## A BILL FOR AN ACT

RELATING TO SPECIAL MANAGEMENT AREAS.

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

- 1 SECTION 1. The legislature finds that targeted amendments 2 to the definition of "development" as it relates to special 3 management areas will promote, not undercut, the environmental 4 controls and quality that special management area regulations 5 are intended to protect. Currently, the broad definition of 6 "development" coupled with rising labor and materials costs can 7 result in a special management area use permit review being 8 required for improvements, facilities, and incidental structures 9 that may not warrant such intense scrutiny and the associated 10 costs and delays that go along with it. 11 The legislature further finds that exclusions from the 12 special management area definition of "development" are 13 desirable for the following activities:
- 14 (1) Demolition or removal of improvements, as well as
  15 structures, except on historic sites, to allow for
  16 activities such as the removal of shoreline hardening
  17 materials that may not qualify as structures;

1	(2)	Certain types of repairs and improvements of
2		pedestrian and bicycle facilities to reduce reliance
3		on vehicles;
4	(3)	Trash removal, invasive vegetation control, and
5		fencing for invasive species control or preservation
6		of native habitats to improve the quality of the
7		environment;
8	(4)	Improvements for inspection and maintenance of
9		utilities to decrease the likelihood of system failure
10		and environmental harm; and
11	(5)	Improvements to lighting, fixtures, and equipment to
12		comply with standards at public recreational
13		facilities, including health and safety standards, to
14		protect native seabird populations and reduce light
15		pollution.
16	The j	purpose of this Act is to expand exclusions to the
17	definitio	n of "development" in chapter 205A, Hawaii Revised
18	Statutes,	to reduce the need for special management area permits
19	for certa	in activities.

1	SECTION 2. Section 205A-22, Hawaii Revised Statutes, is		
2	amended by	y amending the definition of "development" to read as	
3	follows:		
4	""Development" means any of the uses, activities, or		
5	operations on land or in or under water within a special		
6	management area that are included below:		
7	(1)	Placement or erection of any solid material or any	
8		gaseous, liquid, solid, or thermal waste;	
9	(2)	Grading, removing, dredging, mining, or extraction of	
10		any materials;	
11	(3)	Change in the density or intensity of use of land,	
12		including but not limited to the division or	
13		subdivision of land;	
14	(4)	Change in the intensity of use of water, ecology	
15		related thereto, or of access thereto; and	
16	(5)	Construction, reconstruction, or alteration of the	
17		size of any structure.	
18	"Dev	elopment" does not include the following:	
19	(1)	Construction or reconstruction of a single-family	
20		residence that is less than seven thousand five	
21		hundred square feet of floor area, is not situated on	

1		a shoreline parcel or a parcel that is impacted by
2		waves, storm surges, high tide, or shoreline erosion,
3		and is not part of a larger development;
4	(2)	Repair or maintenance of roads and highways within
5		existing rights-of-way;
6	(3)	Routine maintenance dredging of existing streams,
7		channels, and drainage ways;
8	(4)	Repair and maintenance of underground utility lines,
9		including but not limited to water, sewer, power, and
10		telephone and minor appurtenant structures such as pad
11		mounted transformers and sewer pump stations;
12	(5)	Zoning variances, except for height, density, parking,
13		and shoreline setback;
14	(6)	Repair, maintenance, or interior alterations to
15		existing structures;
16	(7)	Demolition or removal of structures, except those
17		structures located on any historic site as designated
18		in national or state registers;
19	(8)	Use of any land for the purpose of cultivating,
20		planting, growing, and harvesting plants, crops,
21		trees, and other agricultural, horticultural, or

	forestry products or animal husbandry, or aquaculture
	or mariculture of plants or animals, or other
	agricultural purposes;
(9)	Transfer of title to land;
(10)	Creation or termination of easements, covenants, or
	other rights in structures or land;
(11)	Subdivision of land into lots greater than twenty
	acres in size;
(12)	Subdivision of a parcel of land into four or fewer
	parcels when no associated construction activities are
	proposed; provided that any land that is so subdivided
	shall not thereafter qualify for this exception with
	respect to any subsequent subdivision of any of the
	resulting parcels;
(13)	Installation of underground utility lines and
	appurtenant aboveground fixtures less than four feet
	in height along existing corridors;
(14)	Structural and nonstructural improvements to existing
	single-family residences, where otherwise permissible;
(15)	Nonstructural improvements to existing commercial or
	noncommercial structures; [and]
	(11) (12) (13)

1	(16)	Construction, installation, maintenance, repair, and
2		replacement of emergency management warning or signal
3		devices and sirens;
4	(17)	Installation, maintenance, repair, and replacement of
5		public pedestrian and bicycle facilities, including
6		sidewalks, paths, bikeways, crosswalks, stairs, ramps,
7		signs, signals, and associated improvements;
8	(18)	Trash removal and invasive vegetation removal or
9		control, excluding the use of herbicides;
10	(19)	Installation of fencing for invasive species control
11		or preservation of native habitats on conservation
12		land, including associated improvements and incidental
13		structures; and
14	(20)	Installation, maintenance, repair, and replacement of
15		lighting, fixtures, and equipment to establish
16		compliance with current standards at existing public
17		recreational facilities;
18	provided that whenever the authority finds that any excluded	
19	use, acti	vity, or operation may have a cumulative impact, or a
20	significa	nt environmental or ecological effect on a special

# H.B. NO. 1655

- 1 management area, that use, activity, or operation shall be
- 2 defined as "development" for the purpose of this part."
- 3 SECTION 3. This Act does not affect rights and duties that
- 4 matured, penalties that were incurred, and proceedings that were
- 5 begun before its effective date.
- 6 SECTION 4. Statutory material to be repealed is bracketed
- 7 and stricken. New statutory material is underscored.
- 8 SECTION 5. This Act shall take effect on July 1, 2050.

9

#### Report Title:

Special Management Areas; Development; Definition; Exclusions; Office of Planning and Sustainable Development

#### Description:

Expands exclusions from the definition of "development" as it applies to special management areas to reduce the need for special management area permits for certain activities. Effective 7/1/2050. (HD1)

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