

A BILL FOR AN ACT

RELATING TO DISTRICT BOUNDARY AMENDMENTS.

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

- ${f 1}$ SECTION 1. The legislature finds that the counties are
- 2 responsible for determining district boundary amendments
- 3 involving land areas of fifteen acres or less and not within the
- 4 conservation district, whereas district boundary amendments
- 5 involving lands in the conservation district, land areas greater
- 6 than fifteen acres, and lands delineated as important
- 7 agricultural lands are processed by the land use commission
- 8 through a quasi-judicial process. The legislature further finds
- 9 that a change to this system of district boundary amendment
- 10 approvals for certain larger parcels of land, over fifteen acres
- 11 and up to fifty acres, may provide the counties with greater
- 12 flexibility to meet the needs of their communities while also
- 13 requiring the counties to consider broader, secondary impacts,
- 14 such as impacts on state and county infrastructure, and
- 15 opportunities to provide housing.
- 16 Therefore, the purpose of this Act is to authorize the
- 17 appropriate county land use decision-making authority to



- 1 determine district boundary amendments involving land areas over
- 2 fifteen acres but equal to or less than fifty acres according to
- 3 a process to be determined by each county and subject to certain
- 4 conditions.
- 5 SECTION 2. Section 205-3.1, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$205-3.1 Amendments to district boundaries. (a)
- 8 District boundary amendments involving lands in the conservation
- 9 district, land areas greater than fifteen acres, or lands
- 10 delineated as important agricultural lands shall be processed by
- 11 the land use commission pursuant to section 205-4.
- 12 (b) Any department or agency of the State, and department
- 13 or agency of the county in which the land is situated, or any
- 14 person with a property interest in the land sought to be
- 15 reclassified may petition the appropriate county land use
- 16 decision-making authority of the county in which the land is
- 17 situated for a change in the boundary of a district involving
- 18 lands less than fifteen acres presently in the rural and urban
- 19 districts and lands less than fifteen acres in the agricultural
- 20 district that are not designated as important agricultural
- 21 lands.

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1	(c) District boundary amendments involving land areas of
2	fifteen acres or less, except as provided in [subsection (b),]
3	subsections (b) and (d), shall be determined by the appropriate
4	county land use decision-making authority for the district and
. 5	shall not require consideration by the land use commission
6	pursuant to section 205-4; provided that such boundary
7	amendments and approved uses are consistent with this chapter.
8	The appropriate county land use decision-making authority may
9	consolidate proceedings to amend state land use district
10	boundaries pursuant to this subsection, with county proceedings
11	to amend the general plan, development plan, zoning of the
12	affected land, or such other proceedings. Appropriate
13	ordinances and rules to allow consolidation of such proceedings
14	may be developed by the county land use decision-making
15	authority.
16	(d) An application for a district boundary amendment
17	involving a land area over fifteen acres but equal to or less
18	than fifty acres shall be determined by the appropriate county
19	land use decision-making authority for the district and shall
20	not require consideration by the land use commission if, by the

1	date of t	he application, the county has adopted an ordinance
2	that:	
3	(1)	Establishes a procedure for determining such district
4		boundary amendments;
5	(2)	Requires the county, in considering an application for
6		a district boundary amendment, to consider the impact
7		of the proposed reclassification on areas of state and
8		county concern, including but not limited to impacts
9		on state and county infrastructure and provision for
10		housing opportunities for certain income groups;
11	<u>(3)</u>	Requires the district boundary amendment and approved
12		uses to be consistent with the applicable county
13		general plan or community development plan;
14	(4)	Requires final action on an application for a district
15		boundary amendment to be taken by the county
16		legislative body and not be subject to a contested
17		case hearing pursuant to chapter 91; and
18	<u>(5)</u>	Requires the county to take enforcement actions to
19		assure substantial compliance with representations
20		made by the applicant in seeking a boundary amendment,
21		including conditioning approvals upon substantial

1	commencement of use of the land in accordance with
2	those representations.
3	As used in this subsection, "county legislative body" means
4	the city council or county council of a county.
5	[(d)] <u>(e)</u> The county land use decision-making authority
6	shall serve a copy of the application for a district boundary
7	amendment to the land use commission and the department of
8	business, economic development, and tourism and shall notify the
9	commission and the department of the time and place of the
10	hearing and the proposed amendments scheduled to be heard at the
11	hearing. A change in the state land use district boundaries
12	pursuant to this subsection shall become effective on the day
13	designated by the county land use decision-making authority in
14	its decision. Within sixty days of the effective date of any
15	decision to amend state land use district boundaries by the
16	county land use decision-making authority, the decision and the
17	description and map of the affected property shall be
18	transmitted to the land use commission and the department of
19	business, economic development, and tourism by the county
20	planning director."

1 SECTION 3. Section 205-4, Hawaii Revised Statutes, is 2 amended by amending its title and subsection (a) to read as 3 follows: 4 "\$205-4 Amendments to district boundaries [involving land 5 areas greater than fifteen acres.]; proceedings before the land 6 use commission. (a) Any department or agency of the State, any 7 department or agency of the county in which the land is 8 situated, or any person with a property interest in the land 9 sought to be reclassified, may petition the land use commission 10 for a change in the boundary of a district. This section 11 applies to all petitions for changes in district boundaries of 12 lands within conservation districts, lands designated or sought 13 to be designated as important agricultural lands, and lands 14 greater than fifteen acres in the agricultural, rural, and urban 15 districts, except as provided in [section] sections 201H-38[-] 16 and 205-3.1(d). The land use commission shall adopt rules 17 pursuant to chapter 91 to implement section 201H-38." 18 SECTION 4. This Act does not affect rights and duties that 19 matured, penalties that were incurred, and proceedings that were 20 begun before its effective date.

SECTION 5. Statutory material to be repealed is brace

- 2 and stricken. New statutory material is underscored.
- 3 SECTION 6. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 1 2022

Report Title:

Counties; District Boundary Amendments; Fifteen to Fifty Acres

Description:

Authorizes the appropriate county land use decision-making authority to determine district boundary amendments involving land areas over fifteen acres but less than or equal to fifty acres if the county has adopted an ordinance that meets certain requirements.

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