A BILL FOR AN ACT

RELATING TO AFFORDABLE HOUSING.

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

- 1 SECTION 1. The legislature finds that the cost and
- 2 availability of housing in the State are significant challenges
- 3 facing Hawai'i residents. According to the department of
- 4 business, economic development, and tourism's December 2019
- 5 report titled Hawaii Housing Demand: 2022-2030, the department
- 6 projects that an additional 36,155 residential housing units
- 7 need to be developed between 2020 and 2030, not including units
- 8 under construction or already in the permitting process, to
- 9 provide housing for all of the State's population. Although
- 10 there is a severe need for development, considerations need to
- 11 be made to preserve and protect the unique cultural history of
- 12 the State.
- 13 The legislature also finds that under article IX,
- 14 section 7, of the Hawaii State Constitution, the State
- 15 recognizes the value of conserving and developing the historic
- 16 and cultural property within the State for the public good, and
- 17 the legislature has declared that it is in the public interest



- 1 to engage in a comprehensive program of historic preservation at
- 2 all levels of government to promote the use and conservation of
- 3 historic and cultural property for the education, inspiration,
- 4 pleasure, and enrichment of its citizens. Thus, the state
- 5 historic preservation division of the department of land and
- 6 natural resources was established to preserve and protect
- 7 historically significant districts, sites, objects, structures,
- 8 and buildings integral to the State's history. Under existing
- 9 law, before issuing any permit or land use approval for any
- 10 project that affects a historic property, state and local
- 11 jurisdictions must refer the matter to the state historic
- 12 preservation division for review and comment, and for public
- 13 projects, written concurrence is required before proceeding.
- 14 However, the legislature finds that due to the current
- 15 demand for the construction of affordable housing and other
- 16 critical infrastructure, the state historic preservation
- 17 division consistently receives more reports than they have time
- 18 to review. According to a department of land and natural
- 19 resources report to the legislature in October 2022, project
- 20 reviews in the state historic preservation division's

1	archaeology branch face "a 6-month to 1-year backlog as the
2	volume of permit and project submissions have risen"
3	The legislature further finds that allowing the state
4	historic preservation division to engage with third-party
5	consultants could help expedite the review process so that more
6	affordable housing units can be produced in a timely manner.
7	Delegating review responsibilities will reduce the state
8	historic preservation division's intake load and allow the
9	division to focus on core historical review priorities.
10	Accordingly, the purpose of this Act is to:
11	(1) Require the department of land and natural resources,
12	through the state historic preservation division, to
13	contract its review of proposed state projects and
14	projects affecting historic properties if the proposed
15	project involves a development intended to be
16	affordable housing, to third-party consultants, under
17	certain conditions; and
18	(2) Appropriate funds to the state historic preservation
19	division for the recruitment and retention of
20	qualified third-party consultants to expedite review
21	of proposed state affordable housing projects and

1	affordable housing projects affecting historic		
2	properties.		
3	SECTION 2. Section 6E-8, Hawaii Revised Statutes, is		
4	amended to read as follows:		
5	"§6E-8 Review of effect of proposed state projects. (a)		
6	Before any agency or officer of the State or its political		
7	subdivisions commences any project [which] that may affect		
8	historic property, aviation artifact, or a burial site, the		
9	agency or officer shall advise the department and allow the		
10	department an opportunity for review of the effect of the		
11	proposed project on historic properties, aviation artifacts, o		
12	burial sites, consistent with section 6E-43, especially those		
13	listed on the Hawaii register of historic places. The proposed		
14	project shall not be commenced, or if it has already begun,		
15	continued, until the department has given its written		
16	concurrence. 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 department may give its written concurrence based on a
- 2 phased review of the project; provided that there shall be a
- 3 programmatic agreement between the department and the project
- 4 applicant that identifies each phase and the estimated timelines
- 5 for each phase.
- 6 The department shall provide written concurrence or non-
- 7 concurrence within ninety days after the filing of a request
- 8 with the department. The agency or officer seeking to proceed
- 9 with the project, or any person, may appeal the department's
- 10 concurrence or non-concurrence to the Hawaii historic places
- 11 review board. An agency, officer, or other person who is
- 12 dissatisfied with the decision of the review board may apply to
- 13 the governor, who may take action as the governor deems best in
- 14 overruling or sustaining the department.
- 15 (b) The department of Hawaiian home lands, [prior to]
- 16 before commencing any proposed project relating to lands under
- 17 its jurisdiction, shall consult with the department regarding
- 18 the effect of the project upon historic property or a burial
- **19** site.
- 20 (c) The State, its political subdivisions, agencies, and
- 21 officers shall report to the department the finding of any

