A BILL FOR AN ACT

RELATING TO HISTORIC PRESERVATION REVIEWS.

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

- 1 SECTION 1. The legislature finds that historic
- 2 preservation review requirements play an essential role in the
- 3 protection and management of the State's historic places, burial
- 4 sites, and aviation artifacts by requiring state agencies and
- 5 offices to submit all projects that may affect historic
- 6 properties to the state historic preservation division of the
- 7 department of land and natural resources for review before
- 8 approval.
- 9 The legislature further finds that regulatory costs are a
- 10 major contributor to the high cost of housing in Hawaii despite
- 11 the State facing an unprecedented housing crisis. According to
- 12 a report released by the university of Hawaii economic research
- organization in 2024, the median sale price of a new two-bedroom 13
- 14 condo in Hawaii was about \$670,000, more than double the price
- 15 in the average state, and regulatory costs comprise \$387,000.
- 16 Permit applicants face significant delays in obtaining county
- permits that require historic preservation review because of the 17



- 1 overwhelming volume of submittals for review. Consequently,
- 2 much needed housing, economic development, and critical
- 3 infrastructure projects often face significant delays in permit
- 4 approvals and project implementation.
- 5 The legislature believes that it must take immediate action
- 6 to mitigate the overwhelming volume of submittals and the
- 7 impacts on permit applicants.
- 8 Accordingly, the purpose of this Act is to promote more
- 9 timely reviews of projects by requiring the department of land
- 10 and natural resources, through the state historic preservation
- 11 division and subject to approval from the appropriate island
- 12 burial council, to contract its review of proposed state
- 13 projects, projects on privately owned historic property, and
- 14 projects affecting historic properties to third-party
- 15 consultants if the department will not be able to complete its
- 16 review within sixty days.
- 17 SECTION 2. Section 6E-8, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "§6E-8 Review of effect of proposed state projects. (a)
- 20 Before any agency or officer of the State or its political
- 21 subdivisions commences any project [which] that may affect



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- 1 historic property, aviation artifact, or a burial site, the
- 2 agency or officer shall advise the department and allow the
- 3 department an opportunity for review of the effect of the
- 4 proposed project on historic properties, aviation artifacts, or
- 5 burial sites, consistent with section 6E-43, especially those
- 6 listed on the Hawaii register of historic places. The proposed
- 7 project shall not be commenced, or if it has already begun,
- 8 continued, until the department has given its written
- 9 concurrence. If:
- 10 (1) The proposed project consists of corridors or large
- 11 land areas;
- 12 (2) Access to properties is restricted; or
- 13 (3) Circumstances dictate that construction be done in
- 14 stages,
- 15 the department may give its written concurrence based on a
- 16 phased review of the project; provided that there shall be a
- 17 programmatic agreement between the department and the project
- 18 applicant that identifies each phase and the estimated timelines
- 19 for each phase.
- The department shall provide written concurrence or non-
- 21 concurrence within ninety days after the filing of a request



- 1 with the department. The agency or officer seeking to proceed
- 2 with the project, or any person, may appeal the department's
- 3 concurrence or non-concurrence to the Hawaii historic places
- 4 review board. An agency, officer, or other person who is
- 5 dissatisfied with the decision of the review board may apply to
- 6 the governor, who may take action as the governor deems best in
- 7 overruling or sustaining the department.
- 8 (b) The department of Hawaiian home lands, prior to any
- 9 proposed project relating to lands under its jurisdiction, shall
- 10 consult with the department regarding the effect of the project
- 11 upon historic property or a burial site.
- 12 (c) The State, its political subdivisions, agencies, and
- 13 officers shall report to the department the finding of any
- 14 historic property during any project and shall cooperate with
- 15 the department in the investigation, recording, preservation,
- 16 and salvage of the property.
- 17 (d) The department shall retain a third-party consultant
- 18 to conduct the review described under subsection (a) if, after
- 19 an initial evaluation, the department determines that:

