A BILL FOR AN ACT

RELATING TO SEA LEVEL RISE ADAPTATION.

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

- 1 SECTION 1. The legislature finds that climate change and
- 2 sea level rise pose significant, dangerous, and imminent threats
- 3 to the State's social and economic well-being, public safety,
- 4 nature and environments, cultural resources, property,
- 5 infrastructure, and government functions. Chronic impacts of
- 6 sea level rise, including coastal erosion, high tide flooding,
- 7 and annual high wave flooding, are already impacting many low-
- 8 lying coastal areas and are predicted to increase in extent and
- 9 severity in the coming decades.
- 10 To successfully adapt to climate change and sea level rise,
- 11 state agencies having operational responsibilities over
- 12 facilities owned and managed by the State must plan, coordinate,
- 13 and act to assure Hawaii's sustainable and resilient future and
- 14 mitigate against societal or economic disruptions caused by
- 15 climate impacts. The legislature recognizes that the practice
- 16 of statewide sea level rise adaptation will require
- 17 comprehensive and long-term planning and that collectively,



- 1 state agencies having operational responsibilities over state
- 2 facilities must work collaboratively over time through a
- 3 centralized coordinating agency to identify existing and planned
- 4 facilities that are vulnerable to sea level rise, flooding
- 5 impacts, and natural hazards.
- 6 In accordance with Act 178, Session Laws of Hawaii 2021,
- 7 the office of planning and sustainable development conducted an
- 8 inventory of state facilities vulnerable to sea level rise and
- 9 identified that over two hundred seventy-five facilities owned
- 10 and managed by the State are located within the sea level rise
- 11 exposure area in the 3.2 feet sea level rise scenario, as
- 12 projected by the 2017 Hawaii Sea Level Rise Vulnerability and
- 13 Adaptation Report, which was prepared as required by Act 83,
- 14 Session Laws of Hawaii 2014, as amended by Act 32, Session Laws
- 15 of Hawaii 2017. These vulnerable facilities represent
- 16 structures under the management of twenty different state
- 17 agencies. The 2021 report recommended that site-specific
- 18 vulnerability assessments be conducted on the facilities
- 19 identified in the exposure assessment in order to fully
- 20 understand the vulnerabilities, impacts, and adaptive capacity
- 21 and facilitate agencies' abilities to prioritize needs for

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- 1 current and future sea level rise adaptation into capital
- 2 improvement requests.
- 3 The purpose of this Act is to require the office of
- 4 planning and sustainable development to develop a standardized
- 5 process for assessing the vulnerability of state facilities to
- 6 sea level rise.
- 7 SECTION 2. The office of planning and sustainable
- 8 development, in consultation with state agencies having
- 9 operational responsibilities over facilities owned and managed
- 10 by the State, shall develop a standardized process for assessing
- 11 the vulnerability of facilities owned and managed by the State
- 12 to sea level rise in order to ensure that sea level rise
- 13 planning and adaptation implementation is carried out in a
- 14 consistent and comprehensive manner across state agencies'
- 15 capital planning projects.
- 16 The development of a standardized vulnerability assessment
- 17 process shall include:
- 18 (1) A standardized procedure and template for assessing
- and reporting facility vulnerability to sea level
- 20 rise; and

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1	(2)	Guidance	e for a	gencies	havir	ng ope	rationa	1	
2		responsi	ibiliti	es over	facil	ities	owned	and man	aged by
3	the State on how to conduct the vulnerability								
4		assessme	ent.						
5	SECTION 3. There is appropriated out of the general								
6	revenues	of the St	tate of	Hawaii	the s	sum of	\$	C	r so
7	much thereof as may be necessary for fiscal year 2023-2024 to								
8	fund the	developme	ent of a	a stand	ardize	ed vul:	nerabil	ity ass	essment
9	process f	or facili	ties o	wned an	d mana	aged b	y the S	tate.	
10	The	sum appro	priated	d shall	be ex	xpende	d by th	e offic	e of
11	planning	and susta	ainable	develo	pment	for t	ne purp	oses of	this
12	Act.								
13	SECT	ION 4. T	his Act	shall	take	effec	t on Ju	ne 30,	3000.

Report Title:

Office of Planning and Sustainable Development, Sea Level Rise Adaptation; Appropriation

Description:

Requires the Office of Planning and Sustainable Development, in cooperation with each state agency having operational responsibilities over state facilities to develop a standardized process to conduct vulnerability assessments for facilities at risk from sea level rise and guidance to agencies on how to conduct the vulnerability assessments for their facilities. Makes an appropriation. Effective 6/30/3000. (HD1)

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