### A BILL FOR AN ACT

RELATING TO CLIMATE CHANGE.

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

1	PART I
2	SECTION 1. As reflected in the findings of Act 32, Session
3	Laws of Hawai'i 2017 (Act 32), the legislature recognizes that
4	climate change is not only real, but it is also the overriding
5	challenge of the twenty-first century and one of the priority
6	issues of the senate. Climate change poses immediate and long-
7	term threats to the State's economy, sustainability, security,
8	and way of life.
9	Act 32 established the Hawai'i climate change mitigation and
10	adaptation commission and directed the commission, as a first
11	step, to focus on and develop sea level rise vulnerability and
12	adaptation reports that are required to include:
13	(1) Identification of the major areas of sea level rise
14	impacts affecting the State and counties through 2050;
15	(2) Identification of expected impacts of sea level rise
16	based on the latest scientific research for each area
17	through 2050;

1	(3)	Identification of the economic ramifications of sea			
2		level rise;			
3	(4)	Identification of applicable federal laws, policies,			
4		or programs that impact affected areas; and			
5	(5)	Recommendations for planning, management, and			
6		adaptation for hazards associated with increasing sea			
7		level rise.			
8	The	Hawai'i climate change mitigation and adaptation			
9	commissio	n submitted a Hawaiʻi sea level rise vulnerability and			
10	adaptatio	n report in December 2017. The report identifies, with			
11	maps at tax map key detail, areas that are susceptible to sea				
12	level rise impacts based on a 3.2-foot increase in sea level				
13	projected	to occur by mid-century or earlier. These areas are			
14	designate	d as the sea level rise exposure area projection, which			
15	the commi	ssion recommends be adopted as a sea level rise			
16	exposure area overlay to guide state and county adaptation				
17	strategies and standards for development. The Hawai'i sea level				
18	rise vuln	erability and adaptation report also made a number of			
19	recommend	ations to state and county agencies based on emerging			
20	good prac	tices to strengthen Hawaiʻi's overall readiness to face			
21	sea level	rise and climate change.			

_	The purpose of this Act is to implement the recommendations
2	of the Hawai'i sea level rise vulnerability and adaptation
3	report.
4	PART II
5	SECTION 2. The purpose of this part is to require all
6	state departments and agencies to implement the recommendations
7	of the Hawai'i sea level vulnerability and adaptation report.
8	SECTION 3. Chapter 27, Hawaii Revised Statutes, is amended
9	by adding a new part to be appropriately designated and to read
10	as follows:
11	"PART . SEA LEVEL RISE ADAPTION
12	§27- Responsibilities. (a) Each department and agency
13	of the State shall:
14	(1) Review its existing policies, regulatory processes,
15	and administrative rules to assess whether the
16	department or agency's regulatory framework supports
17	the smart redevelopment of urban areas as part of sea
18	level rise adaptation planning; provided that the
19	first review shall be completed no later than July 1,
20	2021, and subsequent reviews shall be conducted at
21	least once every five years;

1	(2)	Update capital improvement planning to:
2		(A) Incorporate sea level rise projections; and
3		(B) Prioritize infrastructure improvements for urban
4		areas identified as priority redevelopment areas
5		by the standing committee on sea level rise and
6		managed retreat established pursuant to section
7		225M A(d);
8	(3)	Adopt a review and approval process to ensure that new
9		developments and capital improvement projects with an
10		expected life span of thirty years or more incorporate
11		sea level rise in the development or project's design
12		and siting. The State shall require:
13		(A) New developments and capital improvement projects
14		to include an in-depth analysis of sea level rise
15		impacts based on elevation, tolerance for risk,
16		and lifetime of the structure; and
17		(B) Redevelopments within existing footprints to be
18		dependent on established, resilient building
19		design guidelines, or otherwise be subject to
20		relocation to a more suitable area;

1	(4)	Develop design standards for existing and proposed
2		land uses that limit urban growth and increase flood
3		resiliency within sea level rise exposure areas;
4	(5)	Develop guidance for developers to assist with the
5		integration of sea level rise in project design and
6		encourage the use of best management practices for
7		incorporating green and sustainable approaches in all
8		stages of project development;
9	(6)	If applicable, consider adopting rules or policies
10		that encourage property owners at risk due to coastal
11		flooding to purchase flood insurance;
12	(7)	Incorporate projected sea level rise into hazard
13		mitigation plans;
14	(8)	Adopt a statewide program that supports county
15		participation in the building code effectiveness
16		grading schedule program, administered by the
17		International Organization for Standardization;
18	(9)	Develop a pre-disaster recovery framework that
19		incorporates opportunities to adapt to sea level rise
20		through disaster recovery:

1	(10)	Prioritize the preservation of coral reefs when taking
2		actions that may affect the health of the coral reefs
3		of the State; and

- 4 (11) Conduct an in-depth assessment of critical 5 infrastructure that is at risk due to climate change and sea level rise, including critical infrastructure 6 7 within sea level rise exposure areas. The assessment 8 shall examine the vulnerability and evaluation of 9 adaptation strategies for the infrastructure. The 10 assessment shall consider the current condition of the 11 infrastructure and the remaining years of useful life. 12 The State shall use the assessment to prioritize 13 investment to protect, retrofit, or relocate the 14 infrastructure. The first assessment shall be 15 completed no later than July 1, 2019, and subsequent 16 assessments shall be conducted at least once every **17** five years.
- (b) Except for subsection (a) (1), the governor may
  delegate the duties required by subsection (a) to one or more
  specific executive departments or agencies.

1 (c) For purposes of this section, "sea level rise exposure 2 area" means a sea level rise exposure area identified and 3 officially designated by the Hawaii climate change mitigation 4 and adaptation commission or its successor. 5 §27 -Report. The office of the governor shall report to 6 the legislature on its progress regarding the implementation of 7 this part. The governor shall submit a report of its findings 8 and recommendations, including any proposed legislation, to the 9 legislature no later than twenty days prior to the convening of 10 each regular session." 11 SECTION 4. Section 27-1, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "§27-1 Functions of statewide concern. The purpose of the 14 chapter is to fix responsibility for certain functions, which are of statewide concern, in the state government. These 15 16 functions which are declared to be state functions are as 17 follows: 18 (1) Planning, construction, improvement and maintenance of 19 public school facilities and grounds and the 20 transportation of school children; provided that

nothing in this paragraph shall preclude the several

21

1		counties from expending their own funds to supplement
2		state funds;
3	(2)	Burial of indigents;
4	(3)	Planning, construction, improvement, maintenance, and
5		operation of public hospitals and other public health
6		and medical facilities;
7	(4)	Rendering of medical treatment and hospitalization
8		services to state and county pensioners;
9	(5)	Administration and operation of district courts; [and]
10	(6)	Providing information and services to the public
11		through joint cooperation with the several
12		counties[-]; and
13	(7)	Developing, adapting, and implementing
14		recommendations, policies, and practices related to
15		climate change mitigation and adaption."
16	SECT	ION 5. There is appropriated out of the general
17	revenues	of the State of Hawaii the sum of \$ or so
18	much there	eof as may be necessary for fiscal year 2020-2021 for
19	the purpor	ses of implementing this part.
20	The	sum appropriated shall be allotted by the department of
21	accounting	g and general services to the respective state agencies