1	(1)	It will not be able to provide its written concurrence
2		or non-concurrence within sixty days of the filing of
3		the request with the department;
4	(2)	The third-party consultant has the qualifications and
5		experience to conduct the review pursuant to
6		subsection (e); and
7	(3)	The third-party consultant will contract to provide a
8		recommendation to the department within thirty days of
9		the filing of the request with the department.
10	<u>(e)</u>	Whenever the department retains any third party,
11	including	an architect, engineer, archaeologist, planner, or
12	other, to	review an application for a permit, license, or
13	approval ı	under subsection (d), the third party shall meet the
14	educationa	al and experience standards as well as the
15	qualificat	tions for preservation professionals as determined by
16	rules adop	oted by the state historic preservation division.
17	[(d)]	(f) The department shall adopt rules in accordance
18	with chapt	er 91 to implement this section."
19	SECTI	ON 3. Section 6E-10, Hawaii Revised Statutes, is
20	amended to	read as follows:

1	"SoE-10 Privately owned historic property. (a) Before
2	any construction, alteration, disposition or improvement of any
3	nature, by, for, or permitted by a private landowner may be
4	commenced [which] that will affect an historic property on the
5	Hawaii register of historic places, the landowner shall notify
6	the department of the construction, alteration, disposition, or
7	improvement of any nature and allow the department opportunity
8	for review of the effect of the proposed construction,
9	alteration, disposition, or improvement of any nature on the
10	historic property. The proposed construction, alteration,
11	disposition, or improvement of any nature shall not be
12	commenced, or in the event it has already begun, continue, until
13	the department shall have given its concurrence or ninety days
14	have elapsed. Within ninety days after notification, the
15	department shall:
16	(1) Commence condemnation proceedings for the purchase of
17	the historic property if the department and property
18	owner do not agree upon an appropriate course of
19	action;
20	(2) Permit the owner to proceed with the owner's
21	construction, alteration, or improvement; or

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1	(3)	In coordination with the owner, undertake or permit
2		the investigation, recording, preservation, and
3		salvage of any historical information deemed necessary
4		to preserve Hawaiian history, by any qualified agency
5		for this purpose.

the ordinary maintenance or repair of any feature in or on an historic property that does not involve a change in design, material, or outer appearance or change in those characteristics which qualified the historic property for entry onto the Hawaii register of historic places.

(b) Nothing in this section shall be construed to prevent

- (c) Any person, natural or corporate, who violates the provisions of this section shall be fined not more than \$1,000, and each day of continued violation shall constitute a distinct and separate offense under this section for which the offender may be punished.
- 17 (d) If funds for the acquisition of needed property are
 18 not available, the governor may, upon the recommendation of the
 19 department allocate from the contingency fund an amount
 20 sufficient to acquire an option on the property or for the

1	immediate a	acquisition, preservation, restoration, or operation
2	of the prop	perty.
3	(e) T	he department shall retain a third-party consultant
4	to conduct	the review described under subsection (a) if, after
5	an initial	evaluation, the department determines that:
6	<u>(1)</u> <u>I</u>	t will not be able to provide its written concurrence
7	<u>o</u>	r non-concurrence within sixty days of the
8	<u>1</u>	andowner's notification;
9	<u>(2)</u> <u>T</u>	he third-party consultant has the qualifications and
10	<u>e</u>	xperience to conduct the review pursuant to
11	<u>s</u>	ubsection (f); and
12	<u>(3)</u> <u>T</u>	he third-party consultant will contract to provide a
13	<u>r</u>	ecommendation to the department within thirty days of
14	<u>t</u>	he landowner's notification.
15	(f) W	henever the department retains any third party,
16	including a	n architect, engineer, archaeologist, planner, or
17	other, to re	eview an application for a permit, license, or
18	approval un	der subsection (e), the third party shall meet the
19	educational	and experience standards as well as the
20	qualification	ons for preservation professionals as determined by
21	rules adopto	ed by the state historic preservation division.