2	the depar	tment in the investigation, recording, preservation,
3	and salva	ge of the property.
4	<u>(d)</u>	Whenever a project proponent submits an application
5	requestin	g a third-party consultant for a state project that
6	involves	the development of residential units intended as
7	<u>affordabl</u>	e housing, as defined under section 201H-57, and after
8	an initia	l evaluation the department determines that:
9	(1)	The department will not be able to provide its written
10		concurrence or non-concurrence within sixty days of
11		receiving a completed application, as determined by
12		the department;
13	(2)	The third-party consultant has the qualifications and
14		experience pursuant to subsection (e) to conduct the
15		review;
16	<u>(3)</u>	The contract with the third-party consultant requires
17		the third-party consultant to provide a recommendation
18		to the department within thirty days of the date that
19		the consultant is retained to conduct the review and
20		comment; and

1 historic property during any project and shall cooperate with

1	(4) There is a qualified chird-party consultant available
2	to conduct the review,
3	then the department shall retain a third-party consultant to
4	conduct the review described under subsection (a) no later than
5	sixty days after receiving a completed application, as
6	determined by the department; provided that this subsection
7	shall not apply to projects that utilize federal funds.
8	(e) Whenever the department retains any third-party
9	consultant, including an architect, engineer, archaeologist,
10	planner, or other professional, to review an application for a
11	permit, license, or approval pursuant to subsection (d), the
12	third-party consultant shall meet the educational and experience
13	standards as well as the qualifications for preservation
14	professionals pursuant to rules adopted by the state historic
15	preservation division. No third-party consultant shall be
16	retained to review an application for a project the third-party
17	consultant, or their employer, has previously been involved with
18	in any capacity. The department may terminate a third-party
19	consultant contract if the third-party consultant has not:
20	(1) Complied with historic preservation laws or rules; or

(2) Completed assigned historic preservation reviews 1 2 accurately. 3 The project proponent shall pay for the full costs of 4 the third-party consultant; provided that the project proponent may contract with or sponsor any county, housing authority, non-5 6 profit organization, or person, to meet the fee requirements. 7 [(d)] (g) The department shall adopt rules in accordance with chapter 91 to implement this section." 8 SECTION 3. Section 6E-42, Hawaii Revised Statutes, is 9 10 amended to read as follows: 11 "§6E-42 Review of proposed projects. (a) Except as provided in section 6E-42.2, before any agency or officer of the 12 13 State or its political subdivisions approves any project 14 involving a permit, license, certificate, land use change, 15 subdivision, or other entitlement for use[- which] that may 16 affect historic property, aviation artifacts, or a burial site, 17 the agency or office shall advise the department and [prior to] 18 before any approval allow the department an opportunity for 19 review and comment on the effect of the proposed project on 20 historic properties, aviation artifacts, or burial sites,

- 1 consistent with section 6E-43, including those listed in the
- 2 Hawaii register of historic places. If:
- 3 (1) The proposed project consists of corridors or large
- 4 land areas;
- 5 (2) Access to properties is restricted; or
- **6** (3) Circumstances dictate that construction be done in
- 7 stages,
- 8 the department's review and comment may be based on a phased
- 9 review of the project; provided that there shall be a
- 10 programmatic agreement between the department and the project
- 11 applicant that identifies each phase and the estimated timelines
- 12 for each phase.
- 13 (b) The department shall inform the public of any project
- 14 proposals submitted to it under this section that are not
- 15 otherwise subject to the requirement of a public hearing or
- 16 other public notification.
- 17 (c) Whenever a project proponent submits an application
- 18 requesting a third-party consultant for a project that involves
- 19 the development of residential units intended as affordable
- 20 housing, as defined under section 201H-57, and after an initial
- 21 evaluation the department determines that:

