adopt rules pursuant to chapter
4	<u>91, Hawai</u>	i Revised Statutes, to effectuate the purposes of this
5	subsectio	on. The rules may authorize voting in the referendum to
6	be conduc	ted by mail. Costs associated with the referendum
7	shall be	borne by the commission.
8	(d)	In addition to any other requirement by law or rule,
9	public no	tice pursuant to subsections (a), (b), and (c) shall be
10	provided	as follows:
11	(1)	By publication once a week for four successive weeks
12		in a newspaper of general circulation serving the area
13		described in subsection (d);
14	(2)	By mailing the notice to each residence within five
15		miles of the proposed project;
16	(3)	By posting the notice in multiple publicly accessible
17		areas of the property of the proposed project, if any;
18		and
19	(4)	By posting the notice in an easily accessible location
20		of the commission's website."



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1	SECTION 3. Chapter 171, Hawaii Revised Statutes, is
2	amended by adding a new section to part I to be appropriately
3	designated and to read as follows:
4	" <u>§171-</u> Land use, enhanced public notice requirements;
5	referendum. (a) Within thirty days of filing a permit
6	application to construct any project that involves a change in
7	land use by the department, the department shall provide public
8	notice pursuant to subsection (d) and as otherwise required by
9	law.
10	(b) Within four months of filing a permit application to
11	construct any project that involves a change in land use by the
12	department, the department shall conduct not less than three
13	public meetings or hearings. Notice of the public meetings or
14	hearings shall be made pursuant to subsection (d) and as
15	otherwise required by law.
16	(c) Before proceeding with any project that involves a
17	change in land use by the department, the department shall
18	obtain approval of the project by the community through a
19	referendum. Notice of the referendum shall be made pursuant to
20	subsection (d) and as otherwise required by law. All adult
21	residents of parcels within five miles of any portion of the



1	proposed	project shall be eligible to vote in the referendum.		
2	Any propo	osed project that does not receive approval by a		
3	majority	of votes cast shall be denied; provided that any blank,		
4	spoiled,	and invalid ballots shall not be tallied as votes cast.		
5	The offic	e of elections shall assist the department in		
6	conducting the referendum and adopt rules pursuant to chapter 91			
7	to effectuate the purposes of this subsection. The rules may			
8	authorize	the voting in the referendum to be conducted by mail.		
9	Costs ass	ociated with the referendum shall be borne by the		
10	departmen	it.		
11	(d)	In addition to any other requirement by law or rule,		
12	public no	otice pursuant to subsections (a), (b), and (c) shall be		
13	provided	as follows:		
14	(1)	By publication once a week for four successive weeks		
15		in a newspaper of general circulation serving the area		
16		described in subsection (d);		
17	(2)	By mailing the notice to each residence within five		
18		miles of the proposed project;		
19	(3)	By posting the notice in multiple publicly accessible		
20		areas of the property of the proposed project, if any;		
21		and		



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1 (4) By posting the notice in an easily accessible location 2 of the department's website." SECTION 4. Section 205-4, Hawaii Revised Statutes, is 3 4 amended to read as follows: "§205-4 Amendments to district boundaries involving land 5 6 areas greater than fifteen acres. (a) Any department or agency 7 of the State, any department or agency of the county in which 8 the land is situated, or any person with a property interest in 9 the land sought to be reclassified, may petition the land use 10 commission for a change in the boundary of a district. This 11 section applies to all petitions for changes in district 12 boundaries of lands within conservation districts, lands 13 designated or sought to be designated as important agricultural 14 lands, and lands greater than fifteen acres in the agricultural, 15 rural, and urban districts, except as provided in section 16 201H-38. The land use commission shall adopt rules pursuant to 17 chapter 91 to implement section 201H-38. 18 (b) Upon proper filing of a petition pursuant to subsection (a) the commission shall, within not less than sixty 19

and not more than one hundred and eighty days, conduct a hearing



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1 on the appropriate island in accordance with the provisions of 2 sections 91-9, 91-10, 91-11, 91-12, and 91-13, as applicable. 3 (C) Any other provision of law to the contrary 4 notwithstanding, notice of the hearing together with a copy of 5 the petition shall be served on the county planning commission 6 and the county planning department of the county in which the 7 land is located and all persons with a property interest in the 8 land as recorded in the county's real property tax records. In 9 addition, notice of the hearing shall be mailed to all persons 10 who have made a timely written request for advance notice of 11 boundary amendment proceedings [, and public] and each residence within five miles of the land sought to be reclassified. Public 12 notice shall be given at least once in the county in which the 13 14 land sought to be redistricted is situated as well as once statewide at least thirty days in advance of the hearing. 15 The 16 notice shall also be posted in multiple publicly accessible 17 areas of the land sought to be reclassified, if any, and in an 18 easily accessible location of the commission's website. The notice shall comply with section 91-9, shall indicate the time 19 20 and place that maps showing the proposed district boundary may