1	for expenditure as may be necessary to fulfill the purposes of
2	this Act.
3	PART III
4	SECTION 6. The purpose of this part is to require the
5	counties to implement recommendations of the Hawai'i sea level
6	vulnerability and adaptation report.
7	SECTION 7. Chapter 46, Hawaii Revised Statutes, is amended
8	by adding a new part to be appropriately designated and to read
9	as follows:
10	"PART . SEA LEVEL RISE ADAPTATION
11	§46-A Responsibilities. (a) Each county shall:
12	(1) Review its existing policies, regulatory processes,
13	and administrative rules to assess whether the
14	county's regulatory framework supports the smart
15	redevelopment of urban areas as part of sea level rise
16	adaptation planning; provided that the first review
17	shall be completed no later than July 1, 2021, and
18	subsequent reviews shall be conducted at least once
19	every five years;
20	(2) In consultation with the State, conduct a

comprehensive regional market assessment for each

21

•		arba	m area identified as a priority redevelopment area
2		by t	he standing committee on sea level rise and
3		mana	ged retreat established pursuant to section
4		225M	I-A(d). The assessment shall:
5		(A)	Provide defensible estimates of current market
6			conditions and opportunities for supportable
7			future growth across various economic sectors;
8		(B)	Identify specific opportunities for future growth
9			across various economic sectors;
10		(C)	Consider the depth of the market for potential
11	•		uses by analyzing workforce, demographic, and
12			economic data sets; and
13		(D)	Include quantitative and qualitative information
14			that presents a comprehensive assessment of the
15			market and defines supportable residential,
16			commercial, and industrial development potential;
17	(3)	In c	onsultation with the State, and based on the
18		comp	rehensive regional market assessments required by
19		para	graph (2), develop detailed redevelopment
20		stra	tegies for each urban area identified as a
21		prio	rity redevelopment area by the standing committee

,	
,	

1		on s	sea level rise and managed retreat established
2	÷	purs	suant to section 225M-A(d). The strategy shall
3		incl	ude:
4		(A)	Site-level assessments recommending the highest
5			and best use for the priority redevelopment site;
6			and
7		(B)	Detailed redevelopment strategies to support
8			successful redevelopment of priorities areas,
9			including specific recommendations that tailor to
10			the unique local conditions of each redevelopment
11			area;
12	(4)	Upda	te capital improvement planning to:
13		(A)	Incorporate sea level rise; and
14		(B)	Prioritize infrastructure improvements for urban
15			areas identified as priority redevelopment areas
16			by the standing committee on sea level rise and
17			managed retreat established pursuant to section
18			225M A(d);
19	(5)	Adop	t a review and approval process to ensure that new
20		deve	lopments and capital improvement projects with an
21		expe	cted life span of thirty years or more incorporate

### S.B. NO. 3099 S.D. 1

1		sea level rise in the development or project's design
2		and siting. The counties shall require:
3		(A) New developments and capital improvement projects
4		to include an in-depth analysis of sea level rise
5		impacts based on elevation, tolerance for risk,
6		and lifetime of the structure; and
7		(B) Redevelopments within existing footprints to be
8		dependent on established, resilient building
9		design guidelines, or otherwise be subject to
10		relocation to a more suitable area;
11	(6)	Develop design standards for existing and proposed
12		land uses that limit urban growth and increase flood
13		resiliency within sea level rise exposure areas;
14	(7)	Develop guidance for developers to assist with the
15		integration of sea level rise in project design and
16		encourage the use of best management practices for
17		incorporating green and sustainable approaches in all
18		stages of project development;
19	(8)	Take into consideration future sea level rise when
20		adopting or revising flood standards and flood maps;

1	(9)	consider adopting ordinances that require structures
2		built in coastal zone A flood zones be constructed in
3		compliance with zone V flood zone construction
4		standards. For purposes of this paragraph, "coastal
5		zone A" and "zone V " shall refer to areas designated
6		as a zone A or zone V, respectively, by the National
7		Flood Insurance Program;
8	(10)	Participate in the National Flood Insurance Program's
9		Community Rating System;
10	(11)	Consider adopting ordinances or policies that
11		encourage property owners at risk due to coastal
12		flooding to purchase flood insurance;
13	(12)	Incorporate projected sea level rise into hazard
14		mitigation plans;
15	(13)	Develop a pre-disaster recovery framework that
16		incorporates opportunities to adapt to sea level rise
17		through disaster recovery;
18	(14)	Prioritize the preservation of coral reefs when taking
19		actions that may affect the health of the coral reefs
20		of the respective county;

## S.B. NO. 3099 S.D.

1	(15)	Conduct an in-depth assessment of critical
2		infrastructure that is at risk to climate change and
3		sea level rise, including critical infrastructure
4		within sea level rise exposure areas. The assessment
5		shall examine the vulnerability and evaluation of
6		adaptation strategies for the infrastructure. The
7		assessment shall consider the current condition of the
8		infrastructure and the remaining years of useful life.
9		The counties shall use the data to prioritize
10		investment to protect, retrofit, or relocate the
11		infrastructure; and
12	(16)	Consider ordinances that create transfer of
13		development rights and purchase of development rights
14		programs; provided that the programs are created to
15		facilitate the managed retreat from sea level rise
16		exposure areas and preserve beaches from the effects
17		of sea level rise.
18	(b)	For purposes of this section, "sea level rise exposure
19	area" mea	ns a sea level rise exposure area identified and
20	officiall	y designated by the Hawaii climate change mitigation
21	and adapt	ation commission or its successor.

1	§46-B Report. Each county shall report to the legislature
2	regarding its progress on the implementation of this part. The
3	county shall submit the report of its findings and
4	recommendations, including any proposed legislation, to the
5	legislature no later than twenty days prior to the convening of
6	each regular session."
7	SECTION 8. There is appropriated out of the general
8	revenues of the State of Hawaii the following sums or so much
9	thereof as may be necessary for fiscal year 2020-2021 to assist
10	the counties in implementing this part:
11	County of Hawaii \$
12	County of Kauai \$
13	County of Maui \$
14	City and county of Honolulu \$
15	Total \$
16	The sums appropriated shall constitute the State's share of
17	the cost of the mandated program under article VIII, section 5,
18	of the Hawaii State Constitution.
19	PART IV

1	SECTION 9. The purpose of this part is to implement
2	provisions of the Hawai'i sea level vulnerability and adaptation
3	report relating to the office of planning.
4	SECTION 10. Chapter 225M, Hawaii Revised Statutes, is
5	amended by adding two new sections to be appropriately
6	designated and to read as follows:
7	"§225M-A Sea level rise; exposure areas; mitigation. (a)
8	The office of planning shall integrate into state planning the
9	recommendations from the Hawaii climate change mitigation and
10	adaptation commission regarding sea level rise exposure areas.
11	Specifically, the office of planning shall consider:
12	(1) Immediate opportunities to implement sea level rise
13	adaptation actions;
14	(2) The promotion of managed retreat from the shoreline
15	where feasible, including the planning of new
16	developments outside of sea level rise exposure areas
17	(3) The protection of coastal areas and beaches from
18	inappropriate development in light of potential sea
19	level rise; and
20	(4) The creation of incentives for flood risk avoidance.



1	(b)	The office of planning shall develop specific guidance
2	to apply:	
3	(1)	The climate change adaptation priority guidelines
4		established by section 226-109; and
5	(2)	Actions recommended by the Hawaii sea level rise
6		vulnerability and adaptation report, issued by the
7		Hawaii climate change mitigation and adaptation
8		commission or its successor, to address sea level rise
9		impacts,
10	in plans	and programs within the state planning system.
11	(c)	The office of planning shall maintain an inventory of
12	lands sui	table for future development outside of sea level rise
13	exposure a	areas. The inventory shall:
14	(1)	Request the counties to identify, assess, and
15		prioritize underutilized land within urban zoned areas
16		that could be redeveloped in a manner that is
17		resilient to sea level rise;
18	(2)	Assess potential developable lands outside of urban
19		growth boundaries that are suitable for future
20		development;

1	<u>(3)</u>	Revi	ew existing redevelopment plans or studies to
2		asse	ss the consistency of the plans with state goals
3		rela	ting to sea level rise and managed retreat;
4	(4)	Incl	ude the following factors in the inventory:
5		(A)	Existing land use classification and ownership;
6		<u>(B)</u>	Historic land use patterns;
7		<u>(C)</u>	Critical land uses such as agriculture and
8			conservation for water resources;
9		(D)	Whether the area is currently eroding;
10		<u>(E)</u>	Whether shoreline armoring is already in place in
11			the area;
12		<u>(F)</u>	Whether the area has a high potential for
13			landward migration;
14		<u>(G)</u>	Whether the area has particular social, cultural,
15			economic, or environmental value;
16		<u>(H)</u>	Whether the area currently supports critical
17			infrastructure; and
18		<u>(I)</u>	Anticipated vulnerability of the area to sea
19			level rise impacts; and
20	(5)	Be d	eveloped in coordination with the counties.

