H.B. NO. **IS+S**

A BILL FOR AN ACT

RELATING TO ADAPTATION PATHWAYS PLANNING.

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

1 SECTION 1. The legislature finds that the threat of sea 2 level rise and associated coastal hazards is well documented and 3 already affecting various locations throughout the State. The 2023 National Climate Assessment states that for Hawaii and the 4 5 United States-Affiliated Pacific Islands, climate change, 6 particularly sea level rise, will continue to adversely affect 7 the built environment and will harm numerous sectors of the 8 islands' economies. The strategies required to address the 9 emerging threat are not uniform and require thoughtful, 10 community-engaged, location-based planning and consideration to 11 be most effective.

12 The legislature seeks to support and safeguard vulnerable 13 communities and to protect and conserve public trust resources, 14 such as sandy beaches and dune systems, which are valuable for 15 their cultural importance and ecosystem role, from the impacts 16 of sea level rise. The legislature further finds that 17 adaptation to sea level rise and coastal hazards is best



Page 2

H.B. NO. 1545

1 accomplished via adaptation pathways with triggers for
2 successive adaptation actions over time. These adaptation
3 pathways may include intermediate actions taken as part of a
4 phased approach to provide time for planning and implementation
5 of endpoint actions, which may include relocation of public and
6 private infrastructure away from the shoreline, where
7 appropriate.

The legislature recognizes that in 2019, the office of 8 planning and sustainable development's coastal zone management 9 10 program completed a study titled "Assessing the Feasibility and 11 Implications of Managed Retreat Strategies for Vulnerable 12 Coastal Communities in Hawai'i". The legislature additionally 13 finds that the office of planning and sustainable development is 14 currently using funding from the federal government to study policy and economic solutions to encourage relocation away from 15 coastal hazards in response to the findings of that study. 16 The 17 legislature strives to preserve natural resources and support 18 individuals and communities in adapting to sea level rise and 19 coastal hazards.

20 The legislature further finds that it is in the public21 interest for the state and county governments to engage in



1 holistic, location-specific adaptation planning, which may
2 include the modification and ultimate relocation of private and
3 public infrastructure away from areas that are critically
4 impacted by coastal hazards, including coastal erosion and
5 flooding, particularly areas with high natural-ecosystem,
6 cultural, and public-recreational resource value and to reduce
7 danger to life and property from coastal hazards.

8 Furthermore, the legislature finds that the authority and 9 jurisdiction to manage and regulate development within the 10 shoreline setback and special management areas lie with the 11 counties, and the authority and jurisdiction to manage land and 12 regulate land use makai of the shoreline lie with the department 13 of land and natural resources. The legislature finds that it is the policy of the State that as the shoreline migrates inland 14 with sea level rise, ownership of the land in the shoreline area 15 16 transfers to the State. Therefore, the State, through the 17 powers of the department of land and natural resources, has a 18 vested interest in planning for sea level rise in a way that 19 protects natural resources for future generations.

20 Thus, the purpose of this Act is to enable and encourage21 state and county agencies to engage in and implement long-term



Page 3

Page 4

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H.B. NO. 1545

1	adaptation pathways planning, together with affected			
2	communities, to facilitate natural-resource conservation and			
3	reduce the loss of public and private infrastructure to damage			
4	associated with sea level rise and flooding by:			
5	(1) Requiring the department of land and natural			
6	resources, in coordination with appropriate state and			
7	county agencies, to prepare plans to facilitate			
8	implementation of adaptation measures, including			
9	modification and ultimate relocation of development			
10	and infrastructure away from certain at-risk areas;			
11	and			
12	(2) Appropriating funds for this purpose.			
13	SECTION 2. Chapter 171, Hawaii Revised Statutes, is			
14	amended by adding a new part to be appropriately designated and			
15	to read as follows:			
16	"PART . ADAPTATION PATHWAYS PLANNING IN SEA LEVEL RISE			
17	EXPOSURE AREAS INVOLVING STATE LANDS			
18	§171- Definitions. As used in this part:			
19	"Adaptation pathways" means a collection of measures,			
20	including elevating and floodproofing infrastructure, armoring,			



1 zoning, and relocation, needed to lower the risk of flooding and loss due to the sea level rising progressively over time. 2 "Adaptation pathways plan" means a plan outlining the 3 adaptation pathways appropriate for a specific region, or 4 5 individual parcel within a region, with environmental triggers 6 for the implementation of individual measures identified within 7 the adaptation pathways. 8 General powers. (a) In carrying out their §171-9 duties under this part, the board and department may do all 10 things necessary, useful, and convenient in connection with the 11 development and implementation of adaptation pathways plans for residential and resort development and associated public 12 13 utilities and infrastructure in cooperation with relevant state 14 and county agencies. 15 The adaptation pathways may include measures such as (b) 16 elevation and reengineering of development to accommodate 17 occasional flooding and the advancing shoreline, along with a

18 land disposition to partially and temporarily occupy state land, 19 other accommodation measures, and ultimate relocation from 20 locations that are or will be critically threatened by impacts 21 related to climate change and sea level rise.



Page 5

1 Sea level rise adaptation pathways plan. §171-(a) 2 The department, in cooperation with appropriate state and county 3 agencies, shall prepare and, from time to time, revise regional-4 scale adaptation pathways plans for the implementation of a program to facilitate adaptation of private residential and 5 6 resort development and associated public infrastructure to the 7 impacts of sea level rise and associated flooding.

8 (b) Adaptation pathways plans shall be developed at a 9 regional scale, including but not limited to an ahupuaa, and 10 shall be specific to individual locations, taking into account 11 factors including but not limited to shoreline type, coastal 12 processes, and documented and predicted erosion rates and 13 coastal flooding.