1 be inspected, and further shall inform all interested persons of 2 their rights under subsection (e). 3 Any other provisions of law to the contrary (d) 4 notwithstanding, prior to hearing of a petition the commission 5 and its staff may view and inspect any land which is the subject 6 of the petition. 7 (e) Any other provisions of law to the contrary 8 notwithstanding, agencies and persons may intervene in the 9 proceedings in accordance with this subsection. 10 (1)The petitioner, the office of planning, and the county 11 planning department shall in every case appear as 12 parties and make recommendations relative to the 13 proposed boundary change; 14 (2) All departments and agencies of the State and of the 15 county in which the land is situated shall be admitted 16 as parties upon timely application for intervention; 17 (3) All persons who have some property interest in the 18 land, who lawfully reside on the land, or who 19 otherwise can demonstrate that they will be so 20 directly and immediately affected by the proposed 21 change that their interest in the proceeding is



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1		clearly distinguishable from that of the general
2		public shall be admitted as parties upon timely
3		application for intervention;
4	(4)	All other persons may apply to the commission for
5		leave to intervene as parties. Leave to intervene
6		shall be freely granted; provided that the commission
7		or its hearing officer, if one is appointed, may deny
8		an application to intervene when in the commission's
9		or hearing officer's sound discretion it appears that:
10		(A) The position of the applicant for intervention
11		concerning the proposed change is substantially
12		the same as the position of a party already
13		admitted to the proceeding; and
14		(B) The admission of additional parties will render
15		the proceedings inefficient and unmanageable.
16		A person whose application to intervene is denied may
17		appeal the denial to the circuit court pursuant to
18		section 91-14; and
19	(5)	The commission, pursuant to chapter 91, shall adopt
20		rules governing the intervention of agencies and



1		pers	ons under this subsection. The rules shall
2		with	out limitation establish:
3		(A)	The information to be set forth in any
4			application for intervention;
5		(B)	The limits within which applications shall be
6			filed; and
7		(C)	Reasonable filing fees to accompany applications.
8	(f)	Toget	ther with other witnesses that the commission may
9	desire to	hear	at the hearing, it shall allow a representative
10	of a citi:	zen o:	r a community group to testify who indicates a
11	desire to	expro	ess the view of such citizen or community group
12	concerning	g the	proposed boundary change.
13	(g)	At a	ny time prior to the hearing or at the hearing, a
14	representa	ative	of a citizen or a community group, the
15	petitione:	r, a j	party, or an intervenor may request the commission
16	to obtain	appro	oval of the proposed boundary change by the
17	community	thro	ugh a referendum. Notice of the referendum shall
18	be mailed	to a	ny person, entity, or residence entitled to
19	receive a	ny no	tice pursuant to subsection (a) and shall be
20	posted in	the :	same manner as notices pursuant to subsection (a).
21	All adult	resid	dents of parcels within five miles of any portion



2 in the referendum. Any proposed boundary change that does not 3 receive approval by a majority of votes cast shall be denied; 4 provided that any blank, spoiled, and invalid ballots shall not 5 be tallied as votes cast. The office of elections shall assist 6 the commission in conducting the referendum and adopt rules 7 pursuant to chapter 91 to effectuate the purposes of this 8 subsection. The rules may authorize voting in the referendum to 9 be conducted by mail. Costs associated with the referendum 10 shall be borne by the commission. 11 $\left[\frac{g}{2}\right]$ (h) Within a period of not more than three hundred sixty-five days after the proper filing of a petition, unless 12 13 otherwise ordered by a court, or unless a time extension, which 14 shall not exceed ninety days, is established by a two-thirds 15 vote of the members of the commission, the commission, by filing 16 findings of fact and conclusions of law, shall act to approve 17 the petition, deny the petition, or to modify the petition by 18 imposing conditions necessary to uphold the intent and spirit of 19 this chapter or the policies and criteria established pursuant 20 to section 205-17 or to assure substantial compliance with 21 representations made by the petitioner in seeking a boundary

of the land sought to be reclassified shall be eligible to vote



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1 change. The commission may provide by condition that absent 2 substantial commencement of use of the land in accordance with 3 such representations, the commission shall issue and serve upon 4 the party bound by the condition an order to show cause why the 5 property should not revert to its former land use classification 6 or be changed to a more appropriate classification. Such 7 conditions, if any, shall run with the land and be recorded in 8 the bureau of conveyances.

9 $\left[\frac{(h)}{h}\right]$ (i) No amendment of a land use district boundary 10 shall be approved unless the commission finds upon the clear 11 preponderance of the evidence that the proposed boundary is 12 reasonable, not violative of section 205-2 and part III of this 13 chapter, and consistent with the policies and criteria 14 established pursuant to sections 205-16 and 205-17. Six 15 affirmative votes of the commission shall be necessary for any 16 boundary amendment under this section.

17 [(i)] (j) Parties to proceedings to amend land use 18 district boundaries may obtain judicial review thereof in the 19 manner set forth in section 91-14, provided that the court may 20 also reverse or modify a finding of the commission if such



finding appears to be contrary to the clear preponderance of the
evidence.