1	<u>(d)</u>	The	office of planning shall establish a standing
2	committee	on s	ea level rise and managed retreat, to be chaired
3	by the di	recto	r of the office of planning and to consist of any
4	relevant	state	or county officials invited by the director of
5	the offic	e of	planning. The committee shall conduct detailed
6	risk anal	yses	of urban areas vulnerable to sea level rise. The
7	committee	shal	l be exempt from part I of chapter 92. The risk
8	analyses	shall	<u>:</u>
9	(1)	Use	data from:
10		(A)	Vulnerability assessment results compiled by the
11			Hawaii climate change mitigation and adaptation
12			commission and published in the Hawaii sea level
13			rise vulnerability and adaptation report; and
14		<u>(B)</u>	The land inventory compiled pursuant to
15			subsection (c);
16	(2)	Quan	tify potential losses for the identified urban
17		area	s, including:
18		<u>(A)</u>	Structural losses;
19		<u>(B)</u>	Economic losses;
20		<u>(C)</u>	<pre>Income level losses;</pre>
21		(D)	Job losses;

1		(E) Wage losses;
2		(F) Tax revenue losses; and
3	. <u>(</u>	(G) Social justice losses;
4	<u>(3)</u>	Identify priority areas for smart redevelopment as
5	Ī	part of a managed retreat strategy using the data
6	<u>1</u>	referenced in paragraph (1) and the quantifying
7	<u> </u>	analysis done pursuant to paragraph (2); and
8	(4)	Conduct an analysis comparing the costs and benefits
9	<u>c</u>	of taking actions to mitigate or reduce the impacts of
10	S	sea level rise compared to the costs and benefits of
11	<u>r</u>	not taking any action.
12	The co	ommittee on sea level rise and managed retreat shall
13	submit a re	eport of its findings and recommendations, including
14	any propose	ed legislation, to the legislature no later than
15	twenty days	s prior to the convening of each regular session.
16	(e) F	For purposes of this section, "sea level rise exposure
17	area" means	s a sea level rise exposure area identified and
18	officially	designated by the Hawaii climate change mitigation
19	and adaptat	cion commission or its successor.
20	<u>§225M-</u>	Beach preservation; willing seller program. (a)
21	The office	of planning shall establish a willing seller program.



1	The program shall identify property owners that are willing to
2	sell their property or relocate outside of sea level rise
3	exposure areas; provided that:
4	(1) The property being sold or relocated from is adjacent
5	to a beach that is at risk of disappearing due to sea
6	level rise; and
7	(2) The office of planning determines that acquisition of
8	the property would be useful to protect the at-risk
9	beach.
10	(b) The office of planning may adopt rules pursuant to
11	chapter 91 to effectuate the purposes of this section.
12	(c) For purposes of this section, "sea level rise exposure
13	areas" means a sea level rise exposure area identified and
14	officially designated by the Hawaii climate change mitigation
15	and adaptation commission or its successor."
16	SECTION 11. (a) The office of planning shall develop a
17	financing strategy to address the costs of adaptation to sea
18	level rise. The strategy shall consider potential federal,
19	state, county, private sector, and philanthropic sources to
20	secure significant and sustainable funding for investments that

1 reduce risks, harm to persons, and spending in response to 2 disasters associated with sea level rise. 3 (b) The financing strategy shall address any costs 4 anticipated due to sea level rise, including but not limited to: 5 Land acquisition, including land acquisition for (1) 6 wetland and beach migration and public access; 7 (2) Relocation or retrofitting of critical infrastructure; 8 (3) Relocation or retrofitting of residential areas to 9 increase flood resiliency; and 10 (4)Costs identified by: 11 (A) A comprehensive market assessment developed by a 12 county pursuant to section 46-A(a)(2); 13 (B) A redevelopment strategy developed by a county 14 pursuant to section 46-A(a)(3); and 15 (C) The climate change resilience study conducted by 16 the department of land and natural resources 17 pursuant to section 22 of this Act. 18 The office of planning may consider as part of the 19 strategy proposed laws or ordinances to: 20 (1) Develop tax incentive programs and special tax 21 districts;

1	(2)	Create incentives to encourage landward relocation,
2		infrastructure retrofitting, siting of new
3		development, conservation of open space, and
4		preservation or restoration of natural flood buffers;
5	(3)	Utilize private sector funding sources, including
6		voluntary contribution of funding or compensatory
7		payment of assessments such as impact fees,
8		sustainability fees on permit applications for new
9		development, or other assessments on real property;
10	(4)	Identify grant opportunities from philanthropic
11		interests; and
12	(5)	Create a statewide nonprofit organization to raise
13		funds for projects to protect vulnerable populations,
14		including persons who are economically disadvantaged,
15		seniors, disabled persons, and veterans.
16	(d)	The office of planning shall submit a report of its
17	findings	and recommendations, including any proposed
18	legislati	on, to the legislature no later than twenty days prior
19	to the co	nvening of the regular session of 2022.
20		PART V

1	SECTIO	N 12. The purpose of this part is to implement
2	provisions	of the Hawai'i sea level vulnerability and adaptation
3	report rela	ting to the land use commission.
4	SECTIO	N 13. Chapter 205, Hawaii Revised Statutes, is
5	amended by	adding a new section to part I to be appropriately
6	designated	and to read as follows:
7	" <u>§205-</u>	Managed retreat; agricultural and conservation
8	lands. (a)	The commission may develop a policy to address the
9	managed ret	reat of urban areas onto lands zoned for agricultural
10	and conserv	ation use; provided that the policy:
11	<u>(1)</u> <u>S</u>	upports the State's sustainability goals;
12	<u>(2)</u> <u>P</u>	rotects agricultural and conservation lands to the
13	<u>g</u>	reatest extent possible; and
14	<u>(3)</u> <u>I</u>	ncludes guidelines to:
15	<u>(</u> .	A) Minimize urban sprawl;
16	<u>(</u> :	B) Promote energy and transportation efficiencies;
17	(	C) Reduce hazard exposure; and
18	<u>(</u> 1	D) Protect important agricultural lands, natural
19		resources, and environmentally or culturally
20		sensitive areas.

1 The commission may amend state land use district boundaries to accommodate urban expansions into areas outside of 2 3 sea level rise exposure areas; provided that the amendments are 4 consistent with the policy developed by the commission pursuant 5 to subsection (a). 6 (c) For purposes of this section, "sea level rise exposure area" means a sea level rise exposure area identified and 7 8 officially designated by the Hawaii climate change mitigation 9 and adaptation commission or its successor." 10 PART VI 11 SECTION 14. The purpose of this part is to make changes to 12 the State's coastal zone management law as recommended by the 13 Hawai'i sea level rise vulnerability and adaptation report. SECTION 15. Section 205A-2, Hawaii Revised Statutes, is 14 15 amended by amending subsections (b) and (c) to read as follows: 16 "(b) Objectives. 17 (1) Recreational resources; 18 (A) Provide coastal recreational opportunities 19 accessible to the public. 20 (2) Historic resources;

1		(A)	Protect, preserve, and, where desirable, restore
2			those natural and manmade historic and
3			prehistoric resources in the coastal zone
4			management area that are significant in Hawaiian
5			and American history and culture.
6	(3)	Scen	aic and open space resources;
7		(A)	Protect, preserve, and, where desirable, restore
8			or improve the quality of coastal scenic and open
9			space resources.
10	(4)	Coas	tal ecosystems;
11		(A)	Protect valuable coastal ecosystems, including
12			reefs, from disruption and minimize adverse
13			impacts on all coastal ecosystems.
14	(5)	Econ	omic uses;
15		(A)	Provide public or private facilities and
16			improvements important to the State's economy in
17			suitable locations.
18	(6)	Coas	tal hazards;
19		(A)	Reduce hazard to life and property from tsunami,
20			storm waves, stream flooding, erosion,
21			subsidence, and pollution.

