A BILL FOR AN ACT

RELATING TO TRAFFIC REGULATION.

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

- 1 SECTION 1. The legislature finds that over time and
- 2 through conveyance, dedication, or other means, the counties
- 3 have received ownership of various streets, highways,
- 4 thoroughfares, and roadways that were not originally constructed
- 5 to meet rigorous safety standards and therefore lack the
- 6 necessary safety standards now required for unregulated use.
- 7 Despite efforts undertaken by the counties to uphold the safety
- 8 of these streets, highways, thoroughfares, and roadways, these
- 9 efforts cannot wholly mitigate the inherent risks posed by their
- 10 non-standard designs. It is incumbent upon the State to ensure
- 11 the safety and well-being of its residents and visitors.
- 12 The legislature believes that, in instances in which the
- 13 counties determine that public safety hazards exist due to the
- 14 non-standard design of streets, highways, thoroughfares, and
- 15 roadways, the counties should possess the authority, with the
- 16 goal of ensuring public safety, to impose specific restrictions
- 17 on the manner of use of these streets, highways, thoroughfares,

- 1 and roadways. These restrictions may include requirements for
- 2 four-wheel drive vehicles, covered transportation, or mandatory
- 3 viewing of safety videos.
- 4 The legislature further finds that the increased
- 5 utilization of certain streets, highways, thoroughfares, and
- 6 roadways, and their surrounding areas, has resulted in an influx
- 7 of traffic that exceeds their original design capacity, thereby
- 8 endangering both travelers and the culturally significant and
- 9 environmentally sensitive sites that they traverse. Recognizing
- 10 the peril posed by increased traffic on certain roadways to
- 11 culturally and environmentally sensitive sites, the legislature
- 12 also believes that the counties should be empowered to establish
- 13 access limits to safeguard these sites. However, it is
- 14 explicitly stated that properties exclusively accessible via
- 15 these roadways shall remain accessible without undue impediment.
- Accordingly, the purpose of this Act is to grant counties
- 17 the authority to impose restrictions on the manner of use of
- 18 certain streets, highways, thoroughfares, or roadways.
- 19 SECTION 2. Section 46-16, Hawaii Revised Statutes, is
- 20 amended to read as follows:

1	"§46-16 Traffic regulation and control over private
2	streets[-], hazardous roads, and roads in sensitive areas. (a)
3	Any provision of law to the contrary notwithstanding, any county
4	and its authorized personnel may impose and enforce traffic
5	regulations and place appropriate traffic control devices, and
6	may enforce chapters 249; 286; 287; 291; 291C; 291E; 431,
7	articles 10C and 10G; and 486, part III on the following
8	categories of private streets, highways, or thoroughfares,
9	except private roads used primarily for agricultural and
10	ranching purposes:
11	(1) Any private street, highway, or thoroughfare [which]
12	that has been used continuously by the general public
13	for a period of not less than six months; provided
14	that the county shall not be responsible for the
15	maintenance and repair of the private street, highway,
16	or thoroughfare when it imposes or enforces traffic
17	regulations and highway safety laws or places or
18	permits to be placed appropriate traffic control
19	devices on that street, highway, or thoroughfare;
20	provided further that no adverse or prescriptive
21	rights shall accrue to the general public when the

1		county imposes or enforces traffic regulations and
2		highway safety laws or places appropriate traffic
3		control devices on that street, highway, or
4		thoroughfare; nor shall county consent to the
5		placement of traffic control signs or markings on a
6		private street be deemed to constitute control over
7		that street; and
8	(2)	Any private street, highway, or thoroughfare [which]
9		that is intended for dedication to the public use as
10		provided in section 264-1 and is open for public
11		travel but has not yet been accepted by the county.
12	<u>(b)</u>	Any county, by ordinance, may regulate or restrict
13	motor veh	icle access to a street, highway, thoroughfare, or road
14	that:	
15	(1)	Is known to be hazardous or hazardous under certain
16		conditions; provided that the hazard does not arise
17		due to an act of, an omission by, or the gross
18		negligence of the county; or
19	(2)	May have a negative impact on a sensitive area,
20		including a critical habitat for threatened or

1	endangered species or lands containing cultural or
2	archaeological sites or resources;
3	provided that no ordinance shall be adopted until a public
4	hearing has been conducted on the proposed ordinance; provided
5	further that the county shall consult with the department of
6	transportation and department of land and natural resources
7	prior to restricting or regulating motor vehicle access to a
8	street, highway, thoroughfare, or road."
9	SECTION 3. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 4. This Act shall take effect on January 1, 2050.

Report Title:

Hawaii Association of Counties Package; Vehicular Access; Regulations; Restrictions; Ordinances

Description:

Authorizes each county to adopt ordinances to regulate or restrict motor vehicle access to certain streets, highways, thoroughfares, or roads. Takes effect 1/1/2050. (SD1)

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