A BILL FOR AN ACT

RELATING TO LAND USE.

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

1	SECTION 1. The office of plaining and suscamable
2	development's 2022 State Land Use Review of Districts confirmed
3	that 65,792 acres or approximately 1.6 per cent of the total
4	lands in the State are situated within county-designated urban
5	growth areas but are not classified as state urban district.
6	This discrepancy is primarily due to the incongruence between
7	the county long-range land use planning process and the State's
8	land use process. Under the authority set forth in chapters 46
9	and 226, Hawaii Revised Statutes, the counties prepare general
10	plans and community development plans that provide a long-range
11	vision to guide the growth and development of their individual
12	counties. These plans are adopted after extensive local
13	community and stakeholder input in the preparation of the plans.
14	The county quasi-legislative long-range planning processes
15	are different from the contested case district boundary
16	amendment processes, but each process reaches a similar goal,
17	i.e., identifying land for its appropriate use. Allowing the
18	counties to reclassify state land use district boundaries to

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- 1 conform to their established general and community development
- 2 plans would streamline development, including housing
- 3 production, in areas where the counties can and wish to support
- 4 growth, as well as protect areas that are intended for
- 5 agricultural purposes.
- 6 The purpose of this Act is to allow the county land use
- 7 decision-making authorities to process district boundary
- 8 amendments to align state land use district boundaries with
- 9 conforming land use designations contained in adopted county
- 10 land use plans.
- 11 SECTION 2. Section 205-3.1, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§205-3.1 Amendments to district boundaries. (a)
- 14 District boundary amendments involving lands in the conservation
- 15 district, land areas greater than fifteen acres[7] except as
- 16 provided in subsection (c), or lands delineated as important
- 17 agricultural lands shall be processed by the land use commission
- 18 pursuant to section 205-4.
- 19 (b) Any department or agency of the State, and department
- 20 or agency of the county in which the land is situated, or any
- 21 person with a property interest in the land sought to be
- 22 reclassified may petition the appropriate county land use

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2 situated for a change in the boundary of a district involving 3 [lands less than fifteen acres] land areas of fifteen acres or 4 less presently in the rural and urban districts [and lands less 5 than fifteen acres or land areas of fifteen acres or less in 6 the agricultural district that are not designated as important 7 agricultural lands. 8 (c) Any county planning agency of the county in which the 9 land is situated may petition the appropriate county land use 10 decision-making authority for a change in the boundary of a 11 district involving lands greater than fifteen acres so as to conform with the county's general plan or development plan. **12** 13 [(c)] (d) District boundary amendments involving land areas of fifteen acres or less, except as provided in subsection 14 (b), or intiated by the county planning agency to conform with 15 the county's general plan or development plan pursuant to 16 subsection (c), shall be determined by the appropriate county **17** 18 land use decision-making authority for the district and shall not require consideration by the land use commission pursuant to 19 section 205-4; provided that such boundary amendments and 20 21 approved uses are consistent with this chapter. The appropriate 22 county land use decision-making authority may consolidate

decision-making authority of the county in which the land is

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- 1 proceedings to amend state land use district boundaries pursuant
- 2 to this subsection, with county proceedings to amend the general
- 3 plan, development plan, zoning of the affected land, or such
- 4 other proceedings. Appropriate ordinances and rules to allow
- 5 consolidation of such proceedings may be developed by the county
- 6 land use decision-making authority.
- 7 [\(\frac{(d)}{}\)] (e) The county land use decision-making authority
- 8 shall serve a copy of the application for a district boundary
- 9 amendment to the land use commission and the department of
- 10 business, economic development, and tourism and shall notify the
- 11 commission and the department of the time and place of the
- 12 hearing and the proposed amendments scheduled to be heard at the
- 13 hearing. A change in the state land use district boundaries
- 14 pursuant to this subsection shall become effective on the day
- 15 designated by the county land use decision-making authority in
- 16 its decision. Within sixty days of the effective date of any
- 17 decision to amend state land use district boundaries by the
- 18 county land use decision-making authority, the decision and the
- 19 description and map of the affected property shall be
- 20 transmitted to the land use commission and the department of
- 21 business, economic development, and tourism by the county
- 22 planning director."

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1	SECTION 3. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 4. This Act shall take effect upon its approval.
4	
5	INTRODUCED BY: Myhi K. Mwh.
6	BY REQUEST
	IAN 2 1 2025

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Report Title:

Land Use; Land Use District Boundary Amendments

Description:

Authorizes county petition process for review and approval of land use district boundary amendments based on adopted county general plans or county development plans.

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

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JUSTIFICATION SHEET

Business, Economic Development, and Tourism DEPARTMENT:

A BILL FOR AN ACT RELATING TO LAND USE. TITLE:

To authorize county review and approval of PURPOSE: district boundary amendments based on land

use designations in adopted county plans.

Amend section 205-3.1, Hawaii Revised

Statutes.

MEANS:

JUSTIFICATION: According to the Office of Planning and Sustainable Development's 2022 "State Land

> Use Review of Districts, " 65,792 acres or approximately 1.6 percent of the total lands

in the State are situated within countydesignated urban growth areas but are not

classified as State Urban District. This

discrepancy is primarily due to the incongruence between the county long-range

land use planning process and the State's land use process. County general plans and

community development plans undergo rigorous multi-year review and extensive land-use and

community analysis. For example, the County

of Kauai's General Plan, adopted in 2018, included six technical studies and an

inclusive public engagement program

involving thousands in meetings, workshops,

social media, surveys, and a citizen advisory committee to inform the Plan's

vision, goals, policies, objectives and actions. The County of Maui, the County of

Hawaii, and the City and County of Honolulu similarly conduct in-depth and comprehensive

socioeconomic, land use and infrastructure technical studies along with extensive

agency and community involvement processes in updating their general plans and

community development plans.

The county quasi-legislative long-range planning processes are different from the contested case DBAs, but each process reaches a similar goal, i.e., identifying land for housing production or preservation. Allowing the counties to reclassify State Land Use District boundaries to conform to their established general and community development plans would streamline development, including housing production, in areas where the counties can and wish to support growth, as well as protect areas that they intend for agricultural purposes.

Impact on the public: This bill will facilitate boundary amendments initiated by the counties that are intended to align State and county land use policies based on adopted county land use plans. The new process would reduce the time and resources property owners (both public and private) spend on project-specific boundary amendments because these amendments would not need to go through the Land Use Commission and can instead be handled as an extension of the county general plan or development plan process.

Impact on the department and other agencies:
Land use changes based on adopted county
land use plans will facilitate the
implementation of county plans that are
vetted and adopted by county councils on
behalf of public interests.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM DESIGNATION:

None.

OTHER AFFECTED

AGENCIES:

Land Use Commission; county planning and

permitting agencies.

EFFECTIVE DATE:

Upon approval.