1	(7)	Managing development;
2		(A) Improve the development review process,
3		communication, and public participation in the
4		management of coastal resources and hazards.
5	(8)	Public participation;
6		(A) Stimulate public awareness, education, and
7		participation in coastal management.
8	(9)	Beach protection;
9		(A) Protect beaches for public use and recreation.
10	(10)	Marine resources;
11		(A) Promote the protection, use, and development of
12		marine and coastal resources to assure their
13		sustainability.
14	(11)	Sea level rise;
15		(A) Promote adaption strategies for accommodation,
16		protection, and retreat in response to sea level
17		rise.
18	(c)	Policies.
19	(1)	Recreational resources;
20		(A) Improve coordination and funding of coastal
21		recreational planning and management; and



# **S.B. NO.** 3099 S.D. 1

1	(B) Prov	ide adequate, accessible, and diverse
2	recre	eational opportunities in the coastal zone
3	manag	gement area by:
4	(i)	Protecting coastal resources uniquely suited
5		for recreational activities that cannot be
6		provided in other areas;
7	(ii)	Requiring replacement of coastal resources
8		having significant recreational value
9		including, but not limited to surfing sites,
10		fishponds, and sand beaches, when [such]
11		those resources will be unavoidably damaged
12		by development; or requiring reasonable
13		monetary compensation to the State for
14		recreation when replacement is not feasible
15		or desirable;
16	(iii)	Providing and managing adequate public
17		access, consistent with conservation of
18		natural resources, to and along shorelines
19		with recreational value;

1	(iv)	Providing an adequate supply of shoreline
2		parks and other recreational facilities
3		suitable for public recreation;
4	(v)	Ensuring public recreational uses of county,
5		state, and federally owned or controlled
6		shoreline lands and waters having
7		recreational value consistent with public
8		safety standards and conservation of natural
9		resources;
10	(vi)	Adopting water quality standards and
11		regulating point and nonpoint sources of
12		pollution to protect, and where feasible,
13		restore the recreational value of coastal
14		waters;
15	(vii)	Developing new shoreline recreational
16		opportunities, where appropriate, such as
17		artificial lagoons, artificial beaches, and
18		artificial reefs for surfing and fishing;
19		and
20	(viii)	Encouraging reasonable dedication of
21		shoreline areas with recreational value for

1			public use as part of discretionary
. 2			approvals or permits by the land use
3			commission, board of land and natural
4			resources, and county authorities; and
5			crediting [such] the dedication against the
6			requirements of section 46-6[+].
7	(2)	Hist	oric resources;
8		(A)	Identify and analyze significant archaeological
9			resources;
10		(B)	Maximize information retention through
11			preservation of remains and artifacts or salvage
12			operations; and
13		(C)	Support state goals for protection, restoration,
14			interpretation, and display of historic
15			resources[+].
16	(3)	Scen	ic and open space resources;
17		(A)	Identify valued scenic resources in the coastal
18			zone management area;
19		(B)	Ensure that new developments are compatible with
20			their visual environment by designing and
21			locating [such] the developments to minimize the

1			alteration of natural landforms and existing
2			public views to and along the shoreline;
3		(C)	Preserve, maintain, and, where desirable, improve
4			and restore shoreline open space and scenic
5			resources; and
6		(D)	Encourage those developments that are not coastal
7			dependent to locate in inland areas[+].
8	(4)	Coas	tal ecosystems;
9		(A)	Exercise an overall conservation ethic, and
10			practice stewardship in the protection, use, and
11			development of marine and coastal resources;
12		(B)	Improve the technical basis for natural resource
13			management;
14		(C)	Preserve valuable coastal ecosystems, including
15			reefs, of significant biological or economic
16			importance;
17		(D)	Minimize disruption or degradation of coastal
18			water ecosystems by effective regulation of
19			stream diversions, channelization, and similar
20			land and water uses, recognizing competing water
21			needs; and

1		(E)	Promote water quantity and quality planning and
2			management practices that reflect the tolerance
3			of fresh water and marine ecosystems and maintain
4			and enhance water quality through the development
5			and implementation of point and nonpoint source
6			water pollution control measures[ $ au$ ].
7	(5)	Econ	omic uses;
8		(A)	Concentrate coastal dependent development in
9			appropriate areas;
10		(B)	Ensure that coastal dependent development such as
11			harbors and ports, and coastal related
12			development such as visitor industry facilities
13			and energy generating facilities, are located,
14			designed, and constructed to minimize adverse
15			social, visual, and environmental impacts in the
16			coastal zone management area; and
17		(C)	Direct the location and expansion of coastal
18			dependent developments to areas presently
19			designated and used for [such] those developments
20			and permit reasonable long-term growth at [such]
21			those areas, and permit coastal dependent

1		deve	lopment outside of presently designated areas
2		when	:
3		(i)	Use of presently designated locations is not
4			feasible;
5		(ii)	Adverse environmental effects are minimized;
6			and
7		(iii)	The development is important to the State's
8			economy[+].
9	(6)	Coastal h	azards;
10		(A) Deve	lop and communicate adequate information
11		abou	t storm wave, tsunami, flood, erosion,
12		subs	idence, and point and nonpoint source
13		poll	ution hazards;
14		(B) Cont	rol development in areas subject to storm
15		wave	, tsunami, flood, erosion, hurricane, wind,
16		subs	idence, and point and nonpoint source
17		poll	ution hazards;
18		(C) Ensu	re that developments comply with requirements
19		of t	he Federal Flood Insurance Program; and
20		(D) Prev	ent coastal flooding from inland projects[+].
21	(7)	Managing	development:

#### S.B. NO. 3099 S.D. 1

1		(A)	ose, implement, and enforce existing law
2			effectively to the maximum extent possible in
3			managing present and future coastal zone
4			development;
5		(B)	Facilitate timely processing of applications for
6			development permits and resolve overlapping or
7			conflicting permit requirements; and
8		(C)	Communicate the potential [short] short- and
9			long-term impacts of proposed significant coastal
10			developments early in their life cycle and in
11			terms understandable to the public to facilitate
12			public participation in the planning and review
13			process[+].
14	(8)	Publ	ic participation;
15		(A)	Promote public involvement in coastal zone
16			management processes;
17		(B)	Disseminate information on coastal management
18			issues by means of educational materials,
19			published reports, staff contact, and public
20			workshops for persons and organizations concerned

1			with coastal issues, developments, and government
2			activities; and
3		(C)	Organize workshops, policy dialogues, and site-
4			specific mediations to respond to coastal issues
5			and conflicts[+].
6	(9)	Beac	ch protection;
7		(A)	Locate new structures inland from the shoreline
8			setback to conserve open space, minimize
9			interference with natural shoreline processes,
10			and minimize loss of improvements due to erosion;
11		(B)	Prohibit construction of private erosion-
12			protection structures seaward of the shoreline,
13			except when they result in improved aesthetic and
14			engineering solutions to erosion at the sites and
15			do not interfere with existing recreational and
16			waterline activities;
17		(C)	Minimize the construction of public erosion-
18			protection structures seaward of the shoreline;
19		(D)	Prohibit private property owners from creating a
20			public nuisance by inducing or cultivating the

1			private property owner's vegetation in a beach
2			transit corridor; and
3		(E)	Prohibit private property owners from creating a
4			public nuisance by allowing the private property
5			owner's unmaintained vegetation to interfere or
6			encroach upon a beach transit corridor[+].
7	(10)	Mari	ne resources;
8		(A)	Ensure that the use and development of marine and
9			coastal resources are ecologically and
10			environmentally sound and economically
11			beneficial;
12		(B)	Coordinate the management of marine and coastal
13			resources and activities to improve effectiveness
14			and efficiency;
15		(C)	Assert and articulate the interests of the State
16			as a partner with federal agencies in the sound
17			management of ocean resources within the United
18			States exclusive economic zone;
19		(D)	Promote research, study, and understanding of
20			ocean processes, marine life, and other ocean
21			resources to acquire and inventory information

1		necessary to understand how ocean development
2		activities relate to and impact upon ocean and
3		coastal resources; and
4	(E)	Encourage research and development of new,
5		innovative technologies for exploring, using, or
6		protecting marine and coastal resources.
7	<u>(11)</u>	level rise;
8	<u>(A)</u>	Identify coastal areas that are vulnerable to sea
9		<pre>level rise;</pre>
10	<u>(B)</u>	Control development in areas subject to sea level
11		rise and associated hazards, including coastal
12		flooding, erosion, storm surge from tropical
13		cyclones, beach loss, and pollution; and
14	<u>(C)</u>	Promote development that takes into consideration
15		adaptation strategies for accommodation,
16		protection, and retreat in response to sea level
17		rise."
18		PART VII
19	SECTION 1	6. The purpose of this part is to implement
20	provisions of	the Hawai'i sea level vulnerability and adaptation
21	report relatin	g to the office of environmental quality control.