3 $\left[\frac{(j)}{(j)}\right]$ (k) At the hearing, all parties may enter into 4 appropriate stipulations as to findings of fact, conclusions of 5 law, and conditions of reclassification concerning the proposed 6 boundary change. The commission may but shall not be required 7 to approve such stipulations based on the evidence adduced." 8 SECTION 5. Chapter 304A, Hawaii Revised Statutes, is 9 amended by adding a new section to part VI, subpart D, to be 10 appropriately designated and to read as follows: 11 "§304A- Land use, enhanced public notice requirements; 12 **referendum.** (a) Within thirty days of filing a permit application to construct any project that involves a change in 13 14 land use by the university or the construction of a new project, execution of a new lease, or the extension of an existing lease 15 16 within the Mauna Kea science reserve, the university shall 17 provide public notice pursuant to subsection (d) and as 18 otherwise required by law. 19 (b) Within four months of filing a permit application to

20 construct any project that involves a change in land use by the

21 university or the construction of a new project, execution of a



1	new lease, or the extension of an existing lease within the
2	Mauna Kea science reserve, the university shall conduct not less
3	than three public meetings or hearings. Notice of the public
4	meetings or hearings shall be made pursuant to subsection (d)
5	and as otherwise required by law.
6	(c) Before proceeding with any project that involves a
7	change in land use by the university or the construction of a
8	new project, execution of a new lease, or the extension of an
9	existing lease within the Mauna Kea science reserve, the
10	university shall obtain approval of the project by the community
11	through a referendum. Notice of the referendum shall be made
12	pursuant to subsection (d) and as otherwise required by law.
13	All adult residents of parcels within five miles of any portion
14	of the proposed project shall be eligible to vote in the
15	referendum. For referendums concerning the Mauna Kea science
16	reserve, all adult residents of the county in which the Mauna
17	Kea science reserve is located shall be eligible to vote in the
18	referendum. Any proposed project that does not receive approval
19	by a majority of votes cast shall be denied; provided that any
20	blank, spoiled, and invalid ballots shall not be tallied as
21	votes cast. The office of elections shall assist the university



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1	in conduc	ting the referendum and adopt rules pursuant to chapter			
2	91 to eff	ectuate the purposes of this subsection. The rules may			
3	authorize voting in the referendum to be conducted by mail.				
4	<u>Costs ass</u>	Costs associated with the referendum shall be borne by the			
5	university.				
6	(d)	In addition to any other requirement by law or rule,			
7	public notice pursuant to subsections (a), (b), and (c) shall be				
8	provided	as follows:			
9	(1)	By publication once a week for four successive weeks			
10		in a newspaper of general circulation serving the area			
11		described in subsection (d);			
12	(2)	By mailing the notice to each residence within five			
13		miles of the proposed project; provided that for			
14		referendums concerning the Mauna Kea science reserve,			
15		this paragraph shall not apply;			
16	(3)	By posting the notice in multiple publicly accessible			
17		areas of the property of the proposed project, if any;			
18		and			
19	(4)	By posting the notice in an easily accessible location			
20		of the university's website."			



1 SECTION 6. There is appropriated out of the general 2 revenues of the State of Hawaii the sum of \$ or so much 3 thereof as may be necessary for fiscal year 2020-2021 for the 4 enhanced public notice requirements under this Act. 5 The sum appropriated shall be expended by the department of 6 Hawaiian home lands for the purposes of this Act. 7 SECTION 7. There is appropriated out of the general 8 revenues of the State of Hawaii the sum of \$ or so much 9 thereof as may be necessary for fiscal year 2020-2021 for the 10 enhanced public notice requirements under this Act. 11 The sum appropriated shall be expended by the department of 12 land and natural resources for the purposes of this Act. 13 SECTION 8. There is appropriated out of the general 14 revenues of the State of Hawaii the sum of \$ or so much 15 thereof as may be necessary for fiscal year 2020-2021 for the 16 enhanced public notice requirements under this Act. 17 The sum appropriated shall be expended by the land use 18 commission for the purposes of this Act. 19 SECTION 9. There is appropriated out of the general 20 revenues of the State of Hawaii the sum of \$ or so much



1 thereof as may be necessary for fiscal year 2020-2021 for the enhanced public notice requirements under this Act. 2 3 The sum appropriated shall be expended by the university of 4 Hawaii for the purposes of this Act. SECTION 10. Statutory material to be repealed is bracketed 5 6 and stricken. New statutory material is underscored. 7 SECTION 11. This Act shall take effect on July 1, 2020. 8 INTRODUCED BY: Kurt Fulla



Report Title: DHHL; DLNR; UH; Public Notice; Land Use; Appropriation

Description:

Establishes enhanced public notice requirements for change in land use by the Department of Hawaiian Home Lands, Department of Land and Natural Resources, or the University of Hawaii and boundary changes by the Land Use Commission. Requires approval of the project by the community through a referendum of nearby adult residents except for projects within the Mauna Kea science reserve, which require a referendum by all adult residents of the county in which the Mauna Kea science reserve is located. Appropriates funds.

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