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          [<del>(e)</del>] (g) The department or the department's third-party
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    consultant, as applicable, may enter, solely in performance of
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    its official duties and only at reasonable times, upon private
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    lands for examination or survey thereof. Whenever any member of
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    the department or the department's third-party consultant, as
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    applicable, duly authorized to conduct investigations and
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    surveys of an historic or cultural nature determines that entry
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    onto private lands for examination or survey of historic or
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    cultural finding is required, the department or the department's
    third-party consultant, as applicable, shall give written notice
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    of the finding to the owner or occupant of such property at
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    least five days prior to entry. If entry is refused, the member
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    or the department's third-party consultant, as applicable, may
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    make a complaint to the district environmental court in the
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    circuit in which such land is located. The district
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    environmental court may thereupon issue a warrant, directed to
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    any police officer of the circuit, commanding the officer to
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    take sufficient aid, and, being accompanied by a member of the
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    department[_{T}] or the department's third-party consultant, as
    applicable, between the hours of sunrise and sunset, allow the
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    member of the department or the department's third-party
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- 1 consultant, as applicable, to examine or survey the historic or
 2 cultural property."
- 3 SECTION 4. Section 6E-42, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "S6E-42 Review of proposed projects. (a) Except as
- 6 provided in section 6E-42.2, before any agency or officer of the
- 7 State or its political subdivisions approves any project
- 8 involving a permit, license, certificate, land use change,
- 9 subdivision, or other entitlement for use[, which] that may
- 10 affect historic property, aviation artifacts, or a burial site,
- 11 the agency or office shall advise the department and prior to
- 12 any approval allow the department an opportunity for review and
- 13 comment on the effect of the proposed project on historic
- 14 properties, aviation artifacts, or burial sites, consistent with
- 15 section 6E-43, including those listed in the Hawaii register of
- 16 historic places. If:
- 17 (1) The proposed project consists of corridors or large
- 18 land areas;
- 19 (2) Access to properties is restricted; or
- 20 (3) Circumstances dictate that construction be done in
- 21 stages,



1	the depar	tment's review and comment may be based on a phased
2	review of	the project; provided that there shall be a
3	programma	tic agreement between the department and the project
4	applicant	that identifies each phase and the estimated timelines
5	for each	phase.
6	(b)	The department shall inform the public of any project
7	proposals	submitted to it under this section that are not
8	otherwise	subject to the requirement of a public hearing or
9	other pub	lic notification.
10	(c)	The department shall retain a third-party consultant
11	to conduc	t the review and comment described under subsection (a)
12	if, after	an initial evaluation, the department determines that:
13	(1)	It will not be able to provide its review and comment
14		within sixty days of being advised pursuant to
15		subsection (a);
16	(2)	The third-party consultant has the qualifications and
17		experience to conduct the review required by
18		subsection (d); and
19	(3)	The third-party consultant will contract to provide a
20		recommendation to the department within thirty days of
21		being advised pursuant to subsection (a).

1	(d) Whenever the department retains any third party,
2	including any architect, engineer, archaeologist, planner, or
3	other, to review an application for a permit, license, or
4	approval under subsection (c), the third party shall meet the
5	educational and experience standards as well as the
6	qualifications for preservation professionals as determined by
7	rules adopted by the state historic preservation division.
8	$[rac{(c)}{c}]$ (e) The department shall adopt rules in accordance
9	with chapter 91 to implement this section."
10	SECTION 5. This Act does not affect rights and duties that
11	matured, penalties that were incurred, and proceedings that were
12	begun before its effective date.
13	SECTION 6. Statutory material to be repealed is bracketed
14	and stricken. New statutory material is underscored.
15	SECTION 7. This Act shall take effect upon its approval.
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	INTRODUCED BY: The Migally
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Report Title:

Historic Preservation Reviews; Third-party Consultants

Description:

Requires the Department of Land and Natural Resources to contract its review of proposed state projects, projects on privately owned historic property, and projects affecting historic properties to third-party consultants if the Department is unable to complete its review within sixty days.

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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