- SECTION 17. Chapter 341, Hawaii Revised Statutes, is
   amended by adding a new section to be appropriately designated
- 3 and to read as follows:
- 4 "S341- Sea level rise; environmental review process;
- 5 guidance. (a) The director shall issue specific guidance on
- 6 integrating:
- 7 (1) Sea level rise; and
- 8 (2) Climate change,
- 9 in the environmental review process.
- 10 (b) Guidance on sea level rise shall highlight the need
- 11 for analysis of the proposed action in terms of design and
- 12 siting to address the impacts of sea level rise, using the sea
- 13 level rise exposure area as a vulnerability zone.
- (c) Guidance on integrating climate change shall highlight
- 15 the need for analysis of the proposed action in the context of
- 16 the future state of the environment.
- 17 (d) The guidance required by this section shall be modeled
- 18 after the federal guidance issued by the United States Council
- on Environmental Quality for federal departments and agencies on
- 20 consideration of greenhouse gas emissions and the effects of
- 21 climate change.

1	(e) For purposes of this section, "sea level rise exposure
2	area" means a sea level rise exposure area identified and
3	officially designated by the Hawaii climate change mitigation
4	and adaptation commission or its successor."
5	PART VIII
6	SECTION 18. The purpose of this part is to implement parts
7	of the Hawai'i sea level vulnerability and adaptation report
8	relating to the board of land and natural resources.
9	SECTION 19. Section 6E-3, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§6E-3 Historic preservation program. There is
12	established within the department a division to administer a
13	comprehensive historic preservation program, which shall include
14	but not be limited to the following:
15	(1) Development of an ongoing program of historical,
16	architectural, and archaeological research and
17	development, including surveys, excavations,
18	scientific recording, interpretation, signage, and
19	publications on the State's historical and cultural
20	resources;

•	(2)	requisition of miscoric of cultural properties, real
2		or personal, in fee or in any lesser interest, by
3		gift, purchase, condemnation, devise, bequest, land
4		exchange, or other means; preservation, restoration,
5		administration, or transference of the property; and
6		the charging of reasonable admissions to that
7		property;
8	(3)	Development of a statewide survey and inventory to
9		identify and document historic properties, aviation
10		artifacts, and burial sites, including [all]:
11		(A) All those owned by the State and the counties;
12		and
13		(B) Traditional and customary native Hawaiian
14		cultural resources and practices impacted by sea
15		<pre>level rise;</pre>
16	(4)	Preparation of information for the Hawaii register of
17		historic places and listing on the national register
18		of historic places;
19	(5)	Preparation, review, and revisions of a state historic
20		preservation plan, including budget requirements and
21		land use recommendations;

1	(6)	Application for and receipt of gifts, grants,
2		technical assistance, and other funding from public
3		and private sources for the purposes of this chapter;
4	(7)	Provision of technical and financial assistance to the
5		counties and public and private agencies involved in
6		historic preservation activities;
7	(8)	Coordination of activities of the counties in
8		accordance with the state plan for historic
9		preservation;
10	(9)	Stimulation of public interest in historic
11		preservation, including the development and
12		implementation of interpretive programs for historic
13		properties listed on or eligible for the Hawaii
14		register of historic places;
15	(10)	Coordination of the evaluation and management of
16		burial sites as provided in section 6E-43;
17	(11)	Acquisition of burial sites in fee or in any lesser
18		interest, by gift, purchase, condemnation, devise,
19		bequest, land exchange, or other means, to be held in
20		trust;

1	(12)	The development of a culturally-based adaptation
2		process and protocols to preserve burial sites, burial
3		goods, human skeletal remains, and native Hawaiian
4		cultural resources and practices that may be impacted
5		by sea level rise; provided that the process and
6		protocols shall be developed in consultation with:
7		(A) The office of Hawaiian affairs;
8		(B) Island burial councils established by section
9		6E-43.5; and
10		(C) Other native Hawaiian organizations across the
11		State;
12	[ <del>(12)</del> ]	(13) Submittal of an annual report to the governor
13		and legislature detailing the accomplishments of the
14		year, recommendations for changes in the state plan or
15		future programs relating to historic preservation, and
16		an accounting of all income, expenditures, and the
17		fund balance of the Hawaii historic preservation
18		special fund;
19	[ <del>(13)</del> ]	(14) Regulation of archaeological activities
20		throughout the State;

1	[ <del>(14)</del> ]	(15) Employment of sufficient professional and
2		technical staff for the purposes of this chapter which
3		shall be in accordance with chapter 76;
4	[ <del>(15)</del> ]	(16) The charging of fees to be determined by the
5		department that are proportional to the nature and
6		complexity of the projects or services provided, and
7		adjusted from time to time to ensure that the
8		proceeds, together with all other fines, income, and
9		penalties collected under this chapter, do not surpass
10		the annual operating costs of the comprehensive
11		historic preservation program;
12	[ <del>(16)</del> ]	(17) Adoption of rules in accordance with chapter 91,
13		necessary to carry out the purposes of this chapter;
14		and
15	[ <del>(17)</del> ]	(18) Development and adoption, in consultation with
16		the office of Hawaiian affairs native historic
17		preservation council, of rules governing permits for
18		access by native Hawaiians and Hawaiians to cultural,
19		historic, and pre-contact sites and monuments."
20	SECT	ION 20. Section 171-6, Hawaii Revised Statutes, is
21	amended to	o read as follows:

1	<b>"</b> §17	1-6 Powers. Except as otherwise provided by law, the
2	board of	land and natural resources shall have the powers and
3	functions	granted to the heads of departments and the board of
4	land and	natural resources under chapter 26.
5	In a	ddition to the foregoing, the board may:
6	(1)	Adopt a seal;
7	(2)	Administer oaths;
8	(3)	Prescribe forms of instruments and documents;
9	(4)	Adopt rules which, upon compliance with chapter 91,
10		shall have the force and effect of law;
11	(5)	Set, charge, demand, and collect reasonable fees for
12		the preparation of documents to be issued, for the
13		surveying of public lands, and for the issuing of
14		certified copies of its government records, which
15		fees, when collected, shall be deposited into the
16		state general fund, unless otherwise specified in this
17		chapter;
18	(6)	Establish additional restrictions, requirements, or
19		conditions, not inconsistent with those prescribed in
20		this chapter, relating to the use of particular land
- 21		being disposed of, the terms of sale, lease, license,

1		or permit, and the qualifications of any person to
2		draw, bid, or negotiate for public land;
3	(7)	Reduce or waive the lease rental at the beginning of
4		the lease on any lease of public land to be used for
5		any agricultural or pastoral use, or for resort,
6		commercial, industrial, or other business use where
7		the land being leased requires substantial
8		improvements to be placed thereon; provided that
9		[such] the reduction or waiver shall not exceed two
10		years for land to be used for any agricultural or
11	·	pastoral use, or exceed one year for land to be used
12		for resort, commercial, industrial, or other business
13		use;
14	(8)	Delegate to the chairperson or employees of the
15		department of land and natural resources, subject to
16		the board's control and responsibility, [such] powers
17		and duties as may be lawful or proper for the
18		performance of the functions vested in the board;
19	(9)	Use arbitration under chapter 658A to settle any
20		controversy arising out of any existing or future
21		lease;