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1	(1)	The department will not be able to provide its review
2		and comment within sixty days of being advised
3		pursuant to subsection (a);
4	(2)	The third-party consultant has the qualifications and
5		experience required by subsection (d) to conduct the
6		review;
7	(3)	The contract with the third-party consultant requires
8		the third-party consultant to provide a recommendation
9		to the department within thirty days of the date that
10		the consultant is retained to conduct the review and
11		comment; and
12	(4)	There is a qualified third-party consultant available
13		to conduct the review,
14	then the	department shall retain a third-party consultant to
15	conduct t	he review and comment described under subsection (a) no
16	later tha	n sixty days after being advised pursuant to subsection
17	(a); prov	ided that this subsection shall not apply to projects
18	that util	ize federal funds.
19	<u>(d)</u>	Whenever the department retains any third-party
20	consultan	t, including an architect, engineer, archaeologist,
21	planner,	or other professional, to review an application for a



- 1 permit, license, or approval pursuant to subsection (c), the
- 2 third-party consultant shall meet the educational and experience
- 3 standards as well as the qualifications for preservation
- 4 professionals pursuant to rules adopted by the state historic
- 5 preservation division. No third-party consultant shall be
- 6 retained to review an application for a project the third-party
- 7 consultant, or their employer, has previously been involved with
- 8 in any capacity. The department may terminate a third-party
- 9 consultant contract if the third-party consultant has not:
- 10 (1) Complied with historic preservation laws or rules; or
- 11 (2) Completed assigned historic preservation reviews
- accurately.
- 13 (e) The project proponent shall pay the full costs of the
- 14 third-party consultant; provided that the project proponent may
- 15 contract with or sponsor any county, housing authority, non-
- 16 profit organization, or person, to meet the fee requirements.
- 17 [(c)] (f) The department shall adopt rules in accordance
- 18 with chapter 91 to implement this section."
- 19 SECTION 4. The department of land and natural resources
- 20 shall publish on its website proposed rules implementing
- 21 sections 2 and 3 of this Act within one year from the effective

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- 1 date of this Act. Thereafter, the department of land and
- 2 natural resources, within one year, shall present its proposed
- 3 final rules to the board of land and natural resources.
- **4** SECTION 5. There is appropriated out of the general
- 5 revenues of the State of Hawaii the sum of \$ or so
- 6 much thereof as may be necessary for fiscal year 2025-2026 and
- 7 the same sum or so much thereof as may be necessary for fiscal
- 8 year 2026-2027 for the state historic preservation division's
- 9 recruitment and retention of qualified third-party consultants.
- 10 The sums appropriated shall be expended by the department
- 11 of land and natural resources for the purposes of this Act.
- 12 SECTION 6. This Act does not affect rights and duties that
- 13 matured, penalties that were incurred, and proceedings that were
- 14 begun before its effective date.
- 15 SECTION 7. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 8. This Act shall take effect on July 1, 2050;
- 18 provided that sections 2 and 3 of this Act shall take effect on
- 19 July 1, 2027, and shall be repealed on July 1, 2032.

Report Title:

DLNR; SHPD; Review and Comment; Affordable Housing; Third-Party Consultants; Rules; Appropriation

Description:

Beginning 7/1/2027, requires the State Historic Preservation Division of the Department of Land and Natural Resources to contract its review of proposed state projects and projects affecting historic properties to third-party consultants under certain circumstances. Requires the Department of Land and Natural Resources to publish a draft of its proposed rules and then later present its proposed final rules to the Board of Land and Natural Resources. Appropriates funds. Sunsets 7/1/2032. Effective 7/1/2050. (HD1)

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