14 Adaptation may include accommodation measures, such as
15 elevating and floodproofing infrastructure, armoring to prevent
16 loss of public infrastructure, restoration of natural dunes and
17 shoreline ecosystems, and relocation of infrastructure away from
18 areas that are critically threatened by coastal erosion and
19 flooding with sea level rise to areas outside the sea level rise
20 exposure area, as designated by the Hawaii climate change



mitigation and adaptation commission and special flood hazard
 areas.

3 (C) Adaptation pathways plans developed pursuant to this 4 part may incorporate proposed time-limited land dispositions in 5 the adaptation pathways for a habitable structure that is proposed to be modified to withstand occasional flooding with 6 7 sea level rise and temporarily occupy private land and state-8 owned land makai of the shoreline. These modifications shall: 9 (1)Be shown to have a minimal impact on natural shoreline 10 processes and public shoreline safety and access; and 11 (2) Include a proposed timeline and environmental triggers 12 for the ultimate removal of development from the 13 shoreline. 14 Adaptation pathways plans developed pursuant to this (d) 15 part shall guide the department, along with appropriate state 16 and county agencies, in identifying and prioritizing: 17 (1) Adaptation actions and environmental triggers for 18 actions that are appropriate to the individual 19 location, including but not limited to modification

and relocation of residential and resort development

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1		and	associated public utilities and infrastructure;
2		and	
3	(2)	Coas	tal lands that are critically threatened by
4		coas	tal erosion and sea level rise and have high
5		natu	ral and community resource value appropriate for
6		adap	tation and ultimate relocation of structures with
7		the	overall purpose of natural resource restoration
8		and	conservation.
9	(e)	In p	reparing adaptation pathways plans pursuant to
10	this part	, the	department, in coordination with relevant state
11	and count	y age	ncies:
12	(1)	May	use or conduct studies:
13		(A)	Necessary to support the development of
14			adaptation pathways plans, including the
15			development of regional studies pertaining to the
16			relocation or physical alteration of development,
17			a cost-benefit analysis of project viability, and
18			engineering studies; and
19		(B)	Pertaining to restoration of such lands to
20			natural conditions and for public purposes;



Page 9

H.B. NO. 1545

1	(2)	Shall consider any plan relating to the relocation of			
2		development and restoration of lands that has been			
3		prepared by any federal, state, county, or private			
4		agency or entity;			
5	(3)	Shall engage in culturally-informed, community-engaged			
6		planning to determine the appropriate adaptation			
7		actions and environmental triggers for implementation			
8		on a regional scale;			
9	(4)	Shall incorporate state and county climate adaptation			
10		plans; and			
11	(5)	Shall ensure that any adaptation pathways plans and			
12		programs be aligned with the objectives of state and			
13		county hazard mitigation plans and county general and			
14		community plans.			
15	(f)	The department shall enforce existing statutes and			
16	rules rega	arding the use of state lands and shall exercise the			
17	authority	granted to it in implementing adaptation pathways			
18	plans prep	pared pursuant to this part."			
19	SECT	ION 3. There is appropriated out of the general			
20	revenues of the State of Hawaii the sum of \$1,000,000 or so much				
21	thereof as	s may be necessary for fiscal year 2024-2025 for the			



Page 10

H.B. NO. 1545

department of land and natural resources to identify appropriate 1 communities for and initiate preparation of one regional sea 2 3 level rise adaptation pathways plan per county; provided that 4 the locations for these plans shall be determined: 5 Jointly by the department of land and natural (1)resources, the respective county planning agency, and 6 7 other appropriate state agencies; and (2) Based on the immediacy of the threat of coastal 8 9 erosion and flooding caused by sea level rise to 10 development and natural resources, ownership 11 demographics, and zoning classification. 12 The sum appropriated shall be expended by the department of 13 land and natural resources for the purposes of this Act. 14 SECTION 4. In accordance with section 9 of article VII of 15 the Hawaii State Constitution and sections 37-91 and 37-93, Hawaii Revised Statutes, the legislature has determined that the 16 17 appropriations contained in H.B. No. , will cause the state 18 general fund expenditure ceiling for fiscal year 2024-2025 to be 19 exceeded by \$ per cent. In addition, the or 20 appropriation contained in this Act will cause the general fund 21 expenditure ceiling for fiscal year 2024-2025 to be further



per cent. The combined total 1 exceeded by \$ or amount of general fund appropriations contained in only these 2 3 two Acts will cause the state general fund expenditure ceiling 4 for fiscal year 2024-2025 to be exceeded by 5 Ś per cent. The reasons for exceeding the or 6 general fund expenditure ceiling are that: 7 (1)The appropriation made in this Act is necessary to 8 serve the public interest; and 9 The appropriation made in this Act meets the needs (2) 10 addressed by this Act. 11 SECTION 5. This Act does not affect rights and duties that 12 matured, penalties that were incurred, and proceedings that were 13 begun before its effective date. SECTION 6. This Act shall take effect upon its approval; 14 15 provided that section 3 of this Act shall take effect on July 1, 16 2024. 17 Kindle INTRODUCED BY:



Page 11

Report Title:

Adaptation Pathways; Adaptation Planning for Residential and Resort Shoreline Development; Sea Level Rise Exposure Area; Appropriation; Expenditure Ceiling

Description:

Expands the authority of the State and counties to develop adaptation pathways plans to modify and relocate infrastructure away from critically threatened areas to locations outside sea level rise and coastal flooding exposure areas. Appropriates funds.

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