1	(10)	Set, charge, and collect reasonable fees in an amount
2		sufficient to defray the cost of performing or
3		otherwise providing for the inspection of activities
4		permitted upon the issuance of a land license
5		involving a commercial purpose;
6	(11)	Appoint masters or hearing officers to conduct public
7		hearings as provided by law and under [such]
8		conditions as the board by rules shall establish;
9	(12)	Bring [such] actions as may be necessary to remove or
10		remedy encroachments upon public lands. Any person
11		causing an encroachment upon public land shall:
12		(A) Be fined not more than \$1,000 a day for the first
13		offense;
14		(B) Be fined not less than \$1,000 nor more than
15		\$4,000 per day upon the second offense and
16		thereafter;
17		(C) If required by the board, restore the land to its
18		original condition if altered and assume the
19		costs thereof;
20		(D) Assume [such] the costs [as] that may result from
21		adverse effects from [such] the restoration; and

1		(E) Be liable for administrative costs incurred by
2		the department and for payment of damages;
3	(13)	Set, charge, and collect interest and a service charge
4		on delinquent payments due on leases, sales, or other
5		accounts. The rate of interest shall not exceed one
6		per cent a month and the service charge shall not
7		exceed \$50 a month for each delinquent payment;
8		provided that the contract shall state the interest
9		rate and the service charge and be signed by the party
10		to be charged;
11	(14)	Set, charge, and collect additional rentals for the
12		unauthorized use of public lands by a lessee,
13		licensee, grantee, or permittee who is in violation of
14		any term or condition of a lease, license, easement,
15		or revocable permit, retroactive to the date of the
16		occurrence of the violation. [Such] Those amounts
17		shall be considered delinquent payments and shall be
18		subject to interest and service charges as provided in
19		<pre>paragraph (13);</pre>
20	(15)	Set, charge, and collect reasonable fines for
21		violation of this chapter or any rule adopted

1	ther	reunder. Any person engaging in any prohibited use
2	of p	public lands or conducting any prohibited activity
3	on p	oublic lands, or violating any of the other
4	prov	risions of this chapter or any rule adopted
5	ther	eunder, for which violation a penalty is not
6	othe	rwise provided, shall be:
7	(A)	Fined not more than \$5,000 per violation for a
8		first violation or a violation beyond five years
9		of the last violation; provided that, after
10		written or verbal notification from the
11		department, an additional \$1,000 per day per
12		violation may be assessed for each day in which
13		the violation persists;
14	(B)	Fined not more than \$10,000 per violation for a
15		second violation within five years of the last
16		violation; provided that, after written or verbal
17		notification from the department, an additional
18		\$2,000 per day per violation may be assessed for
19		each day in which the violation persists;
20	(C)	Fined not more than \$20,000 per violation for a
21		third or subsequent violation within five years

1

19

20

21

2	written or verbal notification from the
3	department, an additional \$4,000 per day per
4	violation may be assessed for each day in which
5	the violation persists; and
6	(D) Liable for administrative costs and expenses
7	incurred by the department and for payment for
8	damages, including but not limited to natural
9	resource damages.
10	In addition to the fines, administrative costs, and
11	damages provided for hereinabove, for damage to or
12	theft of natural resources, the board may also set,
13	charge, and collect a fine that, in its discretion, is
14	appropriate considering the value of the natural
15	resource that is damaged or the subject of the theft.
16	In arriving at an appropriate fine, the board may
17	consider the market value of the natural resource
18	damaged or taken and any other factor it deems

appropriate, such as the loss of the natural resource

to its natural habitat and environment and the cost of

restoration or replacement. The remedies provided for

of the last violation; provided that, after

1		in this paragraph are cumulative and in addition to
2		any other remedies allowed by law.
3		No person shall be sanctioned pursuant to this section
4		for the exercise of native Hawaiian gathering rights
5		and traditional cultural practices as authorized by
6		law or as permitted by the department pursuant to
7		article XII, section 7, of the Hawaii [state
8		constitution; State Constitution;
9	(16)	Issue revenue bonds, subject to the approval of the
10		legislature. All revenue bonds shall be issued
11		pursuant to part III of chapter 39, except as provided
12		in this chapter. All revenue bonds shall be issued in
13		the name of the department and not in the name of the
14		State. The final maturity date of the revenue bonds
15		may be any date not exceeding thirty years from the
16		date of issuance;
17	(17)	Pledge or assign all or any part of the receipts and
18		revenues of the department. The revenue bonds shall
19		be payable from and secured solely by the revenue
20		derived by the department from the industrial park or
21		parks for which the bonds are issued;

1	(18)	Reimburse the state general fund for debt service on
2		general obligation bonds or reimbursable general
3		obligation bonds issued by the State for purposes of
4		this chapter;
5	(19)	Notwithstanding part II of chapter 205A to the
6		contrary, plan, design, construct, operate, and
7		maintain any lands or facilities under the
8		jurisdiction of the division of boating and ocean
9		recreation of the department without the need to
10		obtain a special management area minor permit or
11		special management area use permit; [and]
12	(20)	Develop and enter into public-private partnerships for
13		coastal land acquisition, beach management, reef
14		protection, and other activities that preserve coastal
15		resources; and
16	[ <del>(20)</del> ]	(21) Do any and all things necessary to carry out its
17		purposes and exercise the powers granted in this
18		chapter."
19	SECT	ION 21. Section 173A-5, Hawaii Revised Statutes, is
20	amended by	y amending subsections (g) and (h) to read as follows:

```
1
         "(g) The acquisition of interests or rights in land having
2
    value as a resource to the State for the preservation of the
3
    following shall constitute a public purpose for which public
4
    funds may be expended or advanced:
5
         (1)
              Watershed protection;
6
         (2) Coastal areas, beaches, and ocean access;
7
         (3)
              Habitat protection;
8
         (4)
              Cultural and historical sites;
9
         (5)
              Recreational and public hunting areas;
10
         (6)
              Parks:
11
         (7)
              Natural areas;
12
         (8)
              Agricultural production; and
13
         (9)
              Open spaces and scenic resources [-]; and
14
        (10)
              Lands that buffer or otherwise may preserve adjacent
15
              beaches and other coastal areas.
16
         (h)
              The fund shall be used for:
17
         (1)
              The acquisition of interests or rights in land having
18
              value as a resource to the State, including
19
              conservation easements, whether in fee title or
20
              through the establishment of permanent conservation
21
              easements under chapter 198 or agricultural easements;
```

1	(2)	The payment of any debt service on state financial
2		instruments relating to the acquisition of interests
3		or rights in land having value as a resource to the
4		State;
5	(3)	Annual administration costs for the fund, not to
6		exceed five per cent of annual fund revenues of the
7		<pre>previous year[{]; and[}]</pre>
8	(4)	Costs related to the operation, maintenance, and
9		management of lands acquired by way of this fund that
10		are necessary to protect, maintain, or restore
11		resources at risk on these lands, or that provide for
12		greater public access and enjoyment of these lands;
13		provided that the costs related to the operation,
14		maintenance, and management of lands acquired by way
15		of this fund do not exceed five per cent of annual
16		fund revenues of the previous year."
17	SECT	ION 22. (a) The department of land and natural
18	resources	shall conduct a climate change resilience study. The
19	study sha	11:
20	(1)	Determine incentives that the State may implement to
21		promote improved flood risk management in the State,

1		particularly incentives that focus on driving action				
2		in the private sector;				
3	(2)	Identify existing and potential new areas for coastal				
4		wildlife refuges throughout the State to support:				
5		(A) New wetlands that may form due to sea level rise;				
6		and				
7		(B) Wildlife migration from other coastal areas,				
8		including the Northwestern Hawaiian Islands;				
9		provided that the list shall be developed in				
10		consultation with federal agencies, the counties, and				
11		nongovernmental organizations;				
12	(3)	Identify near-term and long-term shoreline				
13		conservation and restoration guidelines to support				
14		adaptation to sea level rise, including:				
15		(A) Recommendations on the use of seawalls,				
16		floodwalls, bulkheads, revetments, and other				
17		shoreline armoring;				
18		(B) Policies to restrict the use of variances for				
19		seawalls, floodwalls, bulkheads, revetments, and				
20		other shoreline armoring; and				

1	(C) W	ays to discourage the use of seawalls,
2	f	loodwalls, bulkheads, revetments, and other
3	s	horeline armoring as an option for shoreline
4	р	rotection, including:
5	(:	i) Adoption of policies that favor non-
6		structural armoring, such as beach
7		nourishment;
8	(i:	i) The adoption of fees or lease payments for
9		the use of shoreline armoring; and
10	(ii:	i) The use of county ordinances to require
11		property owners to consider relocation of
12		structures before the property owner may
13		consider shoreline armoring; and
14	(4) Conside	er the feasibility of establishing a statewide
15	buy-ou	program for residential property owners
16	vulnera	able to the effects of sea level rise.
17	Specif	ically, the department of land and natural
18	resoure	ces shall examine the feasibility of a program
19	modeled	d after the flood mitigation assistance grant
20	progra	n of the Federal Emergency Management Agency.

- 1 In conducting the study, the department of land and natural
- 2 resources shall solicit comments from the public and hold at
- 3 least one public hearing.
- 4 (b) The department of land and natural resources shall
- 5 submit a report of its findings and recommendations, including
- 6 any proposed legislation, to the legislature no later than
- 7 twenty days prior to the convening of the regular session of
- 8 2021.
- 9 SECTION 23. (a) The office of conservation and coastal
- 10 lands of the department of land and natural resources shall
- 11 conduct a statewide assessment to prioritize beaches that are
- 12 important for:
- 13 (1) Recreational uses;
- 14 (2) Cultural practices; and
- 15 (3) Wildlife habitat.
- 16 (b) The office of conservation and coastal lands shall
- 17 consult with the appropriate federal, state, and county-level
- 18 agencies, nongovernmental organizations, and local stakeholders
- 19 in conducting the assessment required by this section.
- 20 (c) The office of conservation and coastal lands shall
- 21 identify beaches where special adaptation measures, such as

- 1 preservation of undeveloped lands, managed retreat, and
- 2 prohibition of coastal armoring may be implemented to ensure
- 3 survival of the identified beaches.
- 4 (d) The office of conservation and coastal lands shall
- 5 submit a report of its findings and recommendations, including
- 6 any proposed legislation, to the legislature no later than
- 7 twenty days prior to the convening of the regular session of
- 8 2022.
- 9 PART IX
- 10 SECTION 24. The purpose of this part is to implement parts
- 11 of the Hawai'i sea level vulnerability and adaptation report
- 12 relating to the office of Hawaiian affairs.
- SECTION 25. (a) The office of Hawaiian affairs shall
- 14 establish a coastal lands and water adaptation working group,
- 15 which shall consult with members of the native Hawaiian
- 16 community to develop adaptation plans to preserve access to
- 17 coastal lands and water impacted by sea level rise.
- 18 (b) The coastal lands and water adaptation working group
- 19 shall include:
- 20 (1) The chief executive officer of the office of Hawaiian
- 21 affairs or the chief executive officer's designee;

3

4

1	(2)	The	chair	of	the	department	of	Hawaiian	home	lands	or
2		the	chair	's (	desig	gnee;					

- (3) The chair of the aha moku advisory committee or the chair's designee;
- 5 (4) Three persons with a background in native Hawaiian
  6 cultural practices; provided that the speaker of the
  7 house of representatives, the president of the senate,
  8 and the governor shall each appoint one person
  9 pursuant to this paragraph; and
- 10 (5) Three persons with a background in climate change
  11 science; provided that the speaker of the house of
  12 representatives, the president of the senate, and the
  13 governor shall each appoint one person pursuant to
  14 this paragraph.
- 15 (c) The coastal lands and water adaptation working group
  16 members shall select the working group chairperson from among
  17 its members.
- (d) The coastal lands and water adaptation working group

  19 shall utilize data from the Hawai'i sea level rise vulnerability

  20 and adaptation report to conduct its duties.

1	(e) The members of the working group shall serve without
2	compensation but shall be reimbursed for expenses, including
3	travel expenses, necessary for the performance of their duties.
4	(f) The coastal lands and water adaptation working group
5	shall submit a report of its findings and recommendations,
6	including any proposed legislation, to the legislature no later
7	than twenty days prior to the convening of the regular session
8	of 2023.
9	PART X
10	SECTION 26. The purpose of this part is to implement
11	portions of the Hawai'i sea level vulnerability and adaptation
12	report that relate to the department of health.
13	SECTION 27. (a) The department of health shall conduct a
14	sea level rise mitigation review. The review shall:
15	(1) Identify sites or geographic areas with the highest
16	probability of large or catastrophic failures or
17	releases associated with increased coastal flooding
18	due to sea level rise. In conducting this part of the
19	review, the department of health shall:
20	(A) Review existing permits, site records, and agency
21	files;

1		(B) Conduct a thorough review of hazardous material			
2		and waste storage facilities within sea level			
3		rise exposure areas; and			
4		(C) Develop hazard mitigation measures that			
5		landowners, permittees, and operators of the			
6		identified sites or geographic areas can use to			
7		address the threats from sea level rise; and			
8	(2)	Conduct a comprehensive review and gap analysis of the			
9		State's laws, existing environmental regulations,			
10		guidance documents, and best management practices			
. 11		relating to the construction, maintenance, and			
12		mitigation of underground storage tanks, on-site			
13		sewage disposal systems or wastewater treatment, and			
14		hazardous materials and waste storage facilities. The			
15		review and gap analysis shall focus on:			
16		(A) Existing regulations that allow for siting new			
17		facilities in flood hazard prone areas;			
18		(B) Monitoring or enforcement of existing vulnerable			
19		systems and facilities; and			

1	(c) identifying recommendations for changes and
2	improvements to current regulations, guidance,
3	and statutes for future updates.
4	(b) For purposes of this section, "sea level rise exposure
5	area" means a sea level rise exposure area identified and
6	officially designated by the Hawai'i climate change mitigation
7	and adaptation commission or its successor.
8	(c) The department of health shall submit interim progress
9	reports to the legislature no later than twenty days prior to
10	the convening of the regular sessions of 2021, 2022, and 2023,
11	and a final report of its findings and recommendations,
12	including any proposed legislation, to the legislature no later
13	than twenty days prior to the convening of the regular session
14	of 2024.
15	SECTION 28. There is appropriated out of the general
16	revenues of the State of Hawaii the sum of \$750,000 or so much
17	thereof as may be necessary for fiscal year 2020-2021 for the
18	department of health to conduct a sea level rise mitigation
19	review.
20	The sum appropriated shall be expended by the department of
21	health for the purposes of this Act.

1	PART XI
2	SECTION 29. The purpose of this part is to require that
3	mandatory seller disclosures in real estate transactions include
4	identification of residential real properties lying within a sea
5	level rise exposure area, as recommended by the Hawaiʻi sea level
6	rise vulnerability and adaptation report.
7	SECTION 30. Section 508D-15, Hawaii Revised Statutes, is
8	amended by amending subsection (a) to read as follows:
9	"(a) When residential real property lies:
10	(1) Within the boundaries of a special flood hazard area
11	as officially designated on Flood Insurance
12	Administration maps promulgated by the United States
13	Department of Housing and Urban Development for the
14	purposes of determining eligibility for emergency
15	flood insurance programs;
16	(2) Within the boundaries of the noise exposure area shown
17	on maps prepared by the department of transportation
18	in accordance with Federal Aviation Regulation part
19	150, Airport Noise Compatibility Planning (14 C.F.R.
20	part 150), for any public airport;

1	(3)	Within the boundaries of the Air Installation
2		Compatible Use Zone of any Air Force, Army, Navy, or
3		Marine Corps airport as officially designated by
4		military authorities; or
5	(4)	Within the anticipated inundation areas designated on
6		the department of defense's emergency management
7		tsunami inundation maps[7]; or
8	(5)	Within a sea level rise exposure area as officially
9		designated by the Hawaii climate change mitigation and
10		adaptation commission or its successor,
11	subject to	o the availability of maps that designate the four
12	areas by	tax map key (zone, section, parcel), the seller shall
13	include t	he material fact information in the disclosure
14	statement	provided to the buyer subject to this chapter. Each
15	county sh	all provide, where available, maps of its jurisdiction
16	detailing	the four designated areas specified in this
17	subsection	n. The maps shall identify the properties situated
18	within the	e four designated areas by tax map key number (zone,
19	section,	parcel) and shall be of a size sufficient to provide
20	information	on necessary to serve the purposes of this section.

- 1 Each county shall provide legible copies of the maps and may
- 2 charge a reasonable copying fee."
- 3 PART XII
- 4 SECTION 31. The purpose of this part is to implement parts
- 5 of the Hawai'i sea level vulnerability and adaptation report
- 6 relating to the Hawai'i climate change mitigation and adaptation
- 7 commission.
- 8 SECTION 32. Section 225P-3, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "§225P-3 Hawaii climate change mitigation and adaptation
- 11 commission; general functions, duties, and powers. (a) There
- 12 is established the Hawaii climate change mitigation and
- 13 adaptation commission that shall be placed within the department
- 14 of land and natural resources for administrative purposes only.
- 15 (b) Coordination of the commission shall be headed jointly
- 16 by the chairperson of the board of land and natural resources,
- 17 or the chairperson's designee, and the director of the office of
- 18 planning, or the director's designee.
- 19 (c) The commission shall include the following members:

1	(1)	The chairs of the standing committees of the
2		legislature [with] having subject matter jurisdiction
3		encompassing environmental protection and land use;
4	(2)	The chairperson of the board of land and natural
5		resources or the chairperson's designee, who shall be
6		[the] a co-chair of the commission;
7	(3)	The director of the office of planning or the
8		director's designee, who shall be [the] a co-chair of
9		the commission;
10	(4)	The director of business, economic development, and
11		tourism or the director's designee;
12	(5)	The chairperson of the board of directors of the
13		Hawaii tourism authority or the chairperson's
14		designee;
15	(6)	The chairperson of the board of agriculture or the
16		chairperson's designee;
17	(7)	The chief executive officer of the office of Hawaiian
18		affairs or the officer's designee;
19	(8)	The chairperson of the Hawaiian homes commission or
20		the chairperson's designee;

1	(9)	The director of transportation or the director's
	(-,	
2		designee;
3	(10)	The director of health or the director's designee;
4	(11)	The adjutant general or the adjutant general's
5		designee;
6	(12)	The chairperson of the board of education or the
7		chairperson's designee;
8	(13)	The directors of each of the county planning
9		departments, or the directors' designees; and
10	(14)	The manager of the coastal zone management program.
11	(d)	In addition to the members listed in subsection (c),
12	the chair	s of the commission may request the participation or
13	input of	members of the public; experts in the field; and
14	county, s	tate, or federal officials or others as necessary.
15	(e)	The members of the commission shall serve without pay
16	but shall	be reimbursed for their actual and necessary expenses
17	including	travel expenses, incurred in carrying out their
18	duties.	
19	(f)	The commission shall provide policy direction,
20	facilitat	ion, coordination, and planning among state and county

agencies, federal agencies, and other partners as appropriate.

21

- 1 (g) The commission shall establish climate change
- 2 mitigation and adaptation strategies and goals to help guide
- 3 planning and implementation statewide using the latest
- 4 scientific analysis and risk assessment to monitor and forecast
- 5 climate change related impacts at the regional, state, and local
- 6 level, including any additional information deemed necessary.
- 7 (h) The commission shall identify vulnerable people,
- 8 communities, industries, ecosystems, and the potential economic
- 9 ramifications for climate change related impacts.
- 10 (i) The commission shall identify existing climate change
- 11 mitigation and adaptation efforts at the federal, state, and
- 12 local levels and make recommendations for how to meet or exceed
- 13 Hawaii's state mitigation goals and shall adopt a liberal
- 14 approach in preparation, so as to minimize future risk to the
- 15 people and environment of Hawaii.
- 16 (j) The commission shall assess the capacity and
- 17 availability of existing resources and identify new sources of
- 18 revenue necessary to address climate change mitigation and
- 19 adaptation and shall advise the governor, legislature, and
- 20 counties on the economic and budgetary ramifications of climate
- 21 change impacts, mitigation, and adaptation.

- 1 (k) The commission shall identify the information
- 2 necessary to track progress in implementing climate change
- 3 mitigation and adaptation efforts, including an assessment of
- 4 the implementation of the priorities identified by the report
- 5 pursuant to the subsection (n) (6), and shall submit an annual
- 6 report to the governor and legislature no later than twenty days
- 7 prior to the convening of each regular session of the
- 8 legislature.
- 9 (1) The commission shall maintain a website that includes
- 10 a mission statement as well as access to climate change related
- 11 actions, plans, policies, and results.
- 12 (m) The commission shall conduct a comprehensive review of
- 13 the implementation as required by this section and submit a
- 14 report to the governor, legislature, and the counties no later
- 15 than twenty days prior to the convening of the regular session
- 16 of 2023 and every five years thereafter.
- 17 (n) The commission [shall], as a first step, shall focus
- 18 on and develop sea level rise vulnerability and adaptation
- 19 reports that shall include:
- 20 (1) Identification of the major areas of sea level rise
- impacts affecting the State and counties through 2050;

1	(2)	Identification of expected impacts of sea level rise
2		based on the latest scientific research for each area
3		through 2050;
4	(3)	Identification of the economic ramifications of sea
5		level rise;
6	(4)	Identification of applicable federal laws, policies,
7		or programs that impact affected areas; [and]
8	(5)	Recommendations for planning, management, and
9		adaptation for hazards associated with increasing sea
10		level rise[-]; and
11	(6)	Priorities derived from the recommendations developed
12		pursuant to paragraph (5) and related data that
13		convert the ideas and recommendations into specific
14		actions that state and county agencies can use to
15		mitigate and adapt to climate change and sea level
16		rise.
17	The repor	ts shall be made publicly available [ <del>no later than</del>
18	December	31, 2017,] and the commission shall establish a
19	maintenan	ce schedule to reevaluate and update the sea level rise
20	vulnerabi	lity and adaptation report; provided that the
21	commissio	n shall reevaluate and update the sea level rise



1	vulnerabi	lity and adaptation report no less than once every five
2	years. <u>I</u>	n creating a reevaluation schedule, the commission
3	shall con	sider the need for updating coastal hazards modeling
4	based on	the extent that new modeling would substantially change
`5	exposure	and vulnerability in sea level rise exposure areas.
6	(0)	In developing the report, pursuant to subsection (n),
7	including	updated versions of the report, the commission shall:
8	(1)	Solicit public views and concerns; [and]
9	(2)	Coordinate with the various county, state, and federal
10		agencies involved in ongoing climate change adaptation
11		planning initiatives[-];
12	(3)	Convene multi-sectoral experts to identify, research,
13		assess, and monitor priorities to support the update
14		process; and
15	(4)	Develop a monitoring and evaluation plan with
16		benchmarks and indicators to support the update
17		process.
18	(p)	The commission shall coordinate community engagement
19	among its	member agencies to keep the State informed regarding
20	the impac	ts of sea level rise. Community engagement strategies
21	may inclu	de:

1	<u>(1)</u>	Community-based planning to educate communities on	
2		their risk to sea level rise;	
3	(2)	Creation of a software application to visualize sea	
4		level rise based on geolocation and projections;	
5	(3)	Development of photo simulations to depict potential	
6		future flooding due to climate change and sea level	
7		rise; and	
8	(4)	Work with museums, science centers, schools, and other	
9		organizations to educate communities about sea level	
10		rise and its impacts."	
11		PART XIII	
12	SECT	ION 33. In codifying the new sections added by	
13	sections 7 and 10 of this Act, the revisor of statutes shall		
14	substitute appropriate section numbers for the letters used in		
15	designating the new sections in this Act.		
16	SECT	SECTION 34. Statutory material to be repealed is brackete	
17	and stricken. New statutory material is underscored.		
18	SECT	ION 35. This Act shall take effect on July 1, 2020.	

#### Report Title:

State; Counties; Climate Change; Sea Level Rise Mitigation; Appropriations

#### Description:

Implements the recommendations of the Hawai'i Sea Level Rise Vulnerability and Adaptation Report issued by the Hawai'i Climate Change Mitigation and Adaptation Commission. Makes appropriations. (SD